## AMERICAN STATE PAPERS.

## FINANCE.

## STATE OF THE FINANCES.

## communicated to the senate, december 20, 1802.

In obedience to the directions of the act, supplementary to the act, entitled "An act to establish the Treasury Department," the Secretary of the Treasury respectfully submits the following report:

The permanent revenues of the United States, exclusively of fees, fines, and penalties, which, in a general view of the subject, may be omitted, consist of duties on merchandise and tonnage, proceeds of the sales of public lands, and duties on postage.

The duties on postage, which were, in the annual report of last year, estimated at $\$ 50,000$, have, during the year ending on the 30 th day of September last, yielded 50,500 dollars. The decrease of ship letters, the extension of the establishment through unproductive roads, and the acceleration of the progress of the mail, may, however, cause some defalcation in the receipts of the ensuing year.

Three hundred and twenty-six thousand and fifty-two dollars and eight cents have been received, during the same year, on account of public lands; of which sum, 17,162 dollars and 50 cents were paid in the treasury, in evidences of the public debt, and 179,575 dollars and 52 cents in specie; the local situation of the land offices not having yet rendered it practicable to draw the balance from the receivers of public moneys

Three hundred and forty thousand acres of land have been sold, for six hundred and eighty thousand dollars, during the year ending on the 31st day of October last; of which quantity near ninety-seven thousand acres were sold on account of pre-emptions claimed by purchasers under John Cleves Symmes, and two hundred and fortythree thousand acres are the 'result of current sales. The annexed statement A designates the quantities respectively sold in the several districts, and the annual payments receivable on account of the balance of nine hundred and sixty thousand dollars, due on these and the preceding sales.

From those several results it appears probable that the annual receipts under this head will not, on an average, fall short of the sum of four hundred thousand dollars, at which they have been estimated.

Although it had been anticipated that the receiptsin the treasury, on account of duties on merchandise and tonnage, could not, for the present year, be affected by the restoration of peace in Europe, get the sum actually paid has exceeded the most sanguine expectations. Twelve millions two hundred and eighty thousand dollars have been received, during the course of the year ending on the 30th day of September last-a sum larger, by two millions of dollars, than the amountreceived for the same duties, during the preceding or any other year; and which exceeds, by twelve hundred thousand dollars, the aggregate heretofore collected in any one year, on account of both the impost and the internal duties, repealed by an act of last session.

This excess, which had not been calculated upon, is considered, alone, as amply sufficient to cover any possible defalcation which might, during the next and ensuing year, reduce that branch of the revenue below last year's estimate of nine millions five hundred thousand dollars. Such defalcation is not, however, apprehended: for, although there are not yet sufficient data precisely to ascertain the effect of peace on the amount of duties, those which are in the possession of this Departnent tend to corroborate the presumption that that sum, at least, (nine millions and a half) will hereafter be annually received. The statement B, which exhibits a comparative view of that revenue for each quarter, during the last two years, shows that the amount of duties accrued during the nine first months of the present year exceeds eleven millions three hundred thousand dollars; and, after deducting three millions five hundred thousand dollars, amount of debentures issued during the same period, on account of re-exportations of foreign goods, leaves for those three quarters, a balance of more than seven millions eight hundred thousand dollars, subject to no other deduction but the expenses of collection; and from the knowledge already obtained of the importations, during the present quarter, as well as from the gradual dimunition of re-exportations, no doubt remains that the nett revenue, accruing during the whole year, will exceed the estimate.

From presentappearances, the whole of the permanent revenues of the United States may, therefore, be reasonably computed at ten millions of dollars; of which sum, seven millions three hundred thousand dollars are appropriated for the payment of the principal and interest of the public debt, and two millions seven hundred thousand dollars are applicable to the current expenses of Government.

According to the estimates for the year 1803, those expenses will, exclusively of a sum of one hundred and eighty thousand dollars, wanted to cover the navy deficiencies of the years 1801 and 1802, butincluding sundry permanent appropriations, which make no part of the annual estimates, amount to two millions six hundred and sixty thousand dollars, to wit:

For the Civil Department, and all domestic expenses of a civil nature, $-\quad-\quad-\quad-\quad \$ 680,000$
For expenses attending the intercourse with foreign nations, including prize causes and Barbary Powers,
For the Military and Indian departments --
For the Naval establishment, calculated on a supposition that six frigates shall be kept in constant employment,

Neither the payments due on account of the convention with Great Britain, and which will, for three years, amount annually to eight hundred and eighty-eight thousand dollars, nor the instalments and interest on account of the 200,000 dollars loan obtained from the State of Maryland, for the city of Washington, are included in that calculation, as they may be defrayed out of the following resources, which make no part of the permanent revenues, viz:

1st. The surplus of specie in the treasury, which, as the whole amount there will not, at the close of the present year, fall much short of five millions of dollars, far exceeds the sum which it is prudent to keep.

2 dly . The uncollected arrears of the direct tax, estimated at four hundred thousand dollars. And,
3dly. The outstanding uncollected internal duties, amounting to near seven hundred thousand dollars.
The only embarrassment experienced during the course of last year, arose from the difficulty of procuring the remittances necessary to meet the large instalments of debt due in Holland. The impossibility of obtaining bills on that country, to the amount wanted by Government, and the loss which, on account of the rate of exchange, must be incurred by remitting circuitously through England, induced the Secretary of the Treasury to recommend, in a report to the commissioners of the sinking fund, marked $\mathbf{C}$, a recourse to bank stock, as the most favorable mode of remitting.

Of the five thousand shares in the stock of the Bank of the United States, originally subscribed by the United States, 2,780 shares had been sold in 1796, by virtue of the act, entitled "An act making provision for the payment of certain debts of the United States," and for the purpose of discharging a part of the debt due to the bank. The remaining 2,220 shares were now, under the same authority, sold, at 45 per cent. advance. The $1,287,600$ dollars which they produced, were, in conformity to the provisions of the said act, applied towards discharging an equal amount of that part of the debt which had become due to the bank before or during the year 1796; and the purchaser of the stock sold, at the same time, to the treasury, an equal sum in bills on Holland, at 41 cents per guilder, the securing of which large amount, at that rate, was the inducement, on the part of Government, to dispose of the bank stock on those terms. As the dividend usually received on the bank stock sold, and the annual interest payable on the debt due to the bank, thus extinguished, were nearly equal, the July half yearly dividend on the stock was, in fact, the premium paid for the purpose of effecting the remittance; and Government has thereby been enabled to obtain, without raising the price of exchange, the whole amount wanted to meet the payments due in Holland, till the month of September, 1803.

Exclusively of, and in addition to, the debt of $1,287,600$ dollars, thus paid to the bank, out of the proceeds of the sales of bank shares, a sum of eight millions three hundred and thirty-four thousand seven hundred and fifty-seven dollars and eighty-nine cents, has been paid out of the treasury, during the year ending on the 30th day of September last, on account of the principal and interest of the public debt; and the payments, in part, of the principal of the debt made during the same period, have been as followeth:
1 1st. The payments on account of the principal and interest of the domestic debt, have been - \$4,628,105 39 From which, deducting one year's interest on the same,
$3,470,25975$
Leaves a sum, applied to the reimbursement of the principal of the six per cent. and deferred stocks,
of - - - - -
2d. Paid to foreign officers, and for the registered debt, - $\quad-\quad \overline{-} \quad-\quad \bar{\prime} \quad 1,9,60318$
3d. Principal of domestic loans (exclusively of the $1,287,600$ dollars paid out of the proceeds of bank
$\begin{array}{llllllll}\text { shares) } \\ \text { 4th. Evidences of public debt paid for lands, } & - & - & - & - & - & - & - \\ 202,400 & 00 \\ 17,162 & 50\end{array}$
202,400 00
5th. The payments on account of the principal and interest of the foreign debt, have

From which sum, deducting one year's interest and charges, equal to 462,73100
And, on account of the different rates at which bills have been purchased, and of sundry bills returned for non-payment, and now in suit, a fur-
ther sum of
82,284 98
545,015 98
Leaves, applicable to payment of the principal,
2,765,858 34

Amounting, altogether, to four millions one hundred and fifty-two thousand eight hundred and sixtynine dollars and sixty-six cents. And if to that sum shall be added the

1,287,000 00
Paid on account of the principal of the debt due to the bank, out of the proceeds of the sale of the bank shares, the total amount of debt extinguished during that year, will be found to exceed five millions four hundred and forty thousand dollars,

5,440,469 66
The balance of specie in the treasury, which, on the first day of October, 1801, amounted to 2,948,718 dollars and 73 cents, had increased, on the first October, 1802 , to the sum of $4,539,675$ dollars and 57 cents; making a difference in favor of the treasury, of $1,590,956$ dollars and 84 cents; which last sum, added to the above-mentioned payment of $4,152,869$ dollars and 66 cents, made out of the treasury, on account of the principal of the public debt, makes an actual difference, in favor of the United States, of more than five millions seven hundred and forty thousand dollars, during that year.

The payments on account of the principal of the public debt, from the 1st day of April, 1801, to the 30th day of September, 1802, (exclusively of, and in addition to the bank debt, discharged out of the proceeds of bank shares) amounts to

Viz:

- $\$ 5,339,88644$

On account of the domestic debt, - $\quad$ - $\quad$ - $\$ 1,334,94281$
On account of the foreign debt, - $\quad-\quad$ - $\quad-\quad 3,30254363$
On account of the foreign debt,
And re-payment of temporary loans,
3,30254363
702,40000
And if to that sum shall be added the increase of specie in the treasury, during the same period, which, (as the amount on the 1st April, 1801, did not exceed 1,794,044 dollars and 85 cents) amounts to

2,745,63072
The difference in favor of the United States, for those eighteen months, will be found equal to eight millions eighty-five thousand and five hundred and seventeen dollars and sixteen cents, ${ }^{(\$ 8,085,517} 16$

Of the annnal appropriation of $7,300,000$ dollars, for the principal and interest of the public debt, near three millions nine hundred thousand dollars will be wanted to pay the interest which falls due in the year 1803, and the residue, amounting to three millions four hundred thousand dollars, maybe considered as the sum applicable, during that year, to the extinguishment of the principat of the debt-

From all which it results, that, so long as the United States shall not be afflicted by any unforeseen calamity, and whilst the public expenditures shall be kept within their present limits, there does not appear any necessily for increasing the public revenues.

All which is most respectfully submitted, by
albert Gallatin, Secretary of the Treasury.
Treasury Department, December 16th, 1802.
A.

Statement of Lands sold in the districts of Cincinnati, Steubenville, Chillicothe, and Marietta, showing the moneys paid thereon, and the amount due on the 1 st November, 1802.

| Districts where sold. | Sales, when made. |  | Period. | Quantities of land. | Amo't of pur-chase-money. | Amt. of S. expenses. | Amt. paid on purchase: | Amt. due on purchase: | Amt. of for feitures. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | From | To |  | Acres hdths | Dolls. Cts. | Dolls. Cts: | Dolls. Cts. | Dolls. Cts. | Dolls. Cts. |
| Cincinnati, Pre-emption lands in do. Steubenville, Chillicothe, Marietta, | 1801 1stNov. <br> do do do do | 1stNov. <br> $\begin{gathered}\text { do } \\ \text { do } \\ \text { do } \\ \text { 1st } \\ \text { July }\end{gathered}$, | $\left\|\begin{array}{c} 12 \text { m’ths } \\ \text { do } \\ \text { do } \\ \text { do } \\ 8 \text { months } \end{array}\right\|$ | 47,5 | 95,012 00 | 45100 | 33,218 06 | 61,793 94 | 7192 |
|  |  |  |  |  |  |  |  |  |  |
|  |  |  |  | 96,689.50 | 193,379 00 | 1,415 45 | 56,068 60 | 137,310 40 |  |
|  |  |  |  | 164,145.62 | 328,291 24 | 1;551 00 | 113,116 25 | 215,174 99 | 7000 |
|  |  |  |  | 29,766.40 | 59,532 80 | 30000 | 17,212 25 | 42,320 55 | 6532 |
|  |  |  |  | 1,902.25 | 3,804 50 | 18:00 |  | 2,552 31 $\frac{1}{2}$ |  |
|  |  |  |  | 340,009.77 | 680,019 54 | 3,735 45 | 220,867 34, | 459,152 193 | 20724 |

Periods of payment for the instalments due per the above Statement.

| DISTRICTS WHERE PAYABLE. | year when payable. |  |  |  | total. |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  | Amt. in 1803. | Amt-in 1804. | Amt. in 1805. | Amt. in 1806. |  |
| Cincinnati, - - | \$42,398 10 | \$66,855 96 | \$70,954 30 | \$18,895 98 | \$199,104 34 |
| Steubenville, - - | 18,056 88 | 65,202 $50 \frac{1}{2}$ | 78,427 103 | 53,488 50 | 215,174 99 |
| Chillicothe, - - - | 1,440 00 | 13,842 57 | 14,199 23 | 12,838 75 | 42,320 55 |
| Marietta, - - - | 1894 | 951 121 ${ }^{\frac{1}{2}}$ | 951 121 | 631 121 | 2,552 31 $\frac{1}{2}$ |
| $\text { for } 1801 \text {, }$ | 181,221 47 ${ }^{\frac{1}{2}}$ | 199,107 48 | 170,689 68 | - - | 551,018 63 $\frac{1}{2}$ |
|  | 243,135 397 | 345,959 64 | 335,221 44 | 85,854 35 $\frac{1}{2}$ | 1,010,170 83 |
| purchased previous to Nov. 1, 1801, |  |  |  |  | 50,558 501 ${ }^{\text { }}$ |
| - |  |  |  | Dollars, | 959,612 $32 \frac{1}{2}$ |

B.
A Statement exhibiting the amount of Revenue accrued an account of Duties on Importations, for each quarter, from the 1st day of October, 1800, to the 30th day of September, 1802.

| quarteas ending | duties on |  |  | debentures ISSUED. | $\begin{gathered} \text { BoUNTIEs } \\ \text { AND ALLow- } \\ \text { ANCES. } \end{gathered}$ | $\begin{aligned} & \text { GRoss REve- } \\ & \text { NUE. }(a) \end{aligned}$ | payments. |  | outstanding at end of each quarter. |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Merchandise. | Tonnage. | Passports and clearances. |  |  |  | In the Treasury. | Debentures. | Bonds. | Debentures. | Nett Revenue. |
| 31st December, 1800, | \$4,291,216 | \$37,393 | \$3,314 | \$1,379,937 | \$5,246 | \$2,946,740 | \$2,090,769 | \$1,362,583 | \$11,952,834 | \$2,256,132 | \$9,696,702 |
| 31st March, 1801, | 2,746,225 | 29,564 | 4,616 | 1,445,411 | 77,215 | 1,257,779 | 2,172,630 | 1,323,772 | 11,017,357 | 2,377,771 | 8,639;586 |
| 30th June, 1801, | 6,231,092 | 49,957 | 5,316 | 1,906,244 | 7,077 | 4,373,444 ${ }^{\text {' }}$ | 2,868,068. | 1,468,474 | 12,817,838 | 2,815,541 | 10,002,297 |
| 30th September, 1801, | 6,245,774 | 45,968 | 3,786 | 2,233,320 | 7,645 | 4,054,563 | 2,994,747 - | 1,801,194 | 14,167,515 | 3,247,667 | 10,919,848 |
| 31st December, 1801, | 4,803,985 | 43,644 | 3,740 | 2,275,133 | 10,933 | 2,565,303 | 2,715,334 | 2,082,484 | 14,067,868 | 3,440,316 | 10,627,552 |
| (b)31st March, 1802, | 2,688,302 | 31,698 ${ }^{\circ}$ | 3,116 | 1,259,976 | 87,077 | 1,376,063 | 2,859,479 | 1,768,294 | 11,759,528 | 2,931,998 | 8,827,530 |
| (b)30th June, 1802, | 5,153,384 | 41,616 | 4,490 | 1,422,944 | 6,718 | 3,769,828 | 3,208,883 | 1,591,248 | 12,081,392 | 2,763,694 | 9,317,698 |
| (b)30th September, 1802, | 3,408,248 | 36,899 | 2,440 | 778,883 | 7,687 | 2,661,067 | 3,515,242 | 1,443,858 | 10,670,822 | 2,098,669 | 8,572,153 |

(a) This column shows the true amount of gross revenue accruing during each quarter, (after deducting from the total amount of duties, the amount, of debentures, bounties, and allowances, granted for, or in lieu of,
drawbeck on the re-exportation of foreign articles) and subject to no other deductions but the expenses of collection,
(b) The accounts for several small ports, for these three quarters, are on estimate,

## C.

At a meeting of the Commissioners of the Sinking Fund, on the 7th of June, 1802,
Present: The Secretary of State, the Secretary of the Treasury, the Attorney General of the United States.
The Secretary of the Treasury reported to the Board, that provision has already been made to meet nearly all the demands which will become due in Holland during the course of the present year; but that it is necessary to make immediate provision for the payments on account of principal and interest, which fall due there, during the first five months of the year 1803, and amounting to four millions four hundred and thirty-nine thousand eight hundred and thirty guilders, and payable at the following periods, viz:

| 1st of January, | - | - | - | - | - |
| :--- | :--- | :--- | :--- | :--- | :--- |
| 1st of February, | - | - | - | - | - |
| 1st of March, | - | - | - | - | - |
| 1st of June, | - | - | - | - | - |

That, from the great diminution of trade between this country and Holland, he has ascertained, during his late excursion to New York and Philadelphia, that it is impracticable to obtain bills on Holland to that amounts that the rate of exchange is already forty-one cents per guilder, and that any attempt, on the part of the Government, to procure the large amount now wanted, would indubitably raise, considerably, the rate of exchange.
That, if it shall be attempted to remit, by the way of England, the loss will be also considerable; the present rate of exchange with that country being now above par, and raising, and would indubitably be enhanced, should Government come into the market for large purchases; and the rate of exchange between England and Holland being, by the last advices, ten guilders eight stivers per pound sterling, nor likely to become more favorable, which, supposing the whole amount in bills on England to be procurable (which is not believed to be the fact) at 168, would, including the commission of one per cent. in England, amount to forty-three and a half cents per guilder.

That the Bank of the United States having been applied to, has refused to undertake to contract for making the necessary remittance; and that the two only considerable offers made to the Secretary, are now submitted to the Board, viz:

The Manhattan Company offer to remit the whole, at the rate of forty-three cents per guiider.
Alexander Baring offers to remit guilders $3,140,48716 \frac{1}{2}$, payable in Amsterdam, at the following dates, viz:

| lst of January, 1803, | - | - | - | - | 605,000 guilders. |
| :--- | :--- | :--- | :--- | :--- | :--- |
| list of February, | - | - | - | - | - |
| list of March, | - | - | - | - | 485,000 |
| Ist of June, | - | - | - | - | - |
| $1,425,000$ |  |  |  |  |  |

And at the rate of forty-one cents per guilder: Provided, however, that the United States shall sell to him the two thousand two hundred and twenty shares of the Bank of the United States, owned by the United States, at fortyfive per cent. advance, or at the rate of five hundred and eighty dollars per share; which last proposition is recommended by the Secretary of the Treasury as the most eligible; as, exclusively of the advantageous rate of exchange thereby secured, the transaction will not have any unfavorable effect on the rate of exchange generally, and, by so considerably diminishing the demand, will enable the United States to obtain what is still wanted, at a reasonable rate; and because, in his opinion, the price obtained for the Bank shares, is more than could be obtained were they thrown in the market for sale, and more than their intrinsic value. Whereupon, it was

Resolved, by the Board, "That the Secretary of the Treasury be authorized to sell the shares of the stock of the Bank of the United States, belonging to the United States, and that the proceeds thereof be applied to the pay ment of the capital or principal of any part of the debt of the United States, which had become due to the Bank of the United States before or during the course of the year 1796, and which remains still unpaid, in conformity to the provisions of the act, entitled ' An act making provision for the payment of certain debts of the United States,' passed on the 31st day of May, 1796."

JAMES MADISON, Secretary of State.<br>ALBERT GALLAATIN, Secretary of the Treasury. LEVI LINCOLN, Attorney General.<br>Edward Jones, Secretary to the Board of Commissioners of Sinking Fund.

## REMISSTON OF DUTIES.

COMMUNICATED TO THE HOUSE OF REPRESENTATIVES, DECEMBER 22, 1802.
Mr. Samuel Smith, from the Committee of Commerce and Manufactures, to whom was referred the petition of John Holland, Jr. of Boston, made the following report:
That it appears from the proofs submitted, that the petitioner arrived in the port of Boston, in the schooner Hannah, on Sunday, the twentieth of September, one thousand eighthundred and one; that, on Monday, the twentyfirst, he entered the said schooner at the custom house, being himself the owner and commander; that, on the night of the same day, his schooner caught fire below the cabin floor, and the fire increasing, the said schooner was scuttled, by order of the fire wards, and sunk; by which the cargo suffered great damage.

The petitioner, therefore, prays a remission of duty on the said cargo, in proportion to the damage sustained.
The committee are of opinion, that, as no part of the cargo had been landed, the prayer of the petition ought to be granted, and recommend the following resolution:

Resolved, That the collector for the port of Boston and Charlestown be, and he is, hereby, authorized to have ascertained the rate of damage sustained by John Holland, Jr, on the goods which were on board the schooner Hannah, when she caught fire, and remit to the said John Holland the duties, in proportion to the damage sustained by the goods damaged as aforesaid.

## DUTIES AND DRAWBACKS.

communicated to the house of representatives, january 4, 1803:
Treasury Dbpartnent, January 3, 1803.
Sir:
In obedience to the permanent order of the House of Representatives, passed on the third of March, 1797, I have the honor to transmit a statement, exhibiting the amount of duties and drawbacks on goods, wares, and merchandise, imported into the United States, and exported therefrom, during the years 1799, 1800, and 1801.

I have the honor to be, very respectfully, sir, your obedient servant,
ALBERT' GALLATIN.
The Hon. the Speaker of the House of Representatives.

A Statement exhibiting the amount of Drawbacks payable on sundry articles exported from the United States, in the years 1799, 1800, and 1801, compared with the amount of Duties collected on the same, respectively.


Treasuay Department, Register's Office, January 1, 1803.

## INTERNAL REVENUES.

communioated to the house of representatives, january 6, 1803.

## Treasury Department, January 3, 1803.

SIR:
I have the honor to transmit two statements relating to the internal revenues of the United States, accompanied with a letter from the commissioner of the revenue, explanatory thereof.
The statement marked A exhibits the official emoluments and expenditures of the officers employed in collecting the internal revenues of the United States, from the first of January, 1801, to the 31st of December following, and is rendered in pursuance of an act of Congress, passed on the 11th day of July, 1798.

The statement marked B exhibits the amount of duties upou domestic distilled spirits and on stills; the amount of duties upon sales at auction, refined sugar, carriages, and upon licences to retailers; and the amount of duties upon stamped vellum, parchment, and paper, and which have accrued from the first of January, 1801, to the 31st of December following, and is rendered in pursuance of the resolution of the House of Representatives, passed on the 6th day of January, 1797.

I have the honor to be, very respectfully, sir, your obedient servant,
ALBERT GALLATIN.
The Honorable the Speaker of the House of Representatives.

Treasury Departhent, Revenue Office, December 29, 1802.
Sir:
I have the honor to enclose two statements relating to the internal revenues of the United States, which have been prepared pursuant to a resolution of the House of Representatives, passed on the 6ith day of January, 1797, and an act of Congress passed on the 11th day of July, 1798.

These statements exhibit the amount of duties upon domestic distilled spirits and stills; sales at auction; refined sugar; carriages; retailers' licences; and stamps upon vellum, parchment, and paper; also, the official emoluments and expenditures of the officers employed in collecting the same, for the year prior to the first day of January, 1802, as ascertained from abstracts rendered by the supervisors of the respective districts.

In order to show the progress of remittances, during the period for which these accounts are made up, I have annexed a note of the sums which were paid into the treasury, and covered by warrant, on account of the internal revenues, and on account of the direct tax, by the several supervisors.

I have the honor to be, with perfect respect, your obedient servant,
WILLIAM MILLER, Jr. Commissioner of the Revenue. .
The Honorable the Secretary of the Treasury. during the year ending on the 31 st December， 1800.

| $\begin{array}{ll} \\ & \text { Dis } \\ + \\ +\end{array}$ | number of oppicins smployed． |  |  |  | bmolumients． |  |  |  |  |  |  |  |  | sxpenditurse． |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | $\dot{2}$ 0 0 0 0 0 0 | $\begin{aligned} & \dot{2} \\ & \frac{0}{0} \\ & 0 . \\ & 0.0 \\ & 0 \end{aligned}$ |  | Salaries and other an－ nual allow－ ances． | 范 | Commis－ sions． |  | Gauging casks． | Measur－ ing and marking stills． | Fines and penalties． | Stationary， printing， and post－ age． |  | Clerk hire． | $\begin{gathered} \text { Office } \\ \text { rent and } \\ \text { fuel. } \end{gathered}$ | Other offi－ cial ex－ penses． | Stationary， printing， and post－ age． |  | Balance in favor of each officer． |
| New Hampshire， | 1 |  | 5 | 7 | \＄820 00 | \＄400 | \＄589 13 | 1212 | 30 | － | \＄27 25 | \＄60 93 | 1，897 73 ${ }^{\frac{1}{2}}$ | \＄300 00 | \＄115 50 | \＄58 50 | \＄60 93 | \＄534 93 |  |
| Massachusetts， | 1 | 3 | 37 | － | 3，293 00 | 1，250 | 11，473 $89 \frac{1}{4}$ | \＄1，669 71 | 1，184 80 | \＄2 25 | $14036 \frac{1}{2}$ | 92090 | 19，944 $91 \frac{1}{4}$ | 2，500 00 | 1，350 00 | 57162 | 92090 | 5，342 52 | \＄1，362 80 ${ }^{14,602} 39$ |
| Rhode Island， | 1 | － | 7 | 。 | 85000 | 400 | 1，680 09 | 42924 | 10836 |  | 2500 | 12342 | 3，616 11 | 750300 | －133 55 | 1510 | 12342 | ${ }^{5} 975$ | 1，641 04 |
| Connecticut， | 1 | ． | 11 | － | $86982{ }_{7}$ | 200 | 1，615 $90 \frac{1}{2}$ | $41415 \frac{1}{2}$ | － | 975 | 100 | $2302^{7}$ | 3，340 90\％ | 56000 | 32550 | 20235 | 23027 | 1，318 12 | $2,022{ }^{78}$ |
| Vermont， | 1 | － | 3 | 8 | 92000 | 300 | $22687^{\circ}$ |  |  |  | － | 7960 | 1，526 47 | 30000 |  |  | 7960 | 1，379 60 | 1，146 87 |
| New York， | 1 | － | 32 | － | 2，070 00 | 800 | 7，964 72 | 1，245 39 | 34.62 | 555 | － | 93872 | 13，059 00 | 1，850 00 | 74600 | 44350 | 93872 | 3，978 22 | 9，080 78 |
| New Jersey， | 1 | － | 13 | － | 1，420 00 | 400 | 1，105 70 | 12558 | 528 | 360 |  | 41101 | 3，471 17 | 71500 | 41300 | 20600 | 41101 | 1，745 01 | 1，726 16 |
| Pennsylvania， | 1 | 4 | 19 | － | 4，162 50 | 1，400 | 14，371 03 | 80165 | 1320 | 7800 | 15697 | 1，867 92 | 22，851 27 | 2，645 00 | 53650 | 89210 | 1，867 92 | 5，941 52 | 16，909 75 |
| Delaware， | 1 | － | 3 | － | 83000 | 300 | 358 05 ${ }^{\frac{1}{2}}$ |  |  | 2700 | － | 5626 | 1，571 311 | 30000 | － |  | － 5626 | ${ }^{356} 26$ | 1，215 $05 \frac{1}{2}$ |
| Maryland， | 1 | 2 | 20 | － | 3，250 00 | 1，100 | 5，088 20 | 71133 | － 7 | 1800 |  | 32517 | 19，522 70 | 2，181 66 | 64000 | － | 32517 | 3，146 83 | 7，375 87 |
| Virginia， | 1 | 6 | 73 | 33 | 8，401 50 | 1，800 | 9，062 36 | 18768 | 47587 | 20125 | 2500 | 1，271 72 | 21，425 38 | 2，700 00 | 54800 | 4，562 00 | 1，271 72 | 9，081 72 | 12，343 66 |
| Ohio， | 1 | 1 | 19 | 11 | 1，865 00 | 450 | 1，747 67 | － | 105 | 13860 | － | $27300 \frac{2}{3}$ | 4，475 $32 \frac{2}{3}$ | 85000 | 56000 | 1，298 00 | $27300{ }_{3}^{2}$ | $\begin{array}{lll}2,981 & 00\end{array}$ | 1，494 32 |
| Tennessee， | 1 | $\sim$ | 3 | 11 | 84000 | 300 | 65393 | $\bigcirc$ | － | 2160 | － | 24518 | 2，060 71 | 28750 | 15100 | 17486 | 24518 | 85854 | 1，201 17 |
| North Carolina， | 1 | 4 | 58 | $1{ }^{-}$ | 5，400 00 | 1，400 | 2，406 66 | 6289 | 4110 | 13128 | 5 | 80909 | 10，251 02 | 1，400 00 | 7000 | 18475 | 80909 | 2，463 84 | 7，787 18 |
| South Carolina， | 1 | 2 | 19 | 19 | 3，466 05 | 1，100 | 3，118 65 | 7673 | － | 3570 | 2500 | 95542 | 8，777 55 | 2，755 00 | 60250 | 56561 | 95542 | 4，878 53 | 3，899 02 |
| Georgia， | 1 | － | 8 | 11 | 87000 | 300 | 22628 | － | － | － | － | 15254 | 1，548 82 | 2， | － | － | 15254 | 15254 | 1，396 28 |
| Total， | 16 | 22 | 330 | 100 | 39，327 87\％ | 11，900 | 61，689 144 | 5，764 48 | 1，864 58 | 67258 | $40058 \frac{1}{2}$ | 8，721 153 | 130，340 $40 \frac{2}{3}$ | 20，047 16 | 6，191 55 | 9，174 39 | 8，721 15 ${ }^{\frac{2}{3}}$ | 44，134 $25 \frac{2}{3}$ | $86,20514 \frac{1}{5}$ |

Treasury Department，Revenue Office，December 29， 1802.

## B.

Statement of the duties arising on domestic distilled Spirits añd Stills, during the year ending upon the 31 st December, 1801.


* The supervisor of Georgia has not rendered his abstract of still duties for the half year ending 31st December, 1801.

Treasury Department, Revenue Office, December 29, 1802.
WM. MILLER, Jun., Commissioner of the Revenue.

## B-Gontinued.

$A$ statement of the duties upon Sugar refined, during the year ending upon the 31st December, 1801.


Treasury Departient, Revenue Office, December-29,-1802.
WILIIAAM MIİAER, Jr., Cominissioner of the Revènue.

## B-Continued.

A Statement of the duties upon Licences granted to retailers of Wines and Foreign Distilled Spirits, during the year ending upon the 31st December, 1801.

| IN what district. |  |  |  |  |  |  | number of micences. |  | amount of duty in bach district. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  |  |  | Wine. | Spirits. |  |
| New Hampshire, | - | - | - | - | - | - | 91 | 581 | \$3,360 |
| Massachusetts, | - | - |  | - |  | - | 569 | 2,409 | 14,880 |
| Rhode Island, | - |  |  |  |  | - | 39 | 301 | 1,700 |
| Connecticut, | - | - |  | - | - |  | 300 | 1,021 | 6,605 |
| Vermont, - | - | - | - |  |  |  | 61 | 301 | 1,810 |
| New York, - | - | - | - | - | - |  | 906 | 2,117 | 15,115 |
| New Jersey,* | - | - | - |  |  |  | 50 | 139 | 945 |
| Pennsylvania, | - | - | - | - |  |  | 606 | 1,009 | 8,075 |
| Maryland, - | - | - | - | - | - |  | 272 | 564 | 4,180 |
| Virginia, - | - | - |  | - | - |  | 349 | 972 | 6,605 |
| Delaware, - | - | - | - | - |  |  | 60 | 125 | 925 |
| Ohio, - | - | - | - | - | - | - | 14 | 13 | 12874 |
| Tennessee, - | - | - | - | - |  | - | 13 | 13 | 130 |
| North Carolina, | - | - | - | - | - | - | 86 | 378 | 2,320 |
| South Carolina, | - | - | - | - | - | - | 111 | 287 | 1,990 |
| Georgia,* - | - | - | - | - | - | - | 29 | 52 | 405 |
| Total, |  |  |  |  |  |  | 3,556 | 10,282 | \$69,173 74 |

* Abstracts from New Jersey for the last half year, and from Georgia for the last quarter, not rendered.

Treasury Department, Revenue Office, December 29, 1802.
WILLIAM MILIER, Jr., Commissioner of the Revenue.

B-Continued.
Statement of the duties on Sales at Auction, during the year ending on the 31st December, 1801.


* Abstracts from New Jersey for the last half year, not rendered.

Treasury Department, Revenue Office, December 29, 1802.
WILLIAM MILLER, Jr., Commissioner of the Revenue.

A Statement of the Duties upon Carriages for the conveyance of persons，during the year ending on the 31st December， 1801.

| in what mintifet． |  |  |  |  | 15 dols． | at 12 dollars． |  |  | at 9 dollars． |  |  | 6 dols． | at 3 dollars． |  |  |  |  |  |  | AT 2 dollars． |  | Amount of duty payable in each district． |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  |  |  |  |  | 澹 |  |  |  |  |  |  |  |  |  |  |  |  |  |
| New Hampshire， | － | － | － | － | － | 3 | － | － | 2 | 12 | － | 7 | 12 | － | 576 | 1 | 84 | － | － | 13 | 1 | 2，02\％ 58 |
| Massachusetts， | － | － | － | － | 12 | 39 | － | 26 | 52 | 33 | 1 | 14 | 126 | 6 | 4，197 | 54 | 107 | 1 | － | 143 | 5 | 15，251 81 |
| Rhode Island， | － | － | － | － | － | 4 | － | － | 8 | 13 | － | 4 | 10 | － | 351 | 1 | 14 | － | 3 | 20 | 1 | 1，427 00 |
| Connecticut， | － | － | － | － | － | － | － | － | 7 | 4 | 2 | 12 | 70 | － | 1，285 | 28 | 53 | － | 11 | 533 | 5 | 5，329 06 |
| Vermont，－ | － | － | $\cdots$ | － | － | － | － | － | 2 | － | － | 2 | 6 | － | 38 | － | 3 | － | － | 25 | 1 | 22542 |
| New York，－ | － | ． | － | － | 18 | 47 | 1 | 4 | 69 | 106 | 3 | 66 | 57 | 8 | 46 | 224 | 14 | 11. | 160 | 983 | 71 | 6，592 14 |
| New Jersey，＊ | － | － | ． | － | － | － | － | － | 1 | － | 1 | 5 | 4 | － | － | 45 | 3 | － | 1 | 60 | 49 | 41469 |
| Pennsylvania， | － | － | － | － | 26 | 27 | 6 | 1 | 52 | 218 | － | 144 | 174 | 8 | 27 | 1，046 | 29 | 1 | 38 | 120 | 73 | 8，376 57 |
| Delaware，${ }^{\text {．}}$ | － | － | － | － | 1 | 1 | 2 | $\square$ | 8 | 11 | a | 10 | 15 | 1 | 672 | 58 | 44 | 2 |  | 58 | 2 | 2，708 73 |
| Maryland，－ | － | － | － | － | 10 | 77 | 5 | 10 | 68 | 132 | 13 | 58 | 105 | 30 | 777 | 391 | 91 | 10 | 22 | 272 | 7 | 8，299 19 |
| Virginia，－ | － | － | － | － | 13 | 277 | 4 | 20 | 94 | 280 | － | 103 | 199 | 8 | 2 | 376 | － | 4 | 181 | 1，731 | 19 | 13，532 92 |
| Ohio，－ | － | ＂ | － | $\cdots$ | － | 1 | － | － | 1 | 11 | － | 5 | 10 | 1 | － | 2 | － | － | 1 | 2 | 2 | 14783 |
| Tennessee，－ | － | － | － | － | 9 | $\begin{array}{r}2 \\ 30 \\ \hline\end{array}$ | $\bar{\square}$ | 6 | 40 | $\begin{array}{r}2 \\ 5 \\ 5 \\ \hline\end{array}$ | $\bar{\square}$ | ${ }_{10}^{3}$ | 2 | $\overline{7}$ | $\overline{8}$ | 7 | 1 | 7 | ${ }^{2}$ | ${ }^{5}$ | 9 | 7783 |
| South Carolina， | － |  | － | － | 26 | 26 | 10 | 19 | 28 | 74 | 2 | 17 | 6 | 4 | 122 | 49 | 22 | 6 | 30 | 1，853 | 9 | 5,00548 4,35696 |
| Georgia，＊－ | － | － | － | － | － | － | － | － | － | 5 | － | 2 | － | － | － | 12 | 2 | － | － | 5 | 16 | 15100 |
| Total，dollars， |  |  |  |  | 108 | 534 | 30 | 86 | 432 | 954 | 24 | 462 | 801 | 67 | 8，101 | 2，316 | 467 | 46 | 489 | 6，508 | 296 | \＄73，926 21 |

＊Abstracts from New Jersey for the last half year，and from Georgia for the last quarter，not rendered．
Tranaury Department，Revenue Office，December 29， 1802.

B-Continued.
A Statement of the duties upon Stamped Vellum, Parchment, and Paper, during the year ending upon the 31st December, 1801.

| IN What district. | sales. |  |  | Commutation of 1 per cent. received on bank dividends. | Fines and penalties. | Nett amount accruing in each district. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Gross amount. | Discount allowed on purchases of $\$ 10$ and upwards. | Nett amount. |  |  |  |
| New Hampshire, | \$4,297 49 | \$158 91 | \$4,138 57 | \$132 40 | \$20 00 | \$4,290 97 |
| Massachusetts, $\ddagger$ | 37,995 19 | 2,557 59 | 35,437 60 | 2,049 96 | 4000 | 37,527 56 |
| Rhode Island, | 6,478 15 | 40826 | 6,069 89 | 50350 | 2079 | 6,594 18 |
| Connecticut, | 7,362 09 | 20760 | 7,154 48 | 23072 | 3000 | 7,415 20 |
| Vermont, | 1,146 01 | 844 | 1,137 57 | ${ }^{-}$ | - | 1,137 57 |
| New York, - | 62.10704 | 3,984 94 | 581,22 10 | 2,752 49 | 11948 | 60,994 07 |
| New Jersey,* | 2,344 16 | $\begin{array}{r}3843 \\ \hline 350\end{array}$ | 2,305 73 | - $12,540^{-} 80$ | - | 2,305 73 |
| Pennsylvania, | 51,756 43 | 3,330 57 | 48,425 86 | 12,54280 110 100 | 20845 20 | 61,17711 |
| Delaware, - | 1,770 28 | $\begin{array}{r}88 \\ \hline 161695\end{array}$ | $\begin{array}{r}1,682 \\ \hline 28 \\ \hline 1966\end{array}$ | 110 1.963 779 | 2035 | 1,81257 30949 |
| Maryland, - | 30,573 18 | 1,616 99 | 28,956 19 | 1,963 79 | 3000 18385 | 30,949 98 |
| Virginia, - | 22,838 54 | 35970 | 22,478 84 | 43966 | 18385 | 23,102 35 |
| Ohiot, - | 7930 | 541 1746 | 7389 | - | - $51{ }^{-}$ | 7389 |
| Tennessee, - | 73688 6,54442 | 1746 2145 | 71942 6,52317 |  | 5104 80 805 | 77046 6,60342 |
| North Carolina, | 6,544 42 | 2125 1228 | 6,52317 19 | 75000 | 8025 | 6,60342 20,11308 |
| South Carolina, | 20,510 25 3,02659 | 1,22822 462 | 19,28203 3,02097 | 75000 | 8105 15250 | $\begin{array}{r} 20,11308 \\ 3,17347 \end{array}$ |
| Total, | \$259,566 00 | \$14,36 44 | \$245,528 53 | \$21,475 32 | \$1,037 76 | \$268,041 61 |

* Abstracts from New Jersey for the last half year, and from Georgia for the last quarter, not rendered.
$\dagger$ Abstracts of sales by the collectors in Ohio District, not rendered.
$\ddagger$ Abstracts of sales by the collectors in Massachusetts District, for the last half year, not rendered.
Treasury Department, Revenue Office, December 29, 1802.
WILLIAM MILLER, Jr., Commissioner of the Revenue.

A General Statement of the duties upon domestic distilled Spirits and Stills, refined Sugar, Licences to retailers of Wine and foreign distilled Spirits, Sales at Auction, Carriages for the conveyance of persons, and stamped Vellum, Parchment, and Paper, during the year ending the 31 st of December, 1801.

| In what District. | Domestic distilled spirits. | Stills. | Refined su- gar. | Licences to retailers. | Sales at Auction. | Carriages for the con of persons | Stamps. | Amount of duty in each District. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| N. Hampshire, | \$9 66 |  |  | \$3,360 00 | \$95 49 | \$2,029 58 | \$4,290 97 | \$9,785 70 |
| Massachusetts, | 410,23391 | \$1,060 59 | \$6,129 08 | 14,88000 | 17,483 38 | 15,25181 | 37,527 56 | 232,566 33 |
| Rhode Island, - | 20,221 47 |  | 1,723 18 | 1,700 00 | 49116 | 1,427 00 | 6,594 18 | 32,156 99 |
| Connecticut, | 1,785 08 | 5,87043 |  | 6,605 00 | 21537 | 5,329 06 | 7,415 20 | 27,220 14 |
| Vermont, | 1832 | 616890 | 28,849 15 | 15,115 00 | 17,625 67 | 6,592 14 | $\begin{array}{r}1,13757 \\ 60,994 \\ \hline 07\end{array}$ | 3,360 <br> 143 <br> 857 <br> 89 |
| New Jersey, | 8,037 54 | 4,313 39 |  | ${ }^{5} 94500$ | 17,64 72 | 414 69 | 2,305 73 | 8,04353 |
| Pennsylvania, - | 1,418 35 | 89,771 06 | 28,400 73 | 8,075 00 | 12,326 64 | 8,376 57 | 61,177 11 | 209,545 46 |
| Delaware, |  | 1.48578 |  | 92500 | 6273 | 2,708 73 | 1,812 57 | 6,994 81 |
| Maryland, |  | 21,491 69 | 10,955 08 | 4,180 00 | 7,687 02 | 8,299 19 | 30,949 98 | 83,562 96 |
| Virginia, | 21751 | 67,261 29 | 48243 | 6,605 00 | 4,242 82 | 13,532 92 | 23,102 35 | $115,444{ }^{32}$ |
| Ohio, - |  | 22,733 06 |  | 12874 | 1169 | 14783 | 7389 | 23,095 21 |
| Tennessee, - |  | 8,47870 18,17490 |  | $\begin{array}{r}130 \\ 2,320 \\ \hline 00\end{array}$ | 37243 | 7783 5,00548 | $\begin{array}{r}77046 \\ 6,60342 \\ \hline\end{array}$ | 9,45699 32,47623 |
| North Carolina <br> South Carolina, | 6,717 37 | $\begin{array}{r}18,174 \\ 8,048 \\ \hline 10\end{array}$ |  | 1,99000 | ${ }_{4,386} 52$ | 4,356 96 | 20,113 08 | - 45,61263 |
| Georgia, - |  | 1,66722 | - | 40500 | 1,056 68 | 1510 | 3,173 47 | 6,453 37 |
| Total, | \$178,659 21 | 257,070 03 | 76,539 65 | 69,173 74 | 66,122 84 | 73,926 21 | 268,041 61 | 989,523 29 |

By referring to the notes which are annexed to the preceding statements, it will be found that some abstracts are still wanting to complete the statement of duties for the year 1801, viz:

From the District of New Jersey the abstract of duties on Licences to retailers, on Sales at Auction, on Carriages, and on Stamps for the last half year.

From the District of Georgia, the abstract of duies on Stills, for the last half year, on Licences to retailers, on Carriages, and on Stamps, for the last quarter.

From the District of Ohio, abstracts of sales of Stamps by collectors, for the whole year; and
From the District of Massachusetts, abstracts of sales of Stamps by collectors, for the last half year.'
Treasury Department, Revenue Office, December 29, 1802.
WILLIAM MILLER, Jr., Commissioner of the Revenue.

The following sums were received from the Supervisors of the Revenue, by the Treasurer of the United States, during the year 1800, viz.


Which sums were received from the following Districts, viz:

| . ${ }^{\text {a }}$ |  |  |  |  |  |  |  |  | On account of the Internal Revenue. | On account of the Direct tax. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| New Hampshire, | - | - | - | - | - | - |  | - | \$16,236 81 | \$13,426 68 |
| Massachusetts, | - | - | - | - | - | - | - |  | 228,742 01 | 73,250 00 |
| Rhode Island, | - | - | - | - | - | - | - | - | 30,788 70 | 7,050 00 |
| Connecticut, | - | - | - | - | - | - | - | - | 36,844 97 | 4,400 00 |
| Vermont, - | - | - | - | - | - | - | - | - | 2,294 00 | 8,137 30 |
| New York, | - | - | - | - | - | - |  | - | 123,302 89 | 117,720 57 |
| New Jersey, | - | - | - | - | - | - | - | - | 22,801 08 | 17,713 30 |
| Pennsylvania, | - | - | - | - | - | - | - | - | 214,179 33 | 54,549 55 |
| Delaware, - | - | - | - | - | - | - |  |  | 7,188 17 | 5,468 00 |
| Maryland, - | - | - | - | - | - |  |  |  | 96,438 22 | 73,00000 |
| Virginia, - | - | - | - | - | - | - |  |  | 135,055 14 | 154,531 24 |
| Ohio, | - | - | - | - | - | - |  |  | 16,128 58 | 4,000 00 |
| Tennessee, |  |  | - | - | - |  |  | - | 8,814 62 | 1,096 74 |
| North Carolina, | - | - | - | - |  |  |  | - | 44,939 79 | - - |
| South Carolina, | - | - | - | - | - | - | - | - | 54,68716 9,646 02 | - - |
|  |  |  |  |  |  |  | Total, |  | \$1,048,087 43 | \$534,343 38 |

Treasury Department, Revenue Office, December-29, 1802.
WILLIAM MILLLER, Jr., Commissioner of the Revenue.

7th Congress.]
No. 191.
[2d Session.

## MINT.

commonicated to congress, january 11, 1803.

## Gentlemen of the Senate

and of the House of Representatives:
I transmit you a report, received from the Director of the Mint, on the subject of that institution.
January 11, 1803.
TH: JEFFERSON

## Mint of the United States, 1st January, 1803.

The Director of the Mint of the United States.begs leave respectfully to make his annual report on the issues and state of the mint.

He is happy to inform the President that the bullion, deposited in the mint during the past year, has far exceeded what was expected at the beginning of it, notwithstanding the considerable check given to deposites, for some time, by frequent reports from the seat of Government, during the last session of Congress, that the mint would be abolished.

Since the ist day of January, 1802, there has been issued from the mint a sum, amounting, in the whole, to five hundred and sixteen thousand one hundred and fifteen dollars and eighty-three cents, as will appear in detail by schedule No. 1, hereunto annexed, which have been added to the current coin of the Union. Of this sum, one hundred and twenty nine thousand seven hundred and thirty dollars and ninety one cents, in value, in gold, have been coined from bullion and gold dust imported into the United States, and collected to the mint, as a centre from the different parts of the UUion. The balance of the gold coinage has been coined from clipped, plugged, and
otherwise spoiled foreign coins, which have been sent to the mint as bullion. Had not this whole sum been coined in the United States, it must have been remitted to the European markets, in which case the freight, insurance, and commissions, with the profits on the cents, would have amounted to a sum nearly equal to the current expenditures of the mint.

All these deposites were private property, the certificates for which were sold, generally, as soon as given, to the banks in this city, at a fourth and a half per cent. discount for the delay of coinage. The banks are fond of keeping the coin in their vaults, as part of their capitals, on account of the ease with which they are counted, without the trouble of weighing. The Bank of the United States, indeed, having a considerable part of their specie in this coin, have been enabled, for some time past, to cancel their five dollar notes, and to substitute the payment of half eagles, by which our coins begin to be more generally dispersed among the people.

There have never been any of the precious metals coined on account of the Government of the United States.
Comparative issues from the mint, for several years past, will appear by schedule No. 2, also hereunto annexed. The current expenses of the mint, for the past year, have amounted to seventeen thousand four hundred and sixtytwo dollars and sixty-five cents, as will appear from sciedule No. 3, from which the profits on the copper coinage, amounting to $\$ 5,64433$ should be deducted. Besides the cents on hand, we have near twenty-four tons of copperplanchettes ready for striking; the coinage of which are in daily operation, at the rate of fifteen thousand cents a day.

It is a duty incumbent upon the Director of the Mint respectully to call the President's attention to the expiration of the law of the United States, for continuing the mint at Philadelphia, on the 4th of March next, by its own limitation. It, therefore, becomesabsolutely necessary that the subject should be brought before Congress, so early, that provision may be made for the contingency. If Congress should rise without doing any thing therein, the mint could not be continued in Philadelphia, with propriety; neither could it be removed to the seat of Government, for want of a law to authorize it.

It is but doing justice to merit to say, that the officers of the mint, concerned in the coinage, and the workmen, have greatly increased in their professional knowledge, and have acquitted themselves with strict integrity, and particular attention to their several departments, for many years past; so that not a dollar has been lost, except in one solitary instance, when the culprit was detected by their assiduity and care, prosecuted and punished, and it was by their exertions that the mint was kept open during the late distress of the city, by the fever of last summer.

If the mint should remain in its present situation, there will be a necessity of, at least, two additional horses, and some repairs to the machinery-part of it having been repaired, the past year, from necessity. At least five hundred dollars will be necessary, in that case, to be added to the usual estimate, to be appropriated for the purchase of horses, and further repairs to the present machinery.

All which is respectfully submitted to the President, by his very obedient and humble servant,
To the President of the United States.
ELIAS BOUDINOT, Director.

An abstract of the Coins struck at the Mint of the United States, from 1st January to 31st December, 1802.
Gold Coins.


Mint of the United States, Treasurer's Office, Philadelphia, 31st December, 1802.

## For BENJAMIN RUSH. <br> G. EHRENZELLER.

Comparative statement of the coins issued by the Mint of the United States, from the year 1798 to 1802, inclusive, viz.

|  |  | Dollars. | Gold. | Silver. | Copper. | Totals. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1798 | 7,974 eagles, 24,867 half ditto, 614 quarter eagles, | $\begin{array}{r} 79,740 \\ 124,335 \\ 1,535 \end{array}$ | 205,610 | $\begin{gathered} 330,291 \\ - \end{gathered}$ | 9,797 | 545,698 00 |
|  | 327,536 dollars, $27,550 \text { dimes, }$ | $\begin{array}{r} 327,536 \\ 2,755 \end{array}$ |  |  |  |  |
|  | 979,700 cents, | - - |  |  |  |  |
| 1799 | 17.483 eagles, <br> 7,451 half ditto, <br> 480 quarter ditto, | $\begin{array}{r} 174,830 \\ 37,255 \\ 1,200 \end{array}$ | $\begin{gathered} 213,285 \\ \hline \end{gathered}$ | 423,515 |  |  |
|  | $\left.\begin{array}{l} \text { 423,515 dollars, } \\ 904,585 \text { cents, } \\ 12,167 \text { half cents, } \end{array}\right\}$ | - - |  |  | 9,106 68 | 645,906 68 |
| 1800 | 25,965 eagles,  <br> 11,622 half eagles, $\}$ <br> 220,920 dollars,  <br> 21,760 dimes,  <br> 24,000 half dimes, $\}$ <br> $2,822,175$ cents,  <br> 211,530 half cents, $\}$ | - | 317,760 $-\quad-$ $-\quad-$ | 224,296 | 29,279 40 | 571,335 40 |
| 1801 | $\left.\begin{array}{ll}\text { 29,254 eagles, } & \\ \text { 26,006 half eagles, } & \\ 54,454 \text { dollars } \\ 30,289 \text { half dollars, } \\ 34,640 \text { dimes, } \\ 33,910 \text { half dimes, } & \} \\ 1,362,837 \text { cents, } & -\end{array}\right\}$ | - - - | 422,570 $-\quad-$ $-\quad-$ | 74,758 $-\quad-$ | 13,628 37 | 510,956 37 |
| 1802 | 15,090 eagles,  <br> 53,176 half eagles,  <br> 2,612 quarter eagles, $\}$ <br> 41,650 dollars,  <br> 29,890 half dollars,  <br> 10,975 dimes,  <br> 13,010 half dimes, $\}$ <br> $3,435,100$ cents,  <br> 14,366 half cents, $\}$ | 㖪 | 423,350 $-\quad-$ $-\quad-$ | $58,343$ | 34,422 83 | 516,115 83 |
|  |  |  | 1,582,575 | 1,111,203 | 96,234 28 | 2,790,012 28 |

Mint of the United States, Treasurer's Office, Philadelphia, 31st December, 1802.
For BENJ. RUSH,
G. EHRENZELLER.

An Abstract of the Expenditures of the Mint'of the United States, from 1st January to 31st December, 1802, inclusive.


Total amount of the expenditures of the mint, during the year 1802,
\$17,462 65
Mint of the United States,
Treasurer's Office, Philadelphia, 31st December, 1802.
A Statement of the gain on Copper coined at the Mint of the United States, from the 1st January to the 31st
December, 1802.

Mint of the United States,
Treasurer's Office, Philadelphia, 31st December, 1802.
For BENJAMIN RUSH,
G. EHRENZELLER.

7th Congress.]
No. 192.
[2d Session.

## EXTENSION OF DUTY BONDS.

## communicated to the house of representatives, january 14, 1803.

Mr. Randolph, from the Committee of Ways and Means, who were instructed "to inquire into the expediency of prolonging the terms of payment on bonds due by merchants who may have been sufferers by the late fire at Portsmouth, in New Hampshire," reported the following resolution:
i.csolved, That the Committee of Ways and Means be directed to prepare and report a bill to authorize the Secretary of the Treasury to suspend, for a limited time, the collection of bonds duc to the United States by merchants of Portsmouth, New Hampshire, who have suffered by the late conflagration of that town.

SIR
Treasury Departarent, Januaty 11th, 1803.
I have the honor to enclose the copy of a letter of the Collector of Portsmouth, in New Hampshire. The calamity which has lately afflicted that town, is so extensive, that, if a decision depended upon me, I would feel inclined to grant the prolongation of credit requested in favor of the sufferers.

I have the honor to be, very respectfully, sir, your obedient servant,
ALBERT GALLATIN.
Hon. S. Smith, Chairman of the Committee of Commerce and Manufactures.

## Collector's Office, District of Portsmouth, December 29, 1802.

Sir:
The greatest calamity that ever befel the town of Portsmouth took place on Sunday last, of which the New Hampshire Gazette, now enclosed, gives some of the particulars. The store employed for containing public property, as well as the custom house, was consumed. But I have the satisfaction to inform you, that the books and papers of the custom house were all secured, and the loss sustained was only the stamping press, the scales and weights, and some stores belonging to the revenue cutter. The weights can be restored to use. The office furniture was consumed.

Among the sufferers are several persons indebted to the United States on bonds for duties, which the present calamity will render distressing to them to discharge at the terms they are payable; and it would greatly relieve, and be singularly gratifying, to such, if a prolongation of the term of credit could be authorized by fan act of Congress, as it is now in session, and which would tend to evince the continued attention of the Government to relieve the distresses of the People.

I have the honor to be, with perfect respect, sir, your most obedient servant,
JOSEPH WHIPPLE.
The Hon. Albert Gallatin, Esq.

## ENCOURAGEMENT TO MANUFACTURES.

COMMUNICATED TO THE HOUSE OF REPRESENTATIVES, FEBRUARY 4, 1803.

## The memorial of the subscribers, gun manufacturers, in the borough of Lancaster, in the Commonwealth of Pennsylvania, respectfully showeth:

That your memoralists have seen, with deep and affecting concern, a resolution, to exempt from impostduties, arms manufactured in foreign countries, pass in the House of Representatives of the United States. To extend the hand of power, and crush the manufactures of our common country, in their most infant state, your memorialists would, in times more pressing than the present, consider impolitic; but, when, in the full enjoyment of order and peace, the various resources of our country, excite improvement and accumulate wealth, the manufacture of arms by ourselves, and for our own use, instead of receiving the fostering protection of our Government, is defeated, after a successful experiment of its utility-your memorialists can behold no point of improvement upon which they can rest with stability; no manufacture, that promises to be permanent; no experiment, that will flatter them with patronage and encouragement.

Encouraged by the Government of the State, in which your memorialists live, they have, at very great expense, established manufactures of arms, and, in conjunction with others in the State, have nearly completed twenty thousand stand, for the use of the commonwealth of Pennsylvania. Allured by this encouragement, they have increased their establishments, taken in and instructed apprentices, and excited, by their undertakings, a competition-a spirit of enterprise, among their fellow citizens, in this manufacture, so essential to national safety, national independence, and national reputation. If the independence and liberty of a nation depend upon the correspondence of its resources to its wants, then is there no want so imminent now, which should be more necessitously supplied from the resources of our own country, than the manufacturing of arms. But, by giving a loose to the facility of importing arms, the Government of the United States will crush this manufacture in its infant establishment, which your memorialists hoped to see cherished-if not for the maintenance of the artist, at least for the safety of the country. Arms may be imported, but who will keep them in repair, after the dispersion of our journeymen and apprentices, who must engage in other pursuits, when the one they have been trained up in will cease to afford them subsistence? Will the day of importation last forever? or will there never be a day when the manufacture of arms will be thought useful, and merit the protection of Government? A given stock of arms will be exhaustible in war, should it happen; and from whence will it be supplied, if arms are to be procured in another country, when the very cause of the consumption will preclude the possibility of their importation? But the encouragement of such a domestic manufacture will establish an inexhaustible stock of arms, in time of need; artists.will be numerous, and manufactures convenient; the means will be easy, and their attainment certain. At considerable expense have your memorialists undertaken, and with some difficulty progressed in, the establishment of this manufacture. Mills for the making of gun barrels have been erected; gun locks, and every other article in a gun, have been made in the best manner, and of the most substantial kind. The workmen, the execution, the machinery, and the demand, have all progressed apace with each other. A few years' more protection from Government, and this manufacture, in this country, we believe, will be too firmly established to be destroyed by the importation of foreign arms. Break it up, by the resolution you have adopted, and it will not revive for ages: for no security can afterwards be given to its re-establishment, in which a prudent man will confide. But, your memorialists do not consider the manufacture of arms exclusively affected by this resolution, which passed your honorable House; they humbly conceive the principle of that resolution strikes deep at all our domestic manufactures: for, with this example before them, few manufacurers will be disposed to place reliance on the improvement and permanency of any manufacture. Your memorialists beg leave further to represent, that the manufacture of arms, in this State, is not merely circumscribed within the limits of the county of Lancaster; it is diffused over the State, equally progressing, in extent and improvement, throughout; and they confidently assert that twenty thousand stand of arms can be annually manufactured in this State

Your memorialists beg leave to call the attention of your honorable body to this extensive manufacture, in this State, and they would, with deference, ask, if it be prudent or politic to reduce it, by a single decision-to destroy it with one blow! If our sister States to the southward have not established, nor can now practically establish, such extensive manufactures of arms, they can here be supplied, on the same terms we have supplied our own Government; and though they may purchase arms cheaper in Europe than they can from the American manufacturer, yet, as they will suffer no grievance, when supplied on the same terms with other States, they should obtain no preference by being supplied by importation, and that, too, at the expense of destroying a useful domestic manufacture.

If these considerations can command the attention of the honorable the Congress of the United States, we trust and pray that the impost duty on arms will not be taken off; and that the encouragement of manufacturing them among ourselves, will be considered not only expedient, but necessary.

And your memorialists, as in duty bound, will ever pray.
January 28th, 1803.
JACOB DICKERT,

## SINKING FUND.

communicated tóthe senate, ferruary 7, 1803.

## The Commissioners of the Sinking Fund respectfully report to Congress as follows:

That the measures which have been authorized by the Board, subsequent to their report of the 16 th of December, 1801, as far as the same have been completed, are fully detailed in the report of the Secretary of the Treasury to this Board, dated the third day of the present month, and in the proceedings of the officers of the treasury, therein referred to, which are herewith referred to, and prayed to be received as part of this report.

> All which is respectfully submitted, by

Vice President of the United States and President of the Senate. JAMES MADISON, Secretary of State.
ALBERT GALLLATIN, Secretary of the Treasury.
LEVI LINCOLN, Attorney General of the U. S.
Washington, February 5, 1803.

The Secretary of the Treasury respectfully reports to the Comissioners of the Sinking Fund:
That, since the date of the last report to Congress, of the 16th December, 1801, and to the 1stJanuary, 1802, the following parts of the principal of the public debt have been discharged:

- 1st. In payment of instalments of six per cent. stock, viz. seventh instalment of the six per cent. stock, which, pursuant to the "Act making further provision for the support of public credit, and for the redemption of the public debt," passed 3d March, 1795, and the act in addition thereto, passed the 28th April, 1796, became payable for the year 1801,
First instalment of the deferred six per cent. stock, which, pursuant to the acts above
recited, also became payable in the year 1801, -
2d. In payment of the tenth and last instalment of the subscription loan for bank stock, due on the last day of December, 1801,

Amounting to - $-\quad-1,278,26254$
Which payments were made out of the following funds:
1st. The interest fund on sums which accrued on the stock purchased, and transferred to the commissioners of the sinking fund, in trust for the United States, as particularly stated in the document hereto annexed, marked B, 1801,
2d. The fund arising from the payment of debts which originated prior to the present constitution, as particularly stated in the document marked C, 1801,
3d. The fund arising from dividends on the capital stock which belonged to the United States, in the bank of said States, from 1st January, 1800, to 30th June, 1801, after deducting the interest on the subscription loan for the same period, as stated in the document marked D, 1801
4th, The fund arising from the sale of public lands, being the amount drawn by the agent to the commissioners, pursuant to the act of third March, 1795, as stated in the document marked E, 1801,
5th. The proceeds of the duties on goods, wares, and merchandise, imported, on the tonnage of ships or vessels, and on stills, and spirits distilled in the United States, appropriated by the 8 th section of the act of 3 d March, 1795, entitled "An act making further provision for the support of public credit, and for the redemption of the public debt,"

Making in the whole, the amount of the reimbursements of the six per cent. stock, and the tenth and last instalment of the subscription loan for bank stock, as above stated,
\$1,278,26254
That, besides the above mentioned reimbursements, there remained, at the close of the year 1801, an unapplied balance of $2,513,846.9$ guilders, applicable to the payment of the principal and interest of the Dutch debt for the year 1802, and consisting of remittances purchased and paid for, before the first day of January, 1802, beyond the sums wanted to meet the demands in Holland during the year 1801.

That during the year 1802, the following disbursements were made out of the treasury, on account of the principal and interest of the public debt:

1st. There was paid, on account of the reimbursement and interest of the domestic debt, the sum of $\$ 4,654,69961$
2d. On account of principal of moneys borrowed of the Bank of the United States, $\quad$ - $\quad 1,290,00000$
3d. On account of interest on domestic loans,
162,025 00
4th. On account of reimbursement of capital' and interest of Dutch debt, exclusive of repayments
into the treasury , - - ${ }^{-}$- - - $-\quad-\quad-\quad-\quad 3,243,06591$
5th. On account of debts due to foreign officers, $\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad$ - $\quad$ 7,994 92
6th. On account of certain parts of the domestic debt, - $\quad$ - $\quad$ - $\quad$ -
\$9,372,752 28
Which disbursements were made out of the following funds:
1st. From the funds appropriated by the first section of the "Act for the redemption of the whole of the public debt," viz:
From the fund arising from interest on the domestic debt, transferred to the commissioners of the sinking fund, as per statement herewith for 1802 , marked $B$,

326,44992
From the fund arising from payments into the treasury, of debts which originated under the late Government, as per statement herewith for 1802, marked C,
From the find arising from dividends on the capital stock which belonged to the United States, in the bank of said States, from 1st July, 1801, to 31st December following, as per statement herewith,
 sury in the year 1802, as per statement herewith, marked $E$,

From the proceeds of duties on goods, wares, and merchandise, imported, and on the tonnage of ships or vessels,

6,759,125 77
Making, in the whole, the annual appropriation, by law, for the year 1802, under the act aforementioned,
2d. From the proceeds of goods, wares, and merchandise, imported, and on tonnage, advanced by
the treasury in order to enable the commissioners in Holland to make the payments in time, con-
formably to the fifth section of the "Act making provision for the whole of the public debt," and
being in part, and on account of, the annual appropriation of $\$ 7,300,000$, for the year 1803 ,
785,152 28
3d. From the proceeds of 2,220 shares of the capital stock of the Bank of the United States, which have been sold, in pursuance of the "Act making provision for the payment of certain debts of
the United States," the proceeds of which have been placed in the treasury, as appears from the proceedings of the accounting officers, herewith transmitted, marked F,

1,287,600 00
\$9,372,752 28
That the above mentioned disbursements, made during the year 1802, and amounting to $\$ 9,371,752$ 28, together with the above mentioned balance of $2,313,846.9$ guilders, which remained unexpended on the first January, 1802, have been applied as follows, that is to say:
1st. To the payment of the interest which, during the year 1802, accrued on the whole of the public debt, including domestic loans,
\$4,065,73847 -
2d. To the reimbursement of the following parts of the debt of the United States, which have been discharged during the year 1802, viz:

Temporary loans obtained of the Bank of the United States, from the proceeds of two thousand two hundred and | twenty shares of bank stock, | - | - | - | - | - | - | - | - |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |

From the proceeds of duties on merchandise and tonnage, $-\overline{\text { I }}$ - $\overline{-}$ -
Instalments of the Dutch debt which became due by contract in 1802, viz:
Instalments of the Dutch debt which became due by contract in 1802, viz:
2,400
Second instalment of two millions loan, of 4th March, 1874,
Guilders at 40 cts.
Secth is lan - - 250,000
Fourth instalment of - - - 200,000
$\begin{array}{llllll}\text { Fourth instaiment of one milion loan, of } 13 \text { th March, } 1788, & - & - & - & - & - \\ \text { Third instalment of three millions loan, of 1st February, } 1790, & - & - & - & - & 600,000\end{array}$
First instalment of two millions five hundred thousand loan, of 2 d March, 1791, - - 500,000
First instalment of two millions and fifty thousand loan, of 30th November, 1791, - - 410,000
First instalment of six millions loan, of 14th December, 1791, - - - - 1,200,000


3d. To the provision necessary for the reimbursement of the eighth instalment of the six per cent. stock, and the second instalment of the deferred six per cent. stock, becoming payable the 1st January, 1803, estimated at the sum of

And that, besides the above mentioned reimbursement and payments, there remained, at the close of the year 1802, exclusively of the amount of sundry protested bills still outstanding, and of unexpended balances in the hands of agents, an unapplied balance, estimated at $5,914,606.10$ guilders, applicable to the payment of the principal and interest of the Dutch debt for the year 1803, and consisting of remittances purchased and paid for before the first day of January, 1803, beyond the sums wanted to meet the demands in Holland during the year 1802.

No purchases of the debt of the United States have been made since the date of the last report to Congress; and the accompanying statement, marked A, exhibits, for the years' 1801 and 1802 , respectively, the operations at the treasury in the transfer of stock to the commissioners of the sinking fund, in trust for the United States, upon the reimbursement of the foreign debt, in the years 1800 and 1801, and include, also, the sums in the several species of stock transferred in each of those years, in payment for lands sold belonging to the United States, that is to say:

| In 1801, | - | - | - | - | - | - | - | $\$ 23,81658$ |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| In 1802, | - | - | - | - | - | - | - | 15,51849 |

All which is respectfully submitted.
Trrasury Department, February 3, 1803.

A General Statement of the several stocks transferred to the Lnited States, to the 31 st December, 1801, the interest upon which, by the acts of the 8th May, 1792, and 3il March, 1795, is appropr iated for the redemption of the public debt.

|  | old 6 per cent. stock. | 3 per cent. stock. | Deferred 6 per cent. stock. | 5 per cent. stock. | 5 $\frac{1}{2}$ per cent. stock. | 8 per cent. stock. | Amount of the several species of stock. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Purchased with the moneys received on account of the surplus of duties, to the end of the year 1790,Ditto,ditto, <br> Do account of the loan of $\$ 2,000,000$,Amount transferred to the United States, as the interest furd, | 439,016 12 | 401,072 90 | 631,786 86 |  | - - | - | 1,471,875 88 |
|  | 353,604 95 | 31,731 94 | 137,588 66 | - |  | - | 522,925 55 |
|  | 115,195 57 | 79,055 79 | 118,608 92 |  |  | - | 312,860 28 |
|  | 977,826 00 | 108,504 98 | 85,291 72 | 1,280,000 | 1,400 | 1,500 | 2,454,522 70 |
|  | \$1,885,642 64 | 620,365 61 | 973,276 16 | 1,280,000 | 1,400 | 1,500 | 4,762,184 41 |
| In payment for land on Lake Erie, sold to the State of Pennsylvania, In discharge of the debts due to foreign officers, <br> In payment for certain balances, which originated prior to the present constitution, In repayment of commutation by sundry military officers, <br> In payment for lands sold under certain acts of Congress, and received in pursuance of the acts of March, 1797, and 2d March, 1799, <br> In discharge of the registered debt, per act of 12th June, 1798, In discharge of loan office and final settlement certificates, per act of 12th June, 1798; Stock arising from specie paid for services and supplies, furnished prior to 4th March, ${ }^{1789}$, From the instalments of foreign debt reimbursed to the 31st December, 1798, For this amount transferred to the trustees for the redemption of the public debt, being the residuary sum unapplied of $\$ 660,000$ six per cent. stock, remitted to the commissioners of the Dutch loans; the purchase of which stock appears in the printed public accounts for the year 1795, page 72, | 60,449 44 | 60,718 25 | 30,224 72 |  |  | - | 151,392 41 |
|  | 186,988 23 | 22,438 58 | - | - - | - | - | 209,426 81 |
|  | 7,22063 | 7,187 64 | 16,936 17 | - - | - | - | 31,344 44 |
|  | 14,934 22 | 10,472 40 | 7,467 09 | - | - | - | 32,873 71 |
|  | 31,042 40 | 7,688 11 | 3,081 90 | - | 1,400 | 1,500 | 44,712 41 |
|  | 86,566 54 | $\bigcirc$ | --80 | - - |  | - | 86,566 54 |
|  | 55,163 60 | - | 27,581 84 | - - |  | - | 82,745 44 |
|  | 515,460 94 | - | - - | -- |  | - | 515,460 94 |
|  | - - - |  |  | 1,280,000 |  | - | 1,280,000 00 |
|  | 20,000 00 |  |  |  |  | - | 20,000 00 |
|  | \$977,826 00 | 108,504 98 | 85,291 72 | 1,280,000 | 1,400 | 1,500 | 2,454,522 70 |

## B-1801.

Statement of moneys arising from interest on stock transferred to the United States, being the amount drawn by the agent to the trustees for the redemption of the public debt, pursuant to the act of the 8th May, 1792, and agreeably to statements made at the Treasury, No. 13,108, and 13,110, dated February'5, 1802.


Treasury Department, Register's Office, December 21, 1802.
JOSEPH NOURSE, Register.
C-1801.

Statement of moneys received at the Treasury in the year 1801, from the payment of old debts which originated prior to the present constitution, being the amount drawn by the agent to the trustees for the redemption of the public debt, on the 11th December, 1801, pursuant to the act of the 3d March, 1795, and agreeably to a statement made at the Treasury, No. 13,110, dated February 5; 1802.

From Edward Carrington, late deputy quartermaster general, on account of public property sold,
$\$ 42000$ Treasury Department, Register's Office, December 21, 1802.

JOSEPH NOURSE, Register.

## D-1801.

Statement of moneys arising from dividends on the capital stock which belonged to the United States, in thebank of said States, from 1st January, 1800, to the 30th June following, after deducting the interest on the subscription loan for the same period, being the amount drawn by the agent to the trustees for the redemption of the public debt, pursuant to the act of the 3 d March, 1795, and agreeably to a statement made at the Treasury, No. 13,110, dated February 5, 1802.

1801, December 11. Warrant No. 2,435, . . . . . . . $\$ 94,32000$
Treasury Departaent, Register's Office, December 21, 1802.
JOSEPH NOURSE, Register.

## E-1801.

Statement of moneys received into the Treasury in the year 1801, from the sale of public lands, being the amount clrawn by the agent to the trustees for the redemption of the public debt, pursuant to the act of the 3d March 1795, and agreeably to a statement made at the Treasury, No. 13,110, dated February 5, 1802.
1801, December 11. Warrant No. 2,436,
$\$ 162,02129$
Treasury Department, Register's Office, December 21, 1802.
JOSEPH NOURSE, Register.

A General Statement of the scveral stocks tiansferred to the United States, to the 31st December, 1802; the interest upon which, by the acts of 8th May, 1792, and 3d March, 1795 , is appropriated for the redemption of the public debt.

|  | Old six per cent. stock. | 3 per cent. stock. | Deferred 6 per cent. stock. | 4 per cent. stock. | 5 per cent. stock. | 52 pr ct. stock. | 8 per ct. stock. | Amt. of the several species of stock. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Purchased with moneys received on account of the surplus of duties, to the end of the year 1790, Ditto, on account of the loan of $\$ 2,000,000$, <br> Ditto, out of the interest fund, <br> Amount transferred to the United States, as particularized below, | \$439,016 12 | 401,072 90 | 631,786 86 | - |  |  |  |  |
|  | 353,604 95 | 31,731 94 | 137,588 66 | - | - - | - | - | $\begin{array}{r}1,471,875 \\ 522 \\ \hline\end{array}$ |
|  | 115,195 57 | 79,055 79 | 118,608 92 |  |  |  |  | 312,860 28 |
|  | 984,701 71 | 110,633 08 | 87,406 40 | 100,000 | 2,240,000 | 1,400 | 5,900 | $3,530,04119$ |
|  | \$1,892,518 35 | 622,493 71 | 975,390 84 | 100,000 | 2,240,000 | 1,400 | 5,900 | 5,837,702 90 |
| In payment for lands on Lake Erie, sold to the State of Pennsylvania, In discharge of the debts due to Foreign Officers, <br> In payment for certain balances, which originated prior to the present constitution, In repayment of commutation by sundry military officers, <br> In payment for lands, sold under certain acts of Congress, and received in pursuance of the acts of 3d March, 1797, and 2d March, 1799, <br> In discharge of the registered debt, per act of 12 th June, 1798, <br> In discharge of loan office and final settlement certificates, per act of 12th June, 1798, Stock arising from specie paid for services and supplies, furnished to 4th March, 1789, From the instalments of foreign debt, reimbursed to 31st December, 1801, <br> For this amount transferred to the trustees for the redemption of the public debt, being the residuãry sum unapplied of $\$ 660,000$ six per cent. stock, remitted to the commissioners of the Dutch loans, the purchase of which stock appears in the printed public accounts for the year 1795, page 72, | 60,449 44 | 60,718 25 | 30,224 72 | - | - - | - | - | 151,392 41 |
|  | 186,988 23 | 22,438 58 | - | - | - - |  |  | 209,426 81 |
|  | 7,220 63 | 7,187 64 | 16,936 17 |  | - - |  | - | 31,344 44 |
|  | 14,934 22 | 10,472 40 | 7,467 09 | - | - - | - | - | 32,873 71 |
|  | 37,766 78 | 9,816 21 | 5,196 58 |  |  | 1,400 | 5,900 | 60,079 57 |
|  | 86,566 54 | 0,816 | $-7$ | - | - - | 1,400 | 5,000 | 86,566 54 |
|  | 55,314 93 | - - | 27,581 84 | - | - | - | - | 82,896 77 |
|  | 515,460 94 |  | 27,81 81 | - | - | - | - | 515,460 94 |
|  |  | - - | - - | 100,000 | 2,240,000 | - | - | 2,340,000 00 |
|  | 20,000 00 |  |  | , |  | - | - | 20,000 00 |
|  | 984,701 71 | 110,633 08 | 87,406 40 | 100,000 | 2,240,000 | 1,400 | 5,900 | 3,530,041 19 |

B.

Statement of moneys arising from interest on stock trunsferred to the United States; being the amount drawn by the agent to the trustees for the redemption of the public debt, pursuant to the act of the 8 th May, 1792, and agreeably to a statement made at the Treasury, No. 14,084, dated 20th Jaruary, 1803.

1802, March 26, Warrant No. 2,729, - $\quad$ - $\quad$ - $\quad$ - $\quad \$ 70,68578$
June 28, $\quad$ 3,041, $-\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad 70,72317$
$\begin{array}{lllllllll}\text { September 27, } & 3,280 \\ & 3,280, & - & - & - & - & - & - & - \\ 70,827151\end{array}$
December 28, 3,495,
\$326,449 92
Treasury Department, Register's Office, January 28, 1803.
JOSEPH NOURSE, Register.
C.

Statement of moneys received at the Treasury in the year 1802, from the payment of old debts which originated prior to the present constitution, being the amount drawn by the agent to the trustees for the redemption of the public debt, on the 28th December, 1802, pursuant to the act of the 3d March, 1795, arid agreeable to a statement made at the Treasury, No. 14,084, dated January 20th, 1803.

'Treasury Departnent, Register's Office, January 28, 1803.
JOSEPH NOURSE, Register.

## D.

Statement of moneys arising from dividends on the capital stock which belonged to the United States, in the bank of said States, from the 1st July, 1801, to the 31st December following, after deducting the interest on the subscription loan for the same period, being the amount drawn by the agent to the trustees for the redemption of the public debt, pursuant to the act of the 3 d March, 1795, and agreeably to a statement made at the Treasury, No. 14,084, dated 20th January, 1803.
1802, December 28. Warrant No. 3,493,
\$33,960 00
Treasury Defartment, Register's Office, January 28, 1803.
JOSEPH NOURSE, Register.

## E.

Statement of moneys received into the Treasury in the year 1802, from sales of public lands, being the amount drawn by the agent to the trustees for the redemption of the public debt, pursuant to the act of the $3 d$ March, 1795, and agreeably to a statement made at the Treasury, No. 14,084, dated 20th January, 1803.
1802, December 28. Warrant No. 3,492,
\$179,575 52
'Treasury Department, Register's Office, January 28, 1803.
JOSEPH NOURSE, Register.

## F.

Treasury Department, Auditor's Office, January 14, 1803.
No. 14,065 .
I have examined and adjusted an account between the United States and Alexander Baring, and find that he is chargeable on said account-
To amount of 2,220 shares owned by the United States in the stock of the Bank of the United States, sold and transferred to him in the month of June, 1802, in pursuance of an agreement made with the Secretary of the Treasury, on behalf of the commissioners of the sinking fund, at $\$ 580$ per share, - $-\$ 1,287,600$

I also find that he is entitled to credit on said account-
By treasury warrants, for amount of warrant No. 582, dated 30th June, 1802, drawn on him in favor of the treasurer, - - - - - - -

The statements, documents, and cancelled warrants, on which this report is founded, are herewith transmitted, for the decision of the Comptroller of the Treasury thereon.

To Gabriel Duvall, Esq. Comptroller of the Treasury.
R. HARRISON, Auditor.

Treasury Department, Comptroller's Office, January 21, 1803.
Admitted and certified:
To the Register.
G. DUVALL.

F-Continued.
Dr.
Alexander Baring in account with the United States.
Cr.

To amount of 2,220 shares owned by the United States in the stock of the Bank of the United States, sold and transferred to him in the month of June, 1802, in pursuance of an agreement made with the Secretary of the Treasury, on behalf of the commissioners of the sinking fund, at $\$ 580$ per share,

Auditor's Office, January 14, 1803.

## P. FERRALI.

Comptroller's Office, January 18, 1803.
ANDREW ROSS.
Treasury Department, Register's Office, January 25, 1803.
I certify that the foregoing report and statement are true copies of the originals on file in this office.
JOSEPH NOURSE, Register.

7th Congress.]
No. 195.
[2d Session.

## UUTY ON REFINED SUGAR.

communicated to the house of representatives, february 11, 1803.
Mr. Randolph, from the Committee of Ways and Means, to whom was referred the memorial of Charles Gartes, and others, sugar refiners of the City of Baltimore, made the following report:
That, by an act, passed during the last session of Congress, it is enacted that, from and after the 30th of June, 1802, all internal duties on refined sugar shall cease and be discontinued, excepting such duties thereon as should have accrued, and remained outstanding, on, or before, that day.

That the petitioners complain of a construction given to this act, by the Treasury Department, whereby sugars refined before the above mentioned period, although not removed from the refinery until after its expiration, have been subjected to duty.

This construction your committee believe to have been correct, for the following reasons:
1st. The duty is laid, by the second section of the act imposing certain duties on suuff and refined sugar, upon all sugars refined after the 30th day of September, 1794, and was not levied on any sugars refined previous to that period, although subsequently removed.

The act of refining, therefore, and not of removing the sugars, rendered them liable to the duty; and the provisions in relation to their removal from the refinery, were intended to render convenient and secure the collection of the duty, which, by the act of refining, had been incurred. On those sugars, therefore, which have been refined before the 30th day of June, 1802, (and on which the duties have not been satisfied) duties "had accrued, and did remain outstanding," although they might not have been removed, or sent out of the manufactory.

2d. A contrary construction might have enabled the sugar refiners, by forbearing to remove their sugars from the time of passing the act repealing the duty, until the ist of July, 1802, to evade, altogether, the payment of those duties, during that period, to the manifest detriment of the revenue, and the evasion of the plain intention of the act in question. But, in consideration of the reduction of price, which, it is believed, did actually take place [in consequence of an expectation that the duties would cease to be collected after the 30th of June, 1803] and of the diversity of opinions which exist in relation to the construction of the law in question, the committee respectfully recommend the following resolution:

Resolved, That no duty shall be collected on sugars, removed from the refinery since the 30th day of June, 1802, any law to the contrary notwithstanding.

7th Congress.]
No. 196.
[2d SEssion.

## ENCOURAGEMENT TO MANUFACTURES.

communicated to the house of representatives, february 2l, 1803.
Mr. Sanuel Smith, from the Committee of Commerce and manufactures, to whom were referred the petitions and memorials of the following manufacturers of the United States, to wit: Of the Franklin Association, and other journeymen printers, of comb makers, gun smiths, cork cutters, calico printers, cordwainers, paper makers, letter founders, makers of umbrellas, brushes, glass, stoneware, gunpowder, hats, and starch, praying for protecting duties to be laid on the importation of articles of their respective manufactures, made the following report:
That justice to the petitioners and sound policy point to the necessity of granting governmental aid for the protection of such manufactures as are obviously capable of affording to the United States an adequate supply of their several and respective objects, either by admitting, free of duty, the raw article essential to their manufacture, and which cannot be procured in the United States, or by imposing a higher duty than is paid on those articles, to the manufacture whereof our citizens are incompetent.

The committee take leave to observe, that the duties now payable on importation do not, in their opinion, operate as protecting duties to our infant manufactures; because that the duties on almost all the articles of consumption being nearly equal, the manufacturers of the United States are charged therewith in every thing they consume, and the journeyman being compelled to pay for every thing he consumes at least 28 per cent. more than he would be obliged to pay, if such duties did not exist, he must, of course, be paid in proportion for his, labor. Your committee are, therefore, induced to belieye that the present duties on imports operate an injury rather than a benefit to the manufacturer of the United States.

Your committee refrain from pressing this important subject during the present session, âs well because that the press of public business is such, that time sufficient could not be afforded for a proper discussion, as that they hope and expect that Congress will, at their next session, revise their laws laying duties on imports; as a preparation for which the committee submit the following resolution:

Resolved, That the Secretary of the 'Treasury be, and he is, hereby', directed to prepare, and lay before Congress early in theirnext session, a plan for the laying new and more specific duties on goods, wares, and merchandise, imported into the United States, so as that the same shall (as near as may be) neither increase nor dimimish the present revenue arising to the United States from imports.

## ARREARS OF DIRECT TAXES.

## communicated to the house of representatives, march 1, 1803.

The Secretary of the Treasury, in obedience to the resolution of the House of Representatives, of the twenty-fourth ultimo, réspectfully reports:
That, by the last returns, it appears that the uncollected arrears of the direct tax may be estimated at 367,600 dollars and 73 cents, as will more fully apear by the letter of the commissioner of the revenue, hereunto annexed, and to which the Secretary begs leave also to refer, for the reasons which, in the opinion of the commissioner, have delayed the completion of the collection of that tax.

That, amongst several other causes, the two most prominent impediments seem to have been, first, the difficulty of completing the assessments; and secondly, the length of the process necessary to effect a sale of unoccupied. lands; which last cause has operated most forcibly in the States of Massachusetts, New York, Pennsylvania; Virginia, and Kentucky.

That the completion of the assessments was retarded in almost all the States, by the novelty of the experiment, in some, by the sparse situation of the inhabitants, in several, by the large quantity of unseated lands; and particularly, in the three Southern States, by an alleged want of a sufficient compensation for the commissioners and assessors, evidenced by successive resignations.

That, in the State of North Carolina, the difficulty of obtaining assessors was increased'by a disqualifying law of the State, and that, for almost a year, and until an extra compensation had been provided for by law, the abstracts were detained in that State, for want of persons to transcribe the assessment lists; for which reasors the tax did not become due there, till the month of November, 1801.

That, in Georgia, the business was delayed one year, for want of a meeting of the Board of commissioners; and that the final proceedings of the Board, which were received at the treasury, in April, 1801, were, on account of numerous inaccuracies, returned, for the purpose of being corrected; which prevented the operation of the tax till January, 1802.

And that, in South Carolina, the assessment, which is not yet completed, has been principally retarded by the difficulty of obtaining a commissioner in the first district, in which five gentlemen, successively appointed commissioners, refused to act, two resigned, and one died.

All which is resipectfully submitted.
Treasury Depaitment, February 28th, 18 8̀2.
ALBERT GALLATIN; Secretary of the Treasury.

## 'Treasury Department, Revenue Office, February 2d, 1803.

SIR:
On the subject of the enclosed resolution of the House of Representatives, I have the honor to submit the following information:

The tax assessed on the States of Connecticut, New Jersey, and Delaware, has been collected and accounted for.
The balances outstanding on the New Hampshire and Tennessee lists, were so much diminished, when the supervisors made up their last returns, that I consider the collection thereof completed ere now.

The situation of the other States, appears to be nearly as follows:
The sums to be collected and accounted for, by the collectors, amount to,

| In Massachusetts, | - | - | - | - | - | - | - | \$9,904 89 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Rhode Island, | - | - | - | - | - | - | - | 4,833 05 |
| Vermont, - | - | - | - | - | - | - | - | 4,896 38 |
| New York, - | - | - | - | - | - | - | - | 21,582 92 |
| Pennsylvania;' | - | - | - | - | - | - | - | 30,783 70 |
| Maryland, - | - | - | - | - | - | - | - | 15,485 45 |
| Virginia, | - | - | - | - | - | - | - | 16,588 71 |
| Kentucky, | - | - | - | - | - | - | - | 24,236 25 |
| North Carolina, | - | - | - | - | - | - | - | 85,474 78 |
|  |  |  |  |  |  |  |  | \$215,788 13 |

In the State of Georgia, the assessment was complete, and collectors were appointed for all the counties except Bullock and Bryan; the collection was then in progression throughout eighteen districts, but as no moneys had reached the supervisor's hands, the whole quota, amounting to $\$ 38,81487$, may be accounted outstanding.

As the report of the commissioners, who were appointed in South Carolina, has not made its appearance, the collection of the quota of that State, which amounts to $\$ 112,99773$, will be delayed for some time longer.

The circumstances which have impeded the collection are numerous; but, as they have been very frequently the subject of discussion, it may not be deemed necessary to revert to all of them, in the present stage of the business. If inaccuracies are observable in any of the tax lists, they may be attributed, in a great degree, to a want of attention amiong the land holders, to the provisions and injunctions of the acts of Congress, which authorized the valuations, \&c.; and no adequate remedy can now be had for this evil.

Although the compensations allowed to the collectors were not complained of in the populous districts, the rates which were originally established were too low for the newly settled parts of the country, and especially where there are large bodies of unproductive land owned by non-residents. As the prospect of an indemnity for their trouble and expenses was not flattering, the difficulty of obtaining good men to undertake the responsibility of collecting, \&c. in such cases, was very much increased; and, in some instances, occasioned cousiderable delay. In some of the populous districts to the eastward, where there are a great number of small taxes for dwelling houses, of the first and second classes, and small lots owned and occupied by indigent persons, with large families, and scarcely any visible property, the trouble has been so much enhanced as to occasion a temporary suspension of the collection, in some instances.

In order to secure to individuals an opportunity of investigating the demands of collectors, a variety of measures were sanctioned by the act of Congress, which are calculated to procrastinate the sales of property, and collection by other compulsory process; but a circumstance which has exceeded all others in delaying the completion of this business, is the tedious period which has been consumed by some of the Boards of commissioners, in making up thereports upon which the assessments in the several States were founded. I have, however, the satisfaction to state, that, notwithstanding the extraordinary difficulties which have attended the sales of land, for unpaid taxes, they appear to have gone pretty generally into effect in Virginia; and as the same objects are maturing in New York, and other States, 1 trust that the result of the whole business will be ascertained in a very short period.

I have the honor to be, very respectfully, your obedient servant,
WM. MILLLER, Commissioner of the Revenue.
The Honorable the Secretary of the Treasury.

7th Oongress.]
No. 198.
[2d Session.

MINT.
COMMUNICATED TO THE HOUSE OF REPRESENTATIVES, MARCH 3, 1803.
Treasury Departient, Murch 2d, 1803.
Sir:
I have the honor to transmit, herewith, a letter from the Comptroller of the Treasury, of this date, accompanied with sundry statements, which have been prepared in obedience to the act, entitled " ${ }^{\prime}$ An act establishing a mint, and regulating the coins of the United States," passed on the second of April, 1792

I have the honor to be, very respectfurly, sir, your obedient servant,
ALBERT GALLATIN.
The Hon. the Speaker of the House of Representatives.

## Treasury Department, Comptroller's Office, March 2d, 1803.

Sir:
The statements marked $A, B, C$, and $D$, which are herewith laid before you, have been prepared pursuant to the seventh section of an act of Congress, of the second of April, 1792, entitled "'An act establishing a mint, and regulating the coins of the United States." These statements contain all the information concerning the transactions of the mint, which the settlements made at the treasury enable me to give.

I have the honor to be, with great reespect, your obedient servant,
G. DUVALL.

The Hon. Albert Gallatin, Esq.
A.

Statement of appropriations made by law for the Mint establishment, for the year 1802, with the amount of warrants drawn by the Secretary of the Treasury on said appropriations.

Amount of warrants drawn on the Treasurer in favor of the mint, for the services for the year 1802, * $\$ 37,02772$ Balance unexpended on 1st January, 1803, 29,535 49

Balance of the seyeral appropriations for the mint establishment, unexpended on the 1st January, 1802,
\$41,187 21
Acts respecting the mint, dated 27 th May, 1796, and 24th April, 1800:
For amount of cents and half cents paid into the treasury in the year 1802, .-
An act making appropriations for the support of Government, for the year 1802, passed 1st May, 1802,

14,476 00

10,900 00
\$66,563 21
*This sum includes a warrant for $\$ 4,000$, drawn in January, 1803, which is accounted for by the treasurer of the mint in 1802; the unexpended balance, therefore, exhibited on the treasury books, is $\wp 33,53549$.

A-Continued.
Statement of appropriations made by law for the payment of the salaries of the officers and clerks of the Mint, for the year 1802.

Amount of warrants drawn on the Treasurer of the
United States, for the salaries of the officers and
clerks of the mint, for the year 1802, $\$ 10,60000$
Balance unexpended on the 1st January,
1803,

Balance unexpended on the 1st January, 1802, $\$ 694$
An act making appropriations for the sup-
port of Government, for the year 1802, 10,60000
$\qquad$

Statement of the application of moneys advanced from the Treasury of the United States, for the support of the Mint establishment, from the 1st January to the 31st December, 1802.
The moneys paid by the treasurer of the mint, on warrants drawn by him on the Director, and admitted by the accounting officers of the treasury of the United Sitates, on the adjustment of his ac
counts, were as follow, viz: counts, were as follow, viz:
For six thousand eight hundred and sixty-two dollars and sixty-five cents, being the amount expended for the requisite repairs, apparatus, machines, wages of workmen, and other expenses: Paid in the first quarter, aid in the second quarter,
Paid in the third quarter,
For twenty thousand Copper purchased for coig
rentr-six cents being the and se-venty-six cents, being the amount of the cost and charges of copper purchased for coinage:
26,397 Purchased from 1st July to 30th September,
41,118 Purchased from 1st October to 31st December,
Loss on three bills of exchange remitted to London for the
$-\quad$ purchase of copper,
97,515
$\qquad$
duct this sum, being the amount of 9501 lbs . of rough
copper sold,
Also this sum gained on two bills of exchange re-
mitted to London, - . . . 10674
Salaries of the officers and clerks of the Mint.
Paid in the first quartrer,
Paid in the second quarter, Paid in the fourth quarter,

$$
\begin{aligned}
& \text { fourth quartel } \text { - }-\overline{-} \text { - } \\
& \text { Wastage in the coinage of Gold and Silver. }
\end{aligned}
$$

Applied to make good deficiencies arising from wastage in the coinage of gold and silver, per Auditor's report, No. 13,985,
alance to be accounted for by the treasurer of the mint, on the 1st January, 1803, per report, No. 14,115,
$\$ 1,60169$
1,62664
1,73425
1,90007

Balance to be accounted for by Benjamin Rush, treasurer of the Advanced from the Treasury for said establishment, viz.
For the salaries of the officers and clerks,
For the purchase of copper, and the incidental and contingent exDeduct this sum, for which Tench Francis, late purveyor, is charged,

B.
 remained accountable on the last settlement, and also the deposites of Bullion, value of Coins paid, allowance for wastage, and balance remaining in the hands of the Officers of the Mint, and in the Bank of the United States.

| period of settlement. |  | balance which rgmained to be accounted for, december 31, 1801, consisting of |  |  |  |  |  |  | deposites in standard |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| FROM | то | Gold in the hands of the Officers of the Mint, and Commissioners of Inspection. |  | Silver in the hands of the Officers of the Mint, and Commissioners of Inspection. |  | Coins in the Bank of the United States. |  | Total value of balance. | Gold. |  |
|  |  | Weight. | Value. | Weight. | Value. | Of Gold. | Of Silver. |  | Weight. | Value. |
|  |  | oz. dwt. gr. | Dolls, Cts. | oz. dwt. gr. | Dolls. Cts. | Dolls. Cts. | Dolls. Cts. | Dolls. Cts. | oz. dwt.gr. | Dolls. Cts. |
| January 1, 1802, | December 31, 1802. | $\begin{array}{lll}43 & 06 & 17\end{array}$ | $77003 \frac{1}{2}$ | $169 \quad 18 \quad 19$ | 19587 | 356 | 8,445 81 | 9,415 $27 \frac{1}{8}$ | 23,894 1119 | 424,792 59 |

## B-Continued.

| deposites in standard |  |  | Total value of Balance and Deposites. | Coins of gold and silver made at the mint. |  |  |  |  |  |  |  |  | VALUE of COINS PAID at THE MINT. |  | Total value of Coins paid. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Silver. |  | Total value of Deposites. |  | Gold. |  |  |  | Silver. |  |  |  |  |  |  |  |
| Weight. | Value. |  |  | Weight. | Eagles. | Half Eagles. | Quarter Lagles. | Weight. | Dollar's. | Half Dollars. | Dimes. | Half <br> Dimes. | Gold. | Silver. |  |
| Qz. $d w t . g r$ gr | Dolls. Cts. | Dolls. Cts. | Dolls. Cts. | oz. dwt.gr. | No. | No. | $N{ }^{\text {r }}$ 。 | oz. dwt. gr. | No. | No. | No. | No. | Dolls. Cts. | Dolls. Cts. | Dolls. Cts. |
| 50,982 10 0 | 58,825 92 | 483,618 51 | 493,033 78 ${ }^{\frac{1}{2}}$ | 23,811 318 | 15,090 | 53,434 | 1,654 | 50,563 $18 \quad 16$ | 41,650 | 29,890 | 10,995 | 13,010 | 423,383 88 | 66,819 52 ${ }^{\frac{1}{2}}$ | 490,203 40 $\frac{1}{2}$ |


| allowange for wastage. |  |  |  |  | BALANCE TO BEi Accounted for. . |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Gold. |  | Silver. |  | Total Value of allowance for Wastage. | In the hands of the Chief Coiner. |  |  |  |  | In the hands-of the Melter and Refiner. |  |
|  | Val |  |  |  |  |  | TSilv |  | ; | © $\mathcal{G}$ |  |
|  |  |  |  |  | Weight. | Value. | -Weight. : | -Value. | -Total Value. | Wepight. | , Value. |
| oz. $\ddot{d} w t . g r$. | Dolls. Cts. | oz. dwt. gr. | Dolls. Cts. | Dolls. Cts. | oz. dwt. gr. | Dolls. Cts. | oz. dwt. gr. | Dolls. Cts. | Dolls. 'Cts! | - oz. ${ }^{\text {did. }}$ 'gr: | IDolls. Cts. |
| $89 \quad 12 \quad 13$ | 1,593 36 ${ }^{\frac{1}{2}}$ | $211 \quad 2 \quad 12$ | $24360 \frac{1}{2}$ | 1,836 97 | 2819 -6. | 1/461.32 | $\begin{array}{lll}177 & 17 & 12\end{array}$ | $20500 \frac{1}{2}$ | $66632 \frac{1}{2}$ | $0 \quad 14 \quad 20$ | 1294 |



|  | Avoirdupois weight. | Troy weight. | Cost of Copper |  | $\begin{aligned} & \text { Avoirdupois } \\ & \text { weight. } \end{aligned}$ | Troy weight. | Value. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | lbs. oz. drms. | lbs, oz. dwt. | Dolls., Cts. |  | hbs. oz. drms. | lbs. oz. dwt. | Dolls. Cts. |
| To amount of rough copper and pianchettes purchased from the commencement of the institution, to the |  |  |  | By amount of rough copper and planchettes, accounted for, per statement marked C, accompanying the Comptroller's reports of |  |  |  |
| 31st Dec. 1801, per statement marked C, accompanying the Comptroller's reports of the 25th of |  |  |  | the 25th April, 1800, and 22d March, 1802, | - | 109,987 0310 | 126,568 39 |
| April, 1800, and of the 22d March, 1802, - | - | 495,248 0815 | 135,896 75 | United States, in the quarter ending 3ist March, - . | - | 28,484 0200 |  |
| This sum, charged for the purchase of planchettes, in, |  |  |  | Do. do. do. 30th June, ${ }^{\text {d }}$, |  | 29,283 04.00 | 10,040 00 |
| the quarter ending 30th September, ${ }^{\text {a }}$, it ${ }^{-}$ | 26,397 | 32,079 0805 | 8,709 32 | Do. do. do. ${ }_{\text {Do }}^{\text {Doth September, - }}$ - |  | 25,232 17 17,100 000 | 8,65100 |
| quarter ending 31st December, | 41,118 | 49,969 09,09 | 13,553, 84 | Balance of copper clippings and planchetter remaining, viz: |  | 17,400 0401 | 5,965 83 |
| Deduct this sum gained on the purchase of two bills of exchange below the value at par, | - | - | $\left\|\begin{array}{r} 158,159 \\ -106 \\ 74 \end{array}\right\|$ | In the hands of the treasurer, Ditto, chief coiner, | " | $\left\lvert\, \begin{array}{ccc} 49,969 & 09 & 09 \\ 15,454 & 08 & 05 \\ \hline \end{array}\right.$ | $\begin{array}{r} 17,132 \\ 5,298 \\ 50 \end{array}$ |
| B | - | 577,298 02.09 | $\left\|\begin{array}{rr} 158,053 & 17 \\ 25,369 & 30 \end{array}\right\|$ | Copper supposed to have been used for alloy, for which no account is given, | - | $\begin{array}{rlll} 575,811 & 08 & 05 \\ 1,486 & 06 & 04 \end{array}$ | 183,422 47 |
|  |  | 577,298 02.09 | 183,422 47. |  |  | 577,298 0209 | 183,422 47 |

[^0]D.

Summary Statement exhibiting the value of Coins made at the Mint, the amount of disbursements on account of the establishment; the amount allowed for wastage; the amount retained of deposites, and the amount gained on the coinage of copper.

Value of gold, silver, and copper coins made at the mint, to the 31st December, 1801, per summary statement, marked A, accompanying the Comptroller's report of the 22d March, 1802.
Ditto, of gold coins made from the 1st January to the 31st December, 1802, per statement herewith, marked B,
$\begin{array}{ll}\text { Ditto, of silver coins, } & \text { do. } \\ \text { Ditto, } & \text { do. } \\ \text { do } & \text { copper coins, }\end{array}$ marked $C$,

Total value of gold, silver, and copper coins made to the 31st Dec. 1802,
Nett charge on the coinage of gold, silver, and copper, to the 31st December, 1801, per statement, marked E, accompanying the Comptroller's report of the 22d March, 1802, .

## Deduct the following sums, viz.

This sum, being the? cost and charges of copper, included in statement marked B, accompanying the Comptroller's report of the 30th January, 1799,
This sum, do. do. included in statement marked A, accompanying the Comptroller's report of the 25th April, 1800,
This sum, do. do. included in statement marked B, accompanying the said report of the 25th April, 1800
This sum, do. do included in statement marked E, accompanying the Comptroller's report of the 22d March, 1802,

> Amount of copper,

This sum, being the amount of wastage on the coinage of gold and silver from the commencement of the institution to the 31st December, 1801, per former statements transmitted,

## Add the following sums, viz.

This sum, being the amount gained on the coinage of copper, per statement marked C, accompanying the Comptroller's report of the 22d March, 1802,
This sum, being the amount retained of deposites, from the commencement of the institution to the 31st December, 1801, per former statements transmitted, .

Amount charged for the support of the establishment to 31st December, 1801,
Amount charged from the ist January to the 31stDecember, 1802, (exclusive of the cost of copper, which amounts, for the year, 1802, to the sum of $\$ 20,34479$ ) per statement herewith, marked A.
Amount of wastage to the 31st December, 1801, as above,
Ditto, from the 1st January to 31st December, 1802, per statement marked B, herewith,

Total amount of wastage,
Deduct this sum, being the amountretained of deposites to 31stDecember, 1801, as above,
Ditto, this sum, retained of ditto, from January 1st to December 31st, 1802, \&c.

Total amount retained,

Total amount of disbursements (not including the cost of copper to the 31st December, 1801, which amounts, as appears above, to $\$ 99,29488$ ) on account of the establishment from the commencement of the institution to the 31st December, 1802,
From the above deduct the gain on copper coinage, from the commencement of the institution to the 31stDecember, 1802, per statement, marked C, herewith,

Nett charge on the coinage of gold, silver, and copper, to the 31st December, 1802, including the cost of lots, buildings, machinery, \&c.

| $\bullet$ | $\begin{array}{r} \$ 428,31000 \\ 58,34300 \\ 34,42283 \end{array}$ | $\$ 3,045,09194$ $516,07583$ |
| :---: | :---: | :---: |
| - | - | 3,561,167 77 |
| - | 296,957 10 |  |
| \$34,427 48 |  |  |
| 7,110 22 |  |  |
| 12,438 71 |  |  |
| 45,318 47 | - |  |
| 99,294 88 |  |  |
| 12,503 03 | 11179791 | , |
|  | 185,159 19 |  |
| 19,234 43 |  |  |
| 2,149 98 |  | - |
|  | 21,384 41 |  |
| - | - | 206,543 60 |
| $\bullet$ | 12,503 03 | 17,462 65 |
| - | 1,836 97 |  |
| - | 14,340 00 |  |
| 2,149 98 |  |  |
| 18592 |  |  |
| - | 2,335 90 | 12,00470 |
| - | - | 236,010 95 |
| - | - | 25,369 30 |
| - | - | 210,641 65 |

## SINKING FUND.

## communicated to the house of representatives, march 3, 1803.

## Mr. Randolph made the following report:

The Committee of Ways and Means, to whom it was yesterday referred, by a resolution of this House, to inquire and report "whether the commissioners of the sinking fund have, agreeably to the act 'making provision for the redemption of the whole of the public debt of the United States, applied the sum of $\$ 7,300,000$ to the payment of the principal and interest of the public debt? And, also, generally to inquire into the accounts and proceedings of the commissioners of the sinking fund;" have, according to order, proceeded therein, and beg leave to report:

That, pursuant to the directions of the committee, a letter was written and addressed, by the chairman of the committee, to the Secretary of the Treasury, covering a copy of the resolution of the House; and, also, a statement of queries thereon, to which the answer of the Secretary was required; and that, to his answer, which, together with sundry explanatory documents, is annexed to this report, the committee beg leave to refer, and request that it may be considered as part of their report.

March 2d, 1803, at half past $6 o^{\prime}$ clock, P. M.
SIR:
The enclosed resolution this day passed the House of Representatives. The annexed paper, marked A 1, contains the objections stated by the mover of the resolution, to which you are requested, if practicable, to return an answer, previous to the dissolution of Congress. It may be necessary to remark, that the objections to the report of the commissioners of the sinking fund consisted principally of a supposed variance between the statements contained in that report, and those submitted by the Secretary of the Treasury, at the last session of Congress, and a denial that the sum appropriated, by the law of the last session, $[\$ 7,300,000]$ had been applied agreeably to the provisions of the act; and that the sum disbursed by the treasury, on account of the public debt, has not been fully accounted for; an unaccounted balance remaining of $\$ 114,83944$ : moreover, that the sum of $5,914,000$ guilders is upon estimate.

With perfect esteem, I have the honor to be, yours,
JOHN RANDOLPH.

## Albert Gallatin, Secretary of the Treasury.

## In the House of Representatives of tife United States, Wednesday, the 2d of March, 1803.

## On motion,

Resolved, that the Committee of Ways and Means be directed to inquire whether the commissioners of the sinking fund have, agreeably to the directions of the act, entitled, "An act making provision for the redemption of the whole of the public debt of the United States," applied the sum of seven millions three hundred thousand dollars, provided by the same, to the payment of the principal and interest of the public debt; and to inquire, generally, into the accounts and proceedings of the commissioners of the sinking fund, and to report to the House.

Extract from the Journal.

## WILLIAM LAMBERT, for JOHN BECKLEY, Clerk.

## A 1.

1. Have the commissioners of the sinking fund applied the sum of $\$ 7,300,000$ to the payment of the public debt, in the year 1802? If they have not applied it, why has it not been done?
2. What was the true amount of interest on the public debt for 1802 ? And is the sum of $\$ 4,065,73847$ that true amount? A detailed account is requested.
3. What have been the actual remittances to Holland, during the year 1802? A detailed account of all the bills, contracts, \&c. is requested, with the names of the persons with whom contracts have been made, and from whom bills have been purchased, with the price paid?
4. If the contracts and bills do not cover all the balance in the hands of the commissioners, an account of the remainder is requested, with the names of the persons in whose hands the same remains, with the particular sums held by each person.
5. What were the sums disbursed from the treasury, on account of the domestic debt, between 1st of October, 1801, and 1st of January, 1802; and what were the sums disbursed for the same account, between October 1, 1802, and January 1, 1803?
6. In the treasury report of December, 1801, in table $P$, the interest of foreign debts, for 1802 , is said to be $\$ 476,931$ : in table R , the interest is said to be, guilders, $1,145,250$ : from whence arises the difference? How is the interest, stated in table $P$, made up?
7. An account of the remittance forwarded to Holland, or purchased in 1803, is requested, if convenient; the account to be in detail; and likewise such other information as the Secretary of the Treasury may think will elucidate the transactions of the commissioners.

## Treafury Department, March 3d, 1803.

Sir:
I had the honor to receive, last night, at seven o'clock, your letter of the same day, enclosing a resolution of the House, in relation to the accounts of the sinking fund, and certain inquiries proposed on that subject by the mover of the resolution.

Although I may give information sufficient to come within the meaning of the resolution, and to elucidate the transactions of the commissioners, time will not, perhaps, permit, to procure all the detailed accounts specified in the inquiries: all that can be examined and transcribed in the course of the day shall be transmitted.

I must premise, that I had received yesterday, from the Register of the treasury, a letter, hereunto annexed, A.2, accompanying an official statement $B$, of all the warrants drawn on the Treasurer, during the year 1802, on account of the public debt, and amounting (after deducting 119,592 dollars and 78 cents, repayments on account of the Dutch debt) to $\$ 9,333,40740$. This sum is $\$ 39,34488$ less than the sum of $\$ 9,372,75228$, which is stated, in the report of the Secretary of the Treasury to the commissioners of the sinking fund, to have been disbursed on that account, during that year.

This error arose, as stated by the Register, from the necessity of making the report of all the transactions of the year 1802, in the first week of February, 1803, and before the books of the treasury, for the last quarter of that year, could be posted up.

The Idifference resulting from the correction consists in that the disbursements out of the treasury, during the year 1802, were, on account of the reimbursement and interest of the domestic debt, $\$ 4,618,02139$; and on account of the Dutch debt, $3,240,39925$; instead of being $\$ 4,654,69961$ and $\$ 3,243,06591$, as stated in the report; and in that the payment in adyance, and on account of the annual appropriation of 1803 , was only $\$ 745,80740$, instead of $\$ 785,15228$, as stated in the report.

The objects of the present inquiry seem to be,
I. An elucidation of certain variations between the report to the commissioners of the sinking fund, and that made on the 18th December, 1801, to Congress; to which it is presumed that the 2 d and 6 thinquiries of the mover of the resolution refer.

In the statement $P$, annexed to the report of the 18th December, 1801, the interest on the public debt, including the annual reimbursement of the six per cent. and deferred stocks, is stated at

- \$5,228,034 67

In the report to the commissioners of the sinking fund, the interest is stated at
And the reimbursement of six per cent. and deferred stocks,
4,065,738 57
Making, altogether, - $\quad$ - $\quad$ - $\quad$ - $\quad$ -
The difference between the two statements is $\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad \$ 44,42673$
Which arises from the three following items, viz:
1st. The annual interest on the temporary loans obtained from the Bank of the United States is stated, in the former report, at $\$ 152,900$; but one million two hundred and ninety thousand dollars of the principal of that debt having been paid to the bank, on the 30th June last, the interest on that sum ceased after that day; which makes the annual interest on those loans $\$ 35,450$ less for that year, and reduces that item, in the last report, to $\$ 117,450$, as will appear by the annexed statement $C$; which, in conformity to the wishes of the mover of the resolution, as expressed in his second inquiry, gives the several items of the gross amount of $\$ 4,065,73857$, stated, in the report to the commissioners of the sinking fund, as the amount of interest for 1802.

2d. The interest due for 1802, on the foreign debt, is stated, in the report of the 18th December, 1801, at.
\$476,931

467,731
Making a difference of
In both statements, the interest, properly so called, is the same, viz: $1,145,250$ guilders, equal, at 40 cents per guilder, to 458,100 dollars; but the difference arises from the items of commissions and gratitications.

In the statement of December, 1801, to the sum of -
\$458,100
are added the following commissions, viz

One per cent. on 12,500 guilders, gratifications on the Dutch loans, payable that year, 125 guilders, equal to $\quad$ One per cent. on $3,550,000$ guilders, the then supposed amount of the instalments, falling due during 1802, in Holland and Antwerp, 35,500 guilders, equal to

## Making, as above stated,

In the report to the commissioners of the sinking fund, to the said sum of
Are added only the two first mentioned commissions, of
But, on the other hand, the gratification of 12,500 guilders, which, in the report of December, 1801, is considered as part of the principal of the debt, and not included in the interest, is, in this last report, considered as part of the interest; it never having been the practice, in former reports of the Board, to include the payments of those gratifications in the account of principal.

This item is equal to
5,000
Making, altogether, as above stated,
\$467,731
The reason why the last mentioned commission of one per cent. on the payment of instalments of the principal, and stated in the report of the 18th December, 1801, as above mentioned, at 35,000 guilders, has been omitted in the report to the commissioners of the sinking fund, remains to be explained.

It had been heretofore supposed at the treasury, that a commission of one per cent. was charged in Holland, by the bankers of the United States, on the payment of the instalments of the Dutch debt; and it is so stated in every official report of the Department on that subject, from that of the late Secretary of the Trcasury, presented to the House on the 4th January, 1796, to that of the Secretary, of the 18th December, 1801. An inspection of the accounts of the bankers, and the knowledge that such charges were not usual in relatiou to loans obtained in Holland, have since shown that that opinion was erroneous, and the item is therefore omitted in the last report.

It is also proper here to observe, though noticed neither in your letter, nor in the enclosed queries, that the instalments, payable in 1802, had heretofore been erroneously supposed to amount to $3,550,000$ guilders, as stated in the report of 4th January, 1796, and in that of 18th December, 1801 , (statement R) instead of $3,360,000$ guilders, as stated in the last report to the commisssioners of the sinking fund; an error which arose from a supposition that the Antwerp loan, instead of being payable, as is the case, in five instalments, of 410,000 guilders each, was payable in four instalments, the three first of 600,000 guilders each, and the last of 250,000 guilders.

These two items, viz:
Difference on interest on domestic loans, $\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad \$ 35,45000$ And do. on do. on foreign debt,

Make an aggregate of
3d. From which must be deducted, a difference between the two statements, in relation to the interest due on account of the domestic debt, and explained by the Register, in the note annexed to statement $\mathbf{C}$, amounting to

Leaving, for the whole difference, as above stated,
II. It is asked, why the sum disbursed by the treasury has not been fully accounted for? Why the sum of 5,914,000 guilders, remitted to Holland, beyond the amount due in 1802, is upon estimate? And it is asked, why there remains a supposed unaccounted balance of $\$ 114,88944$ ? As tending to elucidate that part of the inquiry, the 3d and 4th queries of the mover of the resolution apply for statements of the remittances to Holland, and of the balances which may remain unexpended in the hands of agents, \&c.

From these objections to the report, it is presumable that some misconception has taken place in relation to the mode of conducting the business of the sinking fund.

The commissioners never receive any public moneys, nor are they accountable for the sums paid out of the treasury, on account of the public debt: the persons who, upon the warrants of the Secretary of the Treasury, receive such sums, are immediately charged for the amount, and become then accountable to the treasury, in the same manner as all other receivers of public moneys.

It results from thence that the disbursements out of the treasury shew, themselves, in what manner the money has been applied by the commissioners of the sinking fund; and, accordingly, the annexed statement $\mathbf{B}$ exhibits the advances or payments made by them, or rather by the Secretary of the Treasury, as their agent, during the year 1802, and shows the sums paid or advanced, the dates when, the persons to whom, and the objects for which, the payments or advances have been made. There is not, and cannot be, in that respect, any unaccounted balance.

As to the ultimate application of the money, by the persons to whom it has been advanced, it cannot be ascertained with precision, until their accounts shall have been rendered and settled at the treasury: and, it is evident, that neither on the first week of February, 1803, nor on this day, can the accounts of persons who received public moneys in the course of the year 1802, be settled, or even rendered.

It was not, therefore, attempted, in the report to the commissioners of the sinking fund, to state, with precision, an account of the ultimate application of the moneys paid out of the treasury during the year 1802, which should balance the aggregate of the disbursements. An attempt of that kind was impracticable, for want of materials. That it was not intended, is evident on the face of the report itself: for the items which relate to that ultimate application are not added together: two of them are explicitly stated to be on estimate; it is as explicitly stated that some pro.tested bills and balances, in hands of agents, are not included; and there are two prominent items amongst the disbursements, viz: "to toreign officers, and in payment of certain parts of the public debt," which are not repeated amongst the items relating to the ultimate application of the money, although credit would have been taken for them, had it been intended to balance the account of disbursements by an account of their ultimate application.

The report exhibits all that could be expected, by designating, in the first place, the several general objects to which the disbursements were applicable during the year 1802, and by giving, in the next place, the estimated amount of remittances to Holland, which had been purchased on account of that part of the Dutch debt which falls due during the present year. If this last amount is stated only as an estimate, it is because, as has already been mentioned, the accounts in relation thereto being only rendered in part, and not being yet settled by the accounting officers of the treasury, any calculations taken from the auxiliary books or registers of the bills purchased, are liable to errors, and ought not to be reported to Congress as an ascertained amount.

It so happens, however, that, if an attempt shall be made to strike an approximated balance between the account of disbursements and that of the application of the money, what is called an unaccounted balance will disappear, and instead of it, the amount paid out of the treasury will be found to be less than the amount applied, including balances in hands of agents, and the estimated unexpended balance of bills on Holland; which shows only that that balance has been estimated in the report something above, and not below, its real amount.

1st. The disbursements out of the treasury, on account of the interest and reimbursement of the domestic debt, were stated in the report, at
$\begin{array}{r}\$ 4,654,69961 \\ 36,678 \\ \hline\end{array}$

Leaves, for the true amount, $-\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad \$ 4,618,02139$
The objects for which that sum was advanced, were,

1. On account of interest on the domestic debt, growing due in 1802, as per statement $\mathbf{C}, 3,480,55757$
2. On acount of the reimbursement of the six per cent. and deferred stock, estimated per do.

1,117,869 35
4,598,426 92
Leaving a balance advanced, during the year 1802, beyond the amount payable during
the same, and for which some of the banks or commissioners of loans are account-
able,

19,594 47
$\$ 4 ; 618,02139$
$\$ 162,025 \cdot 00$
2d. The disbursements on account of the interest on the domestic loans, were
The interest actually accrued during 1802, and which makes part of the amount of interest stated in the report to the commissioners of the sinking fund, as per statement C, was only,

117,450 00
44,575 00
\$162,025 00

Results from the circumstance of the interest due to the bank, on domestic loans, being always paid after it has become due. Thus, the sum of $\$ 162,025$, disbursed in 1802 , was applied to the payment of the interest which accrued on domestic loans, from the 1st of July, 1801, to the 30th June, 1802; and not to the payment of the interest which accrued from 1st January to 31st December, 1802.

3d. The payments to foreign officers, and for certain parts of the domestic debt, being charged in the amount of disbursements, ought to be credited in the account of the application of those disbursements.

Those two items amount to, -
$\$ 22,96176$
If, therefore, there is an apparent unaccounted balance in the report to the commissioners of the sinking fund, of
\$114,839 44
39,34488
As stated in your letter, the error stated by the Register,
75,494 56
Must, in the first place, be deducted, which will leave,
For the amount of that supposed balance; and the above stated items are fair offsets against it, viz:
1st. Advanced on account of domestic debt, beyond the interest and reimbursement of the year 1802,

19,594 47
2d. Paid on account of the interest on domestic loans beyond the amount which ac-
crued during 1802,

44,575 00
22,961 76
Making, altogether, - - . $\quad-\quad-\quad-\quad$ 87,131 23
An aggregate which exceeds, by

11,636 67
\$87,131 23

The above stated supposed unaccounted balance, and shews that such balance does not exist; but that, on the contrary, the estimate of unapplied bills on Holland errs in having made that amount too large. Whether that error consists in having blended, amongst the bills purchased in 1802, some which were actually purchased in 1801, or from some mistake of the clerk in entering the amount of bills purchased, or from having entered as purchased, bills
which are, by contract, to be paid for only when they shall have been honored, or from any other cause, cannot, I apprehend, be ascertained, until the accounts of the purchases shall have been regularly settled, by which means alone can every error be checked and discovered. It was because it was known that an account, given at present, was liable to be affected by all those several sources of error, that it was presented as an estimate. If it shall be found practicable to form and transcribe, in the course of the day, a more correct detailed account from the documents in this office, it shall be forwarded; but it is doubted whether it can be done; and, if done, I must beg leave to repeat, that it must still be considered as an estimate and a sketch, and not as an ascertained account. In the mean while, it is proper to state, that no alteration in that estimate can change any general result; that every person who has received money on that account from the treasury, has been charged, and is held accountable for it, and that the error in the estimate consists in nothing more than in exhibiting a larger amount of bills than has been paid for by the United States.

Leaving those uninteresting and immaterial details, I proceed to what seems to be the principal object of the resolution of the House
III. It is asked whether the commissioners of the sinking fund have applied the sum of $7,300,000$ dollars, to the payment of the public debt, in 1802, in conformity to the act making provision for the redemption of the whole of the public debt of the United States?

Although it be difficult to understand precisely the supposed objection to the proceedings of the commissioners of the sinking fund, which has given rise to this inquiry, yet, as the report to the commissioners exhibits, after deducting the amount lately corrected by the Register, an application of $9,333,407$ dollars and 40 cents-of which sum, $1,287,600$ dollars were paid out of the proceeds of the sales of bank stock, and the remaining $8,045,807$ dollars and 40 cents, out of the other funds vested in the sinking fund-it is presumed that the objection goes to the mode of application, and not to the sum applied; and I cannot find what that can be, unless, by the words "payment of the public debt in the year 1802," it be meant that the commissioners of the sinking fund were bound by the law to extinguish, during the year 1802, so much of the principal of the public debt, due that year, as, together with the interest accruing during that year, would amount to $7,300,000$ dollars; and that an application of part of the $7,300,000$ dollars to the making provision for the payment of a debt, falling due after the 31st December, 1802, was not to be considered as a part of the said legal payment of 7,300,000 dollars.

The objection does not apply to the actual payments made by the commissioners; nor is it supported by any part of the law.

It does not apply to the payments made by the commissioners in 1802: for, supposing the assumed construction of the law to be correct, it is, nevertheless, true, that the commissioners of the sinking fund have, during the year 1802, paid more than $7,300,000$ dollars, falling due during that year.

Those payments consist of the following items, viz:

1. Interest accrued during the year 1802, $\quad-\quad . \quad-\quad-\quad-\quad-\quad-\quad-\quad \$ 4,065,73847$
2. Instalments of the Dutch debt, which fall due during that year,

1,344,000 00
3. Reimbursement of six per cent. and deferred stocks, -

1,117,869 37
4. Payment to foreign officers, and for certain parts of the domestic debt,
5. Payment on account of the principal of the temporary loans due to the bank,
$1,290,00000$
Amounting, altogether, to
$\$ 7,840,56960$
Perhaps it may, in the spirit of the objection, be insisted that the payment of $1,117,689$ dollars and 37 cents, being the reimbursement of the six per cent. and deferred stocks, which fall due on the 1st day of January, 1803, cannot be considered as the extinguishment of a debt actually due in 1802. But, on that supposition, credit must be given for the payment of a similar reimbursement, which took place on the 1st day of January, 1802, and which, in the report of the Secretary, to the commissioners of the sinking fund, is credited to the account of the year 1801, because it.was paid out of funds accrued during 1801; in the same manner as he has credited the payment of ist January, 1803, to the year 1802, because it was paid out of funds accrued during the year 1802. But, whether he was correct or not, in that arrangement, is immaterial in the present question; and as one payment was made on the 1st January, 1802, and another on the 1st January, 1803, either the one or the other must be credited to the account of the year 1802

Perhaps it may also be said, that $1,287,600$ dollars of the temporary loans, discharged in 1802 having been paid for out of the proceeds of the sales of the bank shares, (which, in the report of the Secretary to the commissioners, are stated as a distinct fund from the annual appropriation of $7,300,000$ dollars, cannot properly be stated as a payment in part of that appropriation. But it is not less true, that, if there is any thing in the law which binds the commissioners to pay annually $7,300,000$ dollars, in the manner contended for, there is certainly nothing which compels them to make that payment out of the annual appropriation of $7,300,000$ dollars, or out of any other. They may be bound to make payments to a certain amount, but they may make them out of any funds in their hands. To this may be added, that the first section of the law which makes the appropriation, includes in the annual appropriated sum of $7,300,000$ dollars, the moneys, other than surplusses of revenue, which constitute the sinking fund, or shall accrue to it by virtue of any provisions theretofore made. The proceeds of the bank shares accrued to the sinking fund, by virtue of the provisions of the act of the 31st day of May, 1796, and might, therefore, by the Secretary of the Treasury, have been contemplated and stated as part of the annual appropriation of $7,300,000$ dollars. But, considering it optional with him, either to state those proceeds in that way, or, under the proviso of the 3d section of the act, to state them as a distinct fund, he chose to do it in the last mentioned manner, in order to give the greatest possible efficacy to the sinking fund. From which it results, that, if he had stated those proceeds as part of the annual appropriation of $7,300,000$ dollars, although he would have, by that mode, actually diminished the payments on account of the public debt, by a sum of $1,287,600$ dollars; yet, he would, upon the construction assumed by the objection, have paid 1,287,600 dollars more, on account of the public debt of 1802 , than has been done according to the mode of stating the accounts which he has adopted.

But, supposing that the facts supported the objection; supposing that the sales of bank stock had not taken place, and that the payment of the debt due to the bank had not been made; yet, nothing appears in the law which can support the principle assumed by that objection.

The construction which is insisted upon against the proceedings of the commissioners, is, that they are bound by the law to apply annually $7,300,000$ dollars, and that that application must, in the very year in which it is made, extinguish a debt or pay an interest due that year, excluding from what is thus considered as a legal payment, any payment on account of a debt falling due after that year. Neither of those positions appears to me to be in any degree supported by any part of the law.

The first section of the law makes an annual appropriation of $7,300,000$ dollars.
The second section enjoins it as a positive duty on the Secretary of the Treasury, to cause to be paid, annually, to the commissioners of the sinking fund, the said sum of $7,300,000$ dollars, thus appropriated.

The third section directs the commissioners to pay, every year, the interest accruing, and the instalments or parts of principal falling due during that year, and then proceeds in the following words: "And also, it shall be the duty of the said commissioners, to cause to be applied, the surplus of such fund as may at any time exist, after satisfying the purposes aforesaid, towards the further and final redemption, by payment or purchase, of the present debt of the United States," \&c.

There is nothing there which binds the commissioners, after they have satisfied the purposes aforesaid, that is to say, after they have paid the interest and principal falling due in any one year, to apply the remainder or surplus of the 7,300,000 dollars, if any, during the course of the same year.

Provided that the Secretary had placed at their disposition, in due time, the funds necessary to meet the instalments and interest due in the year, it would be a good execution of the law if he paid to them the remainder of the
appropriation on the last day of the year; in which case it would be impossible for them to apply that remainder till the ensuing year.

That act, in fact, as well as all the preceding laws on that subject, places a discretionary power in the commissioners, both as to time and manner, for any payment other than those which fall due in the year, and which must at all events be made; and the proviso of the first section actually contemplates the case of the money remaining unexpended for six months after the end of the calendar year, to which the annual appropriation refers, and provides that, under certain circumstances, such surplus shall cease to be at the disposition of the commissioners.

In the present instance, however, it is, on the part of the Secretary of the Treasury, contended, that more than $7,300,000$ dollars, have, exclusively of the payment to the bank, been applied, during the year 1802,towards the further redemption by payment of the debt of the United States; and that, after having paid the interest and instalments which fell due during that year, the purchase of about three millions and a half of guilders, remitted to Holland, towards the payment of the Dutch debt, falling due next year, was a faithful, legal, and!proper execution of the law.

It is difficult to prove a negative; in this case the law is silent as to the species ${ }^{\circ}$ of debt, and the time and manner of applying the surplus moneys; there is nothing which excludes from the meaning of the law an application in the year, which will produce a payment in the ensuing year. The words, "by payment or purchase," are, according to the strict sense of the sentence, connected with the word "redemption:" the further and final redemption is to be effected by payment or purchase; the application of moneys which the commissioners may legally effect, is towards that further redemption; the subtlety of the objection seems to consist in making the words "by payment," depend immediately on the words "to cause to be applied;" from which it would result, that the application, instead of being, as expressed by the law, towards a redemption, which redemption must, when effected, be effected by payment or purchase, would be confined to an immediate payment; and as the purchase of bills is not an immediate payment, but a provision towards a future payment, such purchases would be excluded from that authorization in the law. Not only that construction is not justified by the strict sense of the words, as connected in the sentence, but, if it was adopted, it must follow that there did not exist, nor ever had existed, (for the phraseology of this sentence is transcribed from preceding laws) any authority whatever, in the commissioners of the sinking fund, to provide, in time, for the payment of the Dutch debt. They must, according to that new construction, be bound in the application of the surplus of the fund to an immediate payment, and not be permitted to purchase remittances for the purpose of making a payment the ensuing year. For this is the only clause which authorizes the commissioners to make any payment, other than for the payment of interest and principal falling due that year; and if it forbids them to make the purchase of bills under the appropriation of $7,300,000$ dollars, it forbids them altogether, there being no words in the clause limiting its effect to that appropriation.

It is hardly necessary to dwell any longer on the manifold absurdities which must flow from this assumed construction, and indeed I have no time left for any further observations. Yet I would remark, that, when the act passed, such an application was contemplated, and that it was stated, explicitly, that it was necessary to provide for the payments due in Holland, at least six months before they became due. The statement $\mathbf{S}$, annexed to the report of the 18th December, 1801, and which exhibited the effect of an annual appropriation of $7,300,000$ dollars on the debt, was actually predicated on that supposition.

Permit me to add, that the demands in Holland were so considerable, and the difficulties apprehended in procuring the sufficient remittances so alarming, that it is confidently believed that no application of the surplus moneys of the sinking fund could have been more beneficial to the true interests of the United States, than the purchases of remittances which have been made. The whole of what was payable in 1803, which was the heaviest year, has been remitted, without re-loan, and without the employment of an agent abroad; and being now so much before hand, I apprehend no longer any difficulties in procuring, at a reasonable rate, the remittances which shall be wanted for meeting the payments of the following years.

It has been impossible to transcribe the detailed accounts which were required; but I enclose an account $\mathbf{D}$, of the purchases made in 1801 and 1802, on account of the Dutch debt, showing the prices paid in 1802, and the amount of remittances purchased before the 1st January, 1803, applicable to the payment of this year. This must still be considered as an estimate, though more correct than that of the report to the commissioners of the sinking fund.

I regret the late hour at which the resolution was introduced, for no other reason than because it prevents my furnishing the more detailed account which the mover was desirous of obtaining. But I trust that all the information which was substantially necessary to meet the object of the resolution, has been given; and I must rely on the indulgence of the committee for the many imperfections which must be attached to this hasty communication.

I have the honor to be, respectfully, sir, your obedient servant,
Honorable John Randolph, Esq.
ALBERT GALLATIN
Chairman of the Committee of Ways and Means.

## A 2.

Treasury Depàrtment, Register's Office, March 2d, 1803.
Sir:
I do myself the honor of transmitting an official statement of the several warrants drawn, according to law, upon the Treasurer of the United States, during the year 1802; that is to say:
1st. Warrants for the payment of moneys on account of the reimbursement and interest of the
domestic debt, amounting to
2d. Warrants on account of the repayment of principal of moneys, borrowed of the Bank of the United States,
3d. Warrants on account of the payment of interest on the domestic loans,
4th. Warrants on account of the reimbursement of capital, and interest of the Dutch debt, after deducting repayments into the treasury,

84,618,021 39
1,290,000 00

-     -         -             -                 -                     - 

5th. Warrants on account of debts due to foreign officers,

3,240,399 25

6 th. Warrants on account of certain parts of the domestic debt,
7,994 92
Amounting, in the whole, to the sum of -
$\$ 9,333,40740$
The amount stated to have been paid on account of the principal and interest of the public debt, during the year 1802, as per printed report to the commissioners of the sinking fund, page 6 , founded on aggregate sums which I had


The actual amount paid, was, as per my official statement herewith, only

This variation is confined to two items, viz:
Warrant No. 3381, for the sum of
\$2,666 66
This was taken off, in the transcript from the first entry, as having been paid on account of the
Dutch debt; but, since posting the books, it has been ascertained it was for a remittance on account of prize causes.
Warrant No. 3497, dated 31st December, 1802, for -
This sum was added twice, by mistake, in the transcript of items paid on account of the reim-
bursement of principal and interest of the domestic debt, and arose altogether from the books of
the treasury not being posted up, when the transcript (to ascertain the aggregate amount) was made from the book of first entrjes in the Register's office.

As above,
$\$ 39,34488$
As it may be expedient, in future, to accompany the annual statements of the sinking fund with official documents, in relation to the disbursements out of the treasury, on account of the principal and interest of the public debt, and as the period now fixed by law may be considered too early in the year to form those official documents to the close of the preceding year, with all possible correctness, I would beg leave to submit whether two weeks later in the session, than the law now directs, might not be a regulation which would be found convenient to the Treasury Department.

I have the honor to be, sir, with the greatest respect, your obedient servant,
JOSEPH NOURSE, Register.
The Honorable Albert Gallatin.
B.

List of Warrants drawn, according to law, during the year 1802, on the Treasurer of the United States, on account of the Reimbursement and Interest of the Domestic Debt.

| No. of Warrant. | Date. |  |  | In whose favor. |  |  |  | Sums. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 2585 | January |  | 1802. | Jabeż Bowen, | - | - | - | \$900 00 |
| 2595 |  | 22, |  | James Davidson, | - | - |  | 2,349 27 |
| 2624 | 66 |  | 66 | Do. | - | - |  | 3,523 37 |
| 2661 | February | 26, | 66 | James Alger, | - | - |  | 1,600 00 |
| 2662 |  |  | 6 | John Neufville, | - | - |  | 38,600 00 |
| 2663 | ${ }^{66}$ | 6 | ${ }_{6} 6$ | Sherwood Haywood, - | - | - |  | 1,000 00 |
| 2678 | March | 4 , | 66 | James Davidson, | - | - |  | 10,859 28 |
| 2693 |  | 9 , | ${ }_{6} 6$ | William Gardner, | - | - |  | 6,100 00 |
| 2694 | 66 |  | 66 | Thomas Perkins, | - | - |  | 154,000 00 |
| 2695 | 66 | ${ }^{6}$ | 6 | Jabez Bowen, | - | . |  | 11,350 00 |
| 2696 | 66 | 66 | 66 | William Imlay, | - | - |  | 22,300 00 |
| 2697 | 66 | 68 | 66 | John Hopkins, | - | - |  | 12,000 00 |
| 2705 | 66 | 16, | 66 | James Nicholson, | - | - |  | 154,000 00 |
| 2706 | 66 |  | 66 | James Ewing, | - | - | - | 6,400 00 |
| 2709 | 66 | 17. | 66 | James Alger, | - | - | - | 1,500 00 |
| 2716 | 66 | 22, | 66 | Benjamin Harwood, - | - | - |  | 12,764 92 |
| 2727 | 66 66 | 25, | ${ }_{66} 6$ | Stephen Moylan, | - | - |  | 152,577 95 |
| 2728 | 66 66 | 26, | 66 | John Stockton, | - | - |  | 2,300 00 |
| 2730 | 66 |  | 66 | George Simpson, | - | - |  | 301,118 44 |
| 2731 | ${ }^{6}$ | " | 66 | James Davidson, | - | - |  | 48,578 50 |
| 2858 | April ${ }_{66}$ | 17, | 66 | Jabez Bowen, | - | - | - | 70000 |
| 2865 | 66 66 | 19, | 66 | James Davidson, | - | - | - | 2,191 97 |
| 2866 | 66 66 |  |  | Do. | - | - |  | 1,597 82 |
| 2894 | May | 27, | ${ }^{66}$ | Do. | - | - | - | 3,666 53 |
| 2951 | $\mathrm{May}_{66}$ | ${ }_{66} 11$, | 66 | Do. | - | - | - | 14791 |
| 2952 |  |  | ${ }^{66}$ | Do. | - | - | - | 1,73701 |
| 2965 | ${ }_{66} 6$ | 18, | 6 | Do. | - | - | - | 77936 |
| 2966 | 66 |  | 66 | Do. - | - | - |  | 8,840 29 |
| 2968 | ${ }_{66}^{66}$ | 21, | 66 66 | Sherwood Haywood, - | - | - |  | 1,000 00 |
| 2969 | 66 |  | 66 | John Neufville, | - | - |  | 35,500 00 |
| 2978 | June | 4, | 66 | Williain Gardner, | - | - |  | 6,100 00 |
| 2979 |  |  | 66 | Thomas Perkins, | - | - |  | 154,000 0 |
| 2980 | 66 | 66 | 6 | Jabez Bowen, | - | - |  | 12,100 00 |
| 2981 | 66 | 66 | 66 | William Imlay, | - | - |  | 21,800 00 |
| 2982 | 66 | 6 | 66 | John Hopkins, | - | - |  | 12,000 00 |
| 2999 | ${ }^{66}$ | 96, | 66 | James Nicholson, | - | - |  | 158,000 00 |
| 3000 | 66 |  | 66 | James Ewing, - | - | - |  | 6,650 00 |
| 3024 | 6 | 21, | 66 | Benjamin Harwood, - | - | - |  | 12,353 65 |
| 3033 | 66 | 24, | ${ }^{66}$ | Stephen Moylan, - | - | - |  | 159,234 37 |
| 3039 | 66 | 26, | ${ }^{66}$ | John Stockton, | - | - |  | 2,509 94 |
| 3042 | 66 | 28, | ${ }_{6}^{66}$ | George Simpson, | - | - |  | 296,953 22 |
| 3043 | 66 |  | 66 | James Davidson, | - | - |  | 46,266 45 |
| 3172 | July ${ }_{6}$ | 26, | ${ }_{6}^{6}$ | Do. | - | - | - | 1,280 48 |
| 3173 |  |  | 66 | Do. | - | - |  | 4,867 74 |
| 3176 | 66 | 30, | 66 | Do. | - | - | - | 1,170 94 |
| 3177 | ${ }^{6}$ |  | 66 | Do. | - | - |  | 61964 |
| -3231 | August | 23, | 6 | Do. | - | - | - | 3,572 61 |
| 3242 | September | 2, | ${ }_{66} 6$ | William Gardner, | - | - | - | 6,100 00 |
| 3243 |  | $6{ }_{6}$ | 66 | Thomas Perkins, | - | - | - | 154,000 00 |
| 3244 | 66 | ${ }^{6}$ | 66 | Jabez Bowen, | - | - | - | 12,100 00 |
| 3245 | 66 | 66 | 66 | William Imlay, | - | - | - | 21,800 00 |
| -3246 | 66 | 66 | 66 | James Nicholson, | - | - | - | 158,000 00 |
| 3247 | 66 | 66 | 66 | James Ewing; | - | - | - | 6,650 00 |
| 3248 | 66 |  | 66 | Stephen Moylan, | - | - |  | 159,234 37 |
| 3249 | 66 |  | 66 | John Stockton, - | - | - | - | 2,509 94 |
| 3250 | 66 |  |  | Benjamin Harwood, - | - | - | - | 12,353 65 |
| 3251 | 66 |  | 66 | John Hopkins, - | - | - | - | 12,000 00 |
| 3252 | 66 | 66 | 66 | Sherwood Haywood, - | - | - | * | 1,000 00 |

## B-Continued.



List of Warrants drawn, according to law, during the year 1802, on the Treasurer of the United States, on account of the repayment of Principal of Moneys borrowed of the Bank of the United States.

| No. of Warrant. | Date. | In whose favor. | Sums. |
| :---: | :---: | :---: | :---: |
| $\begin{aligned} & 3045 \\ & 3073 \end{aligned}$ | $\text { June }_{66} 28,1802 .$ | President, Directors, \& Co. of the Bank of the United States, Do. <br> Do. <br> Do. | $\begin{array}{r} 2,40000 \\ 1,28760000 \end{array}$ |
|  |  |  | \$1,290,000 00 |

List of Warrants drawn, according to law, during the year 1802, on the Treasurer of the United States, on account of the payment of Interest on the Domestic Loans.


List of Warrants drawn according to law, during the year 1802, on the Treasurer of the United States, on account of the Reimbursement of Capital and Interest of the Dutch Debt, after deducting repayments into the Treasury.


G-Continued.

| No. of warrants. | Dates of warrants in favor of the Treasurer. |  |  |
| :---: | :---: | :---: | :---: |
|  |  | Brought forward, | \$3,359,992, 03 |
|  |  | From which deduct the follousing repayments, viz: |  |
| 567 | April 29, 1802, | Drawn on Jonathan Burrall, for amount of a protested bill, - <br> $\$ 3,840$ 00 |  |
| 571 | June 19 " | On Jesse and Robert Waln, - - - 56,99200 | - |
| 572 | $\begin{array}{llll}66 & 66 & 66 \\ 66 & 66 & 66\end{array}$ | On ditto, - - - - - 3,00800 | , |
| 573 | ${ }_{66}^{66} \quad 66$ 66 | On ditto, - - - - - - 38000 |  |
| 580 | 6 30 | On David Harris, for costs and damages of protested <br> bills, - - - - - . - - 16,264 72 |  |
| 609 | Sept. 30 | On Jonathan Burrall, - - - - 4,800 00 |  |
| 610 | $66^{66} 66$ | On ditto, - - - - - 9,84000 |  |
| 616 617 | Dec. ${ }_{66}{ }_{66}{ }^{66}$ |  |  |
| 617 |  |  | 119,592 78 |
|  |  |  | \$3,240,399 25 |

Warrant drawn according to law, in the year 1802, on the Treasurer of the United States, on account of debts due to foreign officers.

| No. of <br> warrant. | Date. | In whose favor. | Sums. |
| :--- | :---: | :---: | :---: | :---: |
| 3023 | June 21, 1802, | Rossier and Roulet, Attorneys for the heirs of Col. Gouvion, | S7,994 92 |

List of warrants drawn according to law, in the year 1802, on the Treasurer of the United States, on account of certain parts of the domestic debt.

| No. of | Date. | In whose favor. |  |  |  |  |  |  | Sums. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 2601 | January 25, 1802, | Jonathan Snowden, | - | - | - | - |  | - | \$33 33 |
| 2659 | February 26, ${ }^{6}$ | Christopher Ellery, | - | - | - | - |  |  | 2613 |
| 2677 | March 3, " | Thomas Sumter | - | - | - | - | - |  | 23762 |
| 2802 | April 6, " | Jacob Barnitz, - | - | - | - | - | - | - | 19975 |
| 2908 | ${ }_{66}$ 30, " | John Davidson, - | - | - |  | - | - |  | 10314 |
| 2917 | May 3, ${ }^{6}$ | David Thomas, - | - | - | - | - | - | - | 1219 |
| 2970 | " 22, ${ }^{6}$ | James Davidson, - | - | - |  | - | - | - | 1407 |
| 2990 | June 7, \% | William Crawford, | - | - | - | - | - | - | 47028 |
| 3120 | July 8, ${ }^{\text {J }}$ | John Davidson, - | - | - |  | - | - | - | 2832 |
| 3360 | October 8, "6 | Charles Tomkins, | - | - | - | - |  | - | 10,722 01 |
| 3410 | November 4, "6 | Do. do. - | - | - | - | . | - | - | 3,120 00 |
|  |  |  |  |  |  |  |  |  | \$14,966 84 |

RECAPITULATION.

| Domestic debt, | - | - | - | - | - | - | - | \$4,618,021 39 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Domestic loans, | - | - | - | - | - | - | - | 1,290,000 00 |
| Interest on do. | - | - | - | - | - | - | - | 162,025 00 |
| Dutch debt, | - | - | - | - | - | - | - | 3,240,399 25 |
| Foreign officers, - | - | - | - | - | - | - | - | 7,994 92 |
| Certain parts of domestic debt, |  | - | - | - | - | - | - | 14,966 84 |
| - |  |  |  |  |  |  |  | \$9,333,407 40 |

Treasury Departarnt, Register's Office, March 2, 1803.
JOSEPH NOURSE, Register.

## C.

Statement of interest payable on the public debt, in 1802, and on the domestic loans. foreign debt.


INTEREST ON DOMESTIC LOANS.
Loan of 30th September, 1795, viz:
On 500,000 dollars for 6 months, - $\$ 15,00000$
On 100,000 dollars for do.
3,000 00
$\$ 18,00000$
Loan of 31st December, 1734, at 5 per cent. On 1,150,000 dollars for 6 months,
\$28,750 00
On 500,000 dollars for do. -
12,500 00
Loan of 24th March, 1795, at 6 per cent.
On 240,000 dollars for 6 months,
$\$ 7,20000$
On 150,000 dollars for 12 months,
9,000 00
Loan of 31st December, 1795.
On 500,000 dollars for 12 months,
Loan of 28th December, 1798.
On 200,000 dollars for 12 months, - $\quad$ - 12,00000
Total amount of interest on the public debt, and on domestic loans, payable in the year 1802,
\$4,065,738 57
Treasury Department, Register's Office, February 1, 1803,

NOTE
Explanatory of the variation in certain capital sums of the public debt, upon which the interest was calculated as be:oming due in the year 1802, as severally stated by the Secretary of the Treasury, in his report to the House of Representatives, dated the 18th December, 1801, and his report to the Commissioners of the Sinking Fund, dated the $3 d$ February 1803, and upon which the sum of 223 dollars 27 cents arose.
$\$ 19,091,06392$ Interest thereon, at 3 per cent. being the amount included in the sum of $4,065,738$ dol-
lars 57 cents, the whole amount of interest which accrued during the year 1802, on the whole of the public debt, including domestic loans, and as stated by the Secretary of the Treasury, in his report to the Commissioners of the Sinking Fund, dated the 3d February, 1803
$\$ 19,079,70563$ at 3 per cent. being the amount as stated in the report of the Secretary of the Treasury, to the House of Representatives, dated the 18th December, 1801, and referred to therein, document accompanying that report, marked $P$,

572,39116
\$11,358 29 This difference arises from an increase of 3 per cent. stock, under the act of 12th June, 1798 , more than paid into the treasury on account of lands, between the periods upon which the two statements were formed, viz: the 18th December, 1801, and 31st December, 1802.
$\$ 41,879,52523$ Amount of 6 per cent. stock upon which a calculation was made at 8 per cent. as stated by the Secretary of the Treasury in said report to the House of Representatives, refer red to in said statement, marked $P$, -- - - -
$\$ 41,878,08666$ Amount of said stock upon which a calculation was made, as stated by the Secretary of the Treasury in his aforesaid statement to the Commissioners of the Sinking Fund,
Deduct - - - - - ${ }^{-}$3,350,244 53
$\$ 1,46857$ This variation is from the two dates at which the calculations of interest were made, and arises from payments for lands in public stock, and thereby affects the principal. The first statement referred to in the report of the Secretary of the Treasury, of 18th December, 1801, was made by the Register on the 12 th December, 1801, before the public accounts of stock were made up at the treasury to the close of that year; whereas the statement of stock referred to by the Secretary of the Treasury, in his report to the Commissioners of the Sinking Fund, was made by the Register from official documents agreeably to the printed statement of the public debt, on the 1st January, 1802.


## STATE OF THE FINANCES.

## communicated to the senate, october 25, 1803.

In obedience to the directions of the act supplementary to the act, entitled "An act to etsablish the Treasury Department," the Secretary of the Treasury respectfully submits the following report and estimates:

The annual nett proceeds of the duties on merchandise and tonnage, had, in former reports, been estimated at nine millions five hundred thousand dollars. That estimated revenue, predicated on the importations of the years immediately preceding the late European war, and on the ascertained ratio of increase of the population of the United States, appears, from the experience of the two last years, to have been underrated. The nett revenue arising from that source, which accrued during the year 1802, exceeds ten millions one hundred thousand dollars. The revenue which has accrued during the two first quarters of the present year, appears, from the best estimate that can now be formed, to have been only fifty thousand dollars less than that of the two corresponding quarters of the year 1802; and the receipts in the treasury, on account of the same duties, during the year ending the 30th September last, have exceeded ten millions six hundred thousand dollars. Those facts afford satisfactory evidence that the wealth of the United States increases in a still greater ratio than their population, and induce a belief that this branch of the public revenue may now be safely calculated at ten millions of dollars.

From the statement A, it will appear that the same revenue, for the two last years of the late European war, ( 1800 and 1801) calculated at the present rate of duties, averaged $11,600,000$ dollars a year; but, although it might, with some degree of probability, be supposed that the renewal of hostilities will again produce a similar increase, no inference from that period is drawn in this report, in relation to the revenue of the ensuing years.

The statement B shows the several species of merchandise on which the duties on importations were collected, during the year 1802, the portion of that revenue which was derived from drawbacks, and that which arose from the extra duty on merchandise imported in foreign vessels.

Although the sales of the public lands, during the year ending on the 30th day of September last, were affected by the situation of the Western country, two hundred thousand acres have been sold during that period; and, as it appears by the statement C, that, independent of future sales, the sums already paid to the Receivers, together with those which, exclusively of interest, fall due during the three ensuing years, amount to $1,250,000$ dollars; the annual revenue arising from the proceeds of those sales, cannot be estimated at less than four hundred thousand dollars.

The extension of post roads, and the acceleration of the mail, whilst diffusing and increasing the benefits of the institution, have, as an object of revenue, rendered it less productive. The rectipts from that source have amounted, during the last year, to 27,000 dollars; but, as neither these, nor those arising from some other smaller incidental branches, are of sufficient importance to effect any general result, the whole existing revenue of the United States will be computed at only ten millions four hundred thousand dollars.

The permanent annual expenses of government, which, under existing laws, must be defrayed out of that revenue, amount to nine milliotis eight hundred thousand dollars, to wit:
1st. The annual appropriation of $7,300,000$ dollars, for the payment of the principal andinterest of the
debt; of which about three millions and a half are at present applicable to the discharge of the prin-
cipal, and the residue to the payment of interest,
$\$ 7,300,000$
2d. The current expenses of Government, which, according to the estimates for the year 1804,
consist of the following items, viz:
For the civil department, and all domestic expenses of a civil nature, -791,000
For expenses attending the intercourse with foreign nations, including the permanent.appropriation for Algiers, and all other expenses relative to the Parbary Powers
For the Military and Indian departments,
For the Naval establishment, calculated on the supposition that two frigates and four smaller vessels shall be kept in commission, . - - . . 6

2,500,000

And deducted from the permanent revenue of
9,800,000
Leave a surplus revenue of six hundred thousand dollars, applicable to other objects.
$\$ 600,000$
The following extraordinary resources and demands, not being of a permanent nature, are not included in that calculation, to wit:
The specie in the treastiry, which, on the 30th day of September last, amounted to
The arrears of the direct tax, estimated at -
5,860,000
$\begin{array}{lllll} & - & - & - & -\quad 250,000\end{array}$
And the sum which will be repaid to the United States on account of advances heretofore made in Eng
land, for the prosecution of claims, estimated at, -
150,000

Constituting an aggregate of more than six millions six 'hundred thousand dollars, which, after reserving the sum which it is necessary to keep in the treasury, will be sufficient to discharge the demands due on account of the convention with Great Britain, and amounting to
Sundry extraordinary expenses in relation to the conventions with France and GreatBritain, estimated at - - - - - - - - -
The loan obtained from the State of Maryland for the city of Washington, amounting to
000
nd also to pay two millions of dollars on account of the purchase of Louisiana; being the same sum which was reserved for the purposes contemplated by the law of the last session, appropriating that amount for the extraordinary expenses attending the intercourse with foreign nations.

2,000,000
4,964,000
It appears by the estimate D , that, during the year ending on the 30th September last, the payments from the treasury, on account of the public debt, have amounted to

- 3,096,700

1,320,000
Makes an actual difference in favor of the United States, of more than four millions four hundred thousand dollars during that year,
The payments on account of the principal of the public debt, from the 1st day of April, 1801, $\overline{\text { to }}$ the $30 \overline{t h}^{-}$ day of September, 1803, have amounted, as appears by the estimate E , to

4,416,700
The specie the treasury on the 1st day of April, 1801, amounted to to -r - 1794000 And on the 30th day of September, 1803, to

Making an increase of
Those two items constitute an aggregate of -
From which deducting the extraordinary resource arising from the sales of the bank shares, which produced,

9,924,004

4,066,000
13,990,004

Leaves, for the amount of the true difference, -

1,287,600
12,702,404

In favor of the United States, for that period of two years and a half, a sum of twelve millions seven hundred thousand dollars.

From that view of the present situation of the financial concerns of the United States, it seems that the only question which requires consideration, is, whether any additional revenues are wanted in order to provide for the new debt, which, if Congress shall pass the laws necessary to carry the treaty with France into effect, will result from the purchase of Louisiana.

The sum which the United States may have to pay by virtue of that treaty, amounts to fifteen millions of dollars, and consists of two items: 1st, 11,250,000 dollars payable to the Government of France, or to its assignees, in a stock bearing an interest of six per cent., payable in Europe, and the principal of which will be discharged at the treasury of the United States, in four instalments, the first of which shall commence in the year 1818. 2 dly , a sum which cannot exceed, but may fall short of, $3,750,000$ dollars, payable in specie at the treasury of the United States, during the course of the ensuing year, to American citizens having claims of a certain description on the Government of France.

It has already been stated that two millions of dollars may be paid from the specie now in the treasury, on account of the last item; and the whole amount of the new debt which may eventually be created, cannot, therefore, exceed thirteen millions of dollars, the annual interest of which is equal to 780,000 dollars; but, on account of commissions and variations of exchange, will be estimated at eight hundred thousand dollars:-

The existing surplus revenue of the United States will, as has been stated, be sufficient to discharge six hundred thousand dollars of that sum; and it is expected that the nett revenue collected at New Orleans will be equal to the remaining two hundred thousand dollars. That opinion rests on the supposition that Congress shall place that port on the same footing as those of the United States, so that the same duties shall be collected there, on the importation of foreign merchandise, as are now, by law, levied in the United States, and that no duties shall be collected,
either on the exportation of produce or merchandise, from New Orleans to any other place, nor on any articles imported in the United States from the ceded territories, or into those territories, from the United States.

The statements F, G, H, exhibit the annual exports and imports of the United States, to and from Florida and Louisiana, for the years 1799 to 1802; and the statement G particularly shows, that the exportations from the Atlantic States to those colonies, of articles, not of the growth, produce, or manutacture, of the United States, amounted, for the three years, 1799,1800 , and 1801, to $6,622,189$ dollars, making an average of more than two millions two hundred thousand dollars of foreign articles liable to pay duty, annually imported into Florida and Louisiana from the United States alone.

It is ascertained that the exportations from the United States to Florida are so trifling that that statement may be considered as applying solely to New Orleans; and it is also known, that almost the whole of those importations were consumed within that colony; and that, during the war, the supplies from the United States constituted by far the greater part of its imports.

From thence itresults, that the annual importations into the ceded territory, of articles destined for the consumption of its own inhabitants, and which will, under the revenue laws of the United States, be liable to pay duty, may safely be estimated at two millions five hundred thousand dollars; an amount which, at the present rate of duties, will yield a revenue of about 350,000 dollars.

From that revenue must be deducted 150,000 dollars, for the following items, viz:
1st. The amount of duties on a quantity of sugar and indigo, equal to that which shall be imported from New Orleans to the United States, as those articles, being imported free from duty, will diminish, by so much, the revenue now collected in the seaports of the United States. The whole amount of sugar exported from New Orleans is less than $4,000,000$ of pounds, and that of indigo is stated at about 30,000 pounds. Supposing (which, on account of that exemption, is not improbable) that the whole of those articles should, hereafter, be exported to the United States, the loss to the revenue will be about 100,000 dollars.

2d. No increase of expense in the military establishment of the United Statesis contemplated on account of the acquisition of territory; but the expenses of the civil administration of the province, and those incident to the intercourse with the Indians, are estimated at 50,000 dollars: leaving for the nett revenue derived from the province, and applicable to the payment of the interest of the new debt, 200,000 dollars, as above stated. The only provisions, which, if that view of the subject be correct, appear necessary, and are respectfully submitted, are, ist, in relation to the stock of 11,250,000 dollars, to be created in favor of the Government of France, or of its assignees.

That that debt be made a charge on the sinking fund, directing the Commissioners of the fund to apply so much of its proceeds as may be necessary for the payment of interest, and reimbursement or redemption of the principal, in the same manner as, by the existing laws, they are directed to do in relation to the payment of interest and discharge of the principal of the debt now charged on that fund.

That so much of the duties on merchandise and tonnage as will be equal to seven hundred thousand dollars, being the sum wanted to pay the interest of that new stock, be added to the annual permanent appropriation for the sinking fund, making, together with the existing appropriation, eight millions of dollars, annually applicable to the payment of the interest and principal of the public debt.

And that the said annual sum of eight millions of dollars remain thus pledged, and be vested in the Commissioners of the Sinking Fund, in trust for the said payments, until the whole of the existing debt of the United States and of the new stock shall have been reimbursed or redeemed.

As a sum, equal to the interest accruing on the new stock, will thus be added to the sinking fund, the operation of that fund, as it relates to the extinguishment of the existing debt, will remain precisely on the same footing as has been heretofore provided by Congress. The new debt will neither impede or retard the payment of the principal of the old debt; and the fund will be sufficient, besides paying the interest on both, to discharge the principal of the old debt before the year 1818, and that of the new within one year and a half after that year.

2 d . In relation to the American claims, the payment of which is assumed by the convention with France.
That a sum not exceeding $3,750,000$ dollars, inclusive of the two millions appropriated by a law of the last session of Congress, for defraying the extraordinary expenses incident to the intercourse with foreign nations, be appropriated for the payment of those claims, to be paid out of any moneys in the treasury not otherwise appropriated.

That, for the purpose of effecting the whole of that payment, the President of the United States be authorized to borrow a sum not exceeding $1,750,000$ dollars, at an interest not exceeding six per cent. a year.

And that so much of the proceeds of the duties on merchandise and tonnage, as may be necessary, be appropriated for the payment of the interest, and for the reimbursement of the principal of the loan, which may, eventually, be effected by virtue of the preceding provision.

It is not proposed to charge that loan on the sinking fund, because its amount, in case it shall be effected, cannot, at present, be ascertained; and because it may, perhaps, under the then existing circumstances of the treasury, be found more expedient not toborrow the money, and, in lieu of it, to pay, out of the sinking fund, the whole, or a part of the two last instalments, payable by virtue of the convention with Great Britain, as authorized by the act making provision for the payment of the whole of the public debt.

It is evident that the possibility of thus providing for the payment of the interest of a new debt of 'thirteen millions of dollars, without either recurring to new taxes, or interfering with the provisions heretofore made for the payment of the existing debt, depends on the correctness of the estimate of the public revenue which has been submitted. Although it is not without diffidence that the hope of such favorable result is entertained, some reliance is placed on the solidity of the basis on which the estimate is grounded. It rests, principally, on the expectation that the revenue of the ensuing year shall not be less than that which accrued during the year 1802. No part of it depends on the probable increase which may result from the neutrality of the United States during the continuance of the war in Europe, nor even on the progressive augmentation, which, from past experience, may naturally be expected to arise from the gradual increase of population and wealth. Nor has that effect been taken in consideration, which the uninterrupted free navigation of the Mississippi, and the acquisition of New Orleans, may have, either on the sales of the public lands, or on the general resources of the inhabitants of the Western States.

All which is respectfully submitted.
ALBERT GALLATIN, Secretary of the Treasury.
A.

A Statement exhibiting the amount of duties which accrued on Merchandise and Tonnage; of debentures issued on the exportation of Foreign Merchandise; of payments for bounties and allowances and for expenses of collection, during each of the years 1800, 1801, and 1802.

| Years. | Duties on |  |  | Debentures issued. | Bounties and allowances. | Gross revenue. | Expenses on collection. | Nett revenue. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Merchandise. | Tonnage. | Passports and Clearances. |  |  |  |  |  |
|  | Dolls. Cts. | Dolls. Cts. | Dollars. | - Dollars. | Dolls. Cts. | Dolls. Cts. | Dolls. Cts. | Dolls. Cts. |
| 1800 (a) | 16,003,779 77 | 143,523 71 | 14,804 00 | 5,249,282 | $106,17866$ | 10,806,646 82 | 440,373 62 | 10,366,273 20 |
| 1801 (b) | 20,594,331 48 | 188,147 79 | 18,238 00 | 7,819,093 | 103,107 30 | 12,878,516 97 | 482,772 70 | 12,395,744 27 |
| 1802 | 14,741,566 95 | 160,424 70 | 13,862 00 | 4,197,256 | 133,978 07 | c 10,584,619 58 | 484,018 06 | 10,100,601 52 |



Statement A.-Continued.
A. Statement of the amount of American and Foreign Tonnage, respectively employed in foreign trade, for each of the years 1800, 1801, and 1802, as taken from the records of the Treasury.

| - Years. | American tonnage in foreign trade. | Foreign tonnage. | Total amount of tonnage employed in the foreign trade of the United States. | Proportion of foreign tonnage to the whole am't of tonnage employed in the foreign trade of the United States. |
| :---: | :---: | :---: | :---: | :---: |
| 1800 | \$682,871 | \$123,882 | \$806,753 | 15.4 to 100 |
| 1801 | 849,302 | 158,365 | 1,007,667 | 15.7 to 100 |
| 1802 | 787,301 | 143,366 | . 930,667 | 15.4 to 100 |

Treasury Department, Register's Office, October 24, 1803.
JOSEPH NOURSE, Register.
B.

A Statement exhibiting the value and quantities, respectively, of merchandise, on which duties actually accrued, during the year 1802, (consisting of the difference between articles paying duty, imported, and those entitled to drawback, re-exported) and also, of the nett revenue which accrued during that year, from duties on merchandise, tonnage, passports, and clearances.


Explanatory Statements and Notes.
(a.) Spirits, viz: Grain, 1st proof,
1st proof,
2d do
3d do
4th do
5th do
6th do

648,624 gallons, at 28 cents,

| 108,909 | 29 | - |
| ---: | ---: | ---: |
| 5,670 | 31 | - |
| 57,914 | 34 | - |
| 1,389 | 40 | - |
| 5,696 | 50 | - |


| - | - | $\$ 181,61472$ |
| :--- | :--- | ---: |
| - | - | 31,58361 |
| - | 1,77770 |  |
| - | 19,69076 |  |
| - | - | 25560 |
| - |  | 2,84800 |




Treasury Department, Register’s Office, October 24, 1803.

| Stàternent of the Land sold in individuals, | istricts amoun | Mrarietta of paym | Steubenville, | Chillicothe, | and Cincin | from <br> the ba | $\text { ctober, } 18$ | 2, to 30th | ber, 1803; er, 1802, | wing also the 1 st of $O$ | e amount ber, 1803. | of receipts from |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| , i | mands | sow. | In the hands | Due by indi- | nxemers nx | eceiters frour | mivivipuars | paxmurs ur | necrums. |  |  |  |
| mistaicts. | A |  |  |  |  |  |  |  |  |  |  | due 1st Oct. |
|  |  | money. |  |  | On account of purchase. | Onaccount of surv'g fees. | Amount of forfeitures. | Into the Treasury. | Commissions and expenses | By individuals. | By Receivers. |  |
| Marietta, from 1st Oct. 1802, to |  |  |  |  |  |  |  |  |  |  |  |  |
| 1st July, 1803, - - - | 2,826.37 | 5,652 74 | 10787 | 9,796 33 ${ }^{\text {a }}$ | ${ }^{1} 1,98606$ | 4200 | 4700 | 10720 |  | 13,463 00 $\frac{1}{2}$ | 2,07465 | \$15,537 65 ${ }^{\frac{1}{2}}$ |
| Steubenville, - | 79,121.55 | 158,243 10 | 83,227 86 | 380,120 25 | 121,51973 | 76500 | 7000 | 56,641 16 | 1,460 951 | 416,843 62 | 140,392 891 | 557,236 $51 \frac{1}{2}$ |
| Chillicothe, | 34,368.47 | 68,736 94 | 49,283 078 | 272,672 09 | 49,964 41 | 33800 |  | 16,831 $87 \frac{1}{2}$ | $870{ }^{\circ}$ | 291,444 62 | 81,883 54 | 373,328 16 |
| Cincinnati, | 82,764.25 | 165,528 50 | 65,736 55 | 277,639 81 | 72,529 38 | 1,005 62 | 10500 | 102,194 54 | 1,100 63 | 370,638 93 | 36,081 $38 \frac{1}{2}$ | 406,720 32 ${ }^{\frac{1}{2}}$ |
|  | 199,080.64 | 398,161 28 | 198, $35535 \frac{1}{2}$ | 940,228 472 | 245,999 58 | 2,150 62 | 22200 | (a)175,774 7712 | 3,432 $73 \frac{1}{2}$ | 1,092,390 172 | 260,432 47 | 1,352,822 653 |
| a.) Paid in | the Treasu | , in stock, t | ansferred to | the Commissio |  |  |  |  |  |  |  |  |
| D | to, | in specie, | 30th June, 1 | 803, by warra | ints on the $R$ | ceivers, |  |  |  |  |  |  |
|  | tor, | $\mathrm{my}_{\mathrm{my}}$ | ditto $^{\text {a }}$ | ditto, | on the 'Tr | easurer, | - | - |  | $20,14694$ |  |  |
| Amoun | per quarter, | early statem | ent of receipts | and expendi | itures, |  |  |  |  |  |  |  |
| Payme | by Receiv | rs, to be cove | red by warran | ts, |  | - | ; | - | - | 130 | $\text { ,58261 } 633_{2}^{2}$ |  |
| Deduct | neys paid | the Treasu | er of the Uni | ted States, not | yet stated in | the accounts | of Receiver | S, - | - - | 185 9 | $\begin{array}{ll} , 735 & 57 \frac{1}{2} \\ , 960 & 80 \end{array}$ |  |
|  |  |  |  |  |  |  |  |  |  | \$175 | ,774 777 |  |

Statement C—Continued.
Estimate showing when the instalments which compose the balance due by individuals will become payable.

| districts. | Remaining due for 1803. | Becoming due in 1804. | Becoming due in 1805. | Becoming due in 1806. | Becoming due in 1807. | тоtal. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Marietta, Steubenville, Chillicothe, Cincinnati, | \$1,681 01立 | 4,162 94 | 4,601 $65 \frac{1}{2}$ | 2,244 26 | $77313 \frac{1}{2}$ | \$13,463 00 ${ }^{\text {2 }}$ |
|  |  | 138,158 40 | 161,187 65 | 89,958 75 | 27,538 82 | 416,843 62 |
|  | 15,187 48 | 107,035 01 | 124,824 65 | 30,021 98 | 14,375 50 | 291,444 62 |
|  | 23,349 86 | 125,019 98 | 146,831 89 $\frac{1}{2}$ | 60,288 10 | 15,149 09를 | 370,638 93 |
|  | \$40,218 35 ${ }^{\frac{1}{2}}$ | 374,376 33 | 437,445 85 | 182,513 09 | 57,836 55 | \$1,092,390 171 |

Total sales of Land, from the opening of the Land Offices to 30th September, 1803.

From the opening of the Land Offices to 1st November, 1801,
From 1st November, 1801, to 1st November, 1802,
Amount, as above stated,
Deduct sales in October, 1802, included in statement for 1802,

Treasury Department, Register's Office, October 22, 1803.

|  |  | Acres. 100ths. |
| :--- | :---: | :---: |
| - | - | $398,646.45$ |
| - | - | $340,009.77$ |
| - | $199,080.64$ | $18,012.21$ |$\frac{181,068.43}{\text { Total acres, }}$| $919,724.65$ |
| :--- |

JOSEPH NOURSE, Register.
D.

An estimate of the Principal redeemed of the Debt of the United States, from the 1st October, 1802, to the 30th September, 1803.


Treasury Department, Register's Office, October 22d, 1803.
JOSEPH NOURSE, Register.

## E.

An estimate of the Principal redeemed of the Debt of the United States, from the 1st April, 1801, to 30th September, 1803 .


## Note to Statement $E$.

| From the amount of debt redeemed from the Ist April, 1801, to the 30th September, 1803, amounting, as per this statement, to: <br> Deducting the amount redeemed, from 1st October, 1802, to 30th September, 1803, amounting, as per statement $D$, to | : - | $\begin{array}{r} \$ 2,924<00471 \\ 3,096,70069 \end{array}$ |
| :---: | :---: | :---: |
| Leaves the amount redeemed, from 1st April, 1801, to 30th Sept | - | 6,827,304 02 |
| The Secretary of the Treaswry, in his repart of the 16th December, 1802, states the amount redeemed, during the same period, exclusivelyr of $1,287,600$ dollars, bamk debt, discharged out of the proceeds of bank shares, at To which, adding the ampunt of bank debt thas discharged, | $\begin{array}{r}\$ 5,339,886 \\ 1,287,600 \\ \hline\end{array}$ |  |
| Makes an aggregate of - | $\checkmark$ | 6,627,486 4, |
| Making a difference between this statement and that of the Secretary, | - | \$199,817 58: |
| Arising as follows |  | - |
| I. The Searetary, in his neport of December 18, 1801, did, note include the following items of debt, discharged between the 1st April, and 30th September, 1801, to witw | - | - |
| 1st. Payments to foreign officers, and omaccount of certain parts of the domestic debth | 17,7.52 23 |  |
| 2d. Payment on account of the principal of the domestic debt, by the reimburse-ment of three per cent. on the nominal amount of the six per cent. and deferred |  |  |
| stocks, <br> Which payment was exclusively of that to the trustees_of the sinking fund, of $\$ 129,04883$, stated by the Secretary in his report. | 142,271 28 | '" |
| 3d. Payment on accourt of the foreign debt, arising from his having estimated the interest accruing during these six months, at one half of that for the calendar year, viz: - - $\quad$ - $\quad$ - |  | - |
| Whilst the real interest accruing during said six months, was - 209,272 00. | 36,7.08 50 |  |
| II. The Secretary, in his report of 16th December, 1802, |  |  |
| 1st. Batimates, the interest aecrued on the domestic debt, from 1st October, 1801, to 30th September, 1802, at <br> By the Register's calculation, it amounted to | $\begin{aligned} & 3,470,25975 \\ & 3,464,726 \end{aligned}$ |  |
|  | 5,553 46 |  |
| 2d. He estimated the deduction on account of rate of exchange and bills in suit, at less than it really was, | 2,619 22 |  |
| III. The Register has inserted in the amount of this estimate, for a debt due to the United States, paid in stock, | $\cdots$ | 15133 |
|  |  | \$199,817 58 |

F.

Imports from Floridas and Louisiana, for the years ending on 30th September, 1799, 1800, 1801, and 1802.

| SPECIES of merchandise. | 1799. | 1800. | 1801. | 1802. |
| :---: | :---: | :---: | :---: | :---: |
| Value of goods, ad valorem, dolls. | 60,729 | \$26,631 | \$43,262 | \$76,268 |
| Do. wines, do. - | 8,306 |  |  |  |
| Madeira, sherry, \&c. gallons, | - | - | 1,463 | 1,753 |
| All other wines: - - | 2,527 | 6,748 | 1,971 | 5,360 |
| Spirits from grain, | 240 | - | 122 | 1,099 |
| Do. other materials, | 29,743 | - | 9,615 | 9,044 |
| Do. domestic produce, | - | 34 |  |  |
| Molasses, - - | 8,778 | 42,579 | 448 | 35,051 |
| Beer, ale, and porter, - - |  |  | 1,013 | 611 |
| Teas, - - pounds, | ${ }^{-}$ | - | 6,561 | 1,137 |
| Coffee, - - - | 12,011 | 6 | 30,622 | 100,934 |
| Chocolate, - | 4 | 1,500 | 150 | 1,170 |
| Sugar, brown, | 751,512 | 1,560,849 | 957,169 | 1,567,117 |
| Do. white, clayed, - | 22,030 | 16 | 7,623 | 9,134 |
| Do. lump, - | - | - | 2,231 | 474 |
| Do. candy and loaf, | - | - | 596 | 208 |
| Candles, tallow, - | - | - | 897 | 614 |
| Do. wax, - | - | - | - | 5 |
| Cheese, - | - | - | - | 65 |
| Soap, - | - | - | 2,828 | 10,862 |
| Pepper, - | - | - | 82 | 1,454 |
| Pimento, .- | 262 | - | - | 2,193 |
| Tobacco, (say cigars) - | 181 | 752 | 1,243 | 1,878 |
| Snuff, - - | - | 4,504 | 5 | 21 |
| Indigo, | 65,016 | 136,257 | 47,740 | 60,062 |
| Cotton, | 842,200 | 1,615,265 | 2,228,945 | 1,921,528 |
| Nails, - - | - | - |  | 2,330 |
| Lead, - - - - | 53 | 135 | 242,928 | 208,427 |
| Cordage tarred, - cwt. | 53 |  |  |  |
| Do. untarred, - | - | 25 |  |  |
| Twine and packthread, | - | - | - | 1 |
| Salt, glauber, - | - | - | 1 |  |
| Do. - - pounds, | - | , - | 176,286 | 143,687 |
| Do. - - bushels, | 4,232 | 5,370 | 4,421 | 2,733 |
| Coal, - - . | - | - | - | 306 |
| Boots, - - pairs, | - | 1 | 5 | 1 |
| Shoes, - - - | - | - | 548 | 148 |
| Cards, wool and cotton, dozens, Do. playing, | - | - | 7 18 | 78 595 |
| Total value, Dolls. | 507,132 | 904,322 | 956,635 | 1,006,214 |

Treasury Department, Register's Office, October 24, 1803.
JOSEPH NOURSE, Register.
G.

Value of the Exports of Foreign and Domestic Produce to Floridas and Louisiana, from the Atlantic States, for the years ending on 30th September, 1799, 1800, 1801, and 1802.

|  | 1799. |  | 1800. |  | . 1801. |  | 1802. |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Foreign. | Domestic. | Foreign. | Domestic. | Foreign. | Domestic. | Foreign. | Domestic. |
| Massachusetts, - | 74,630 | 5,767 | 19,482 | 13,992 | 215,686 | 38,990 | 222,768 | 47,819 |
| New York, - | 2,188,038 | 357,101 | 928,085 | 125,662 | 649,477 | 33,132 | 449,519 | 50,267 |
| Pennsylvania, | 221,635 | 25,933 | 404,806 | 49,096 | 496,064 | 33,335 | 200,178 | 19,546 |
| Delaware, - | 6,240 | 6,502 | 29,065 | 4,561 | 9,001 | 1,546 | 5,006 | 1,772 |
| Maryland, | 216,165 | 10,928 | 193,258 | 15,657 | 224,389 | 5,947 | 93,998 | 12,517 |
| Virginia, - | 96,961 |  | 61,903 | 4,067 |  | - | - | 1,711 |
| North Carolina, - | $\cdots$ | 1,813 | - | 2,174 | 176 | 1,207 |  |  |
| South Carolina, - | 244,449 | 31,253 | 158,528 | 14,235 | 176,001 | 23,047 | 68,338 | 14,124 |
| Georgia, - | 8,150 | 8,527 | - | 11,218 | - | - | 14,793 | 22,554 |
| Dolls. | 3,056,268 | 447,824 | 1,795,127 | 240,662 | 1,770,794 | 137,204 | 1,054,600 | 170,110 |

Treasury Departmbnt, Register's Office, October 24, $1803 .^{2}$
H.

Exports to Floridas and Louisiana, for the years ending on the 30th September, 1799, 1800, 1801, and 1802.


H—Contínued.


Theasury Department, Register's Office, October 24, 1803.
JOSEPH NOURSE, Register.

## REMISSION OF DUTIES.

## COMMUNICATDD TO THE HOUSE OF REPRESENTATVVES, NOVEMBER 14, 1803.

Mr. Samuel L. Mitchill, from the Committee of Commerce and Manufactures, to whom was referred the petition of William McAuley and John McJimsey, in behalf of the ministers and elders of the Associated Reformed Church, in North America, made the following report:
The petitioners state, that, contemplating the establishment of a seminary for instructing young men in Christian theology, they have imported a collection of books for the sole use of the library of their seminary; their value is two thousand three hundred and sixty-three dollars, and they have been entered at the custom house in New York. The petitioners hope, that, from the encouragement of Christian literature, Congress may remit the duties payable thereon, in consideration of the infancy of the institution, and the smallness of the funds.

To allow the prayer of this petition, would, in the opinion of the committee, involve the Legislature in an act of partiality, or render it necessary to exempt from impost, by a general provision, all books of instruction for young men who destine themselves for the Christian ministry. But, while a sincere regard is shown for this species of literature, it ought to be remembered that the Government must be supported, under which those excellent studies may prosper; and that, to this great end, the friends and promoters of that noble cause have never incurred the suspicion of unwillingthess to contribute their moderate proportion.

The committee feel a persuasion that the petitioners ought to have no objection to render unto the Government the same duties which their fellow citizens of all other denominations pay, and that they would rather make an exertion to raise a little more money for this purpose, than implicate the Government in the charge of favoritism, by allowing to them, what is refused to the people, generally, or of inducing it to surrender the impost upon all similar importations of books, by an universal regulation.

It is, therefore, submitted, that the petitioners have leave to withdraw their petition.

3th Congress.
No. 202.
[1st Session.

## DRAWBACK.

## COMMUNICATED TO THE HOUSE OF REPRESENTATIVES, NOVEMBER 14, 1803.

Mr. Samoel L. Mytchile, from the Committee on Commerce and Manufactures, to whom was referred the memorial of Thomas Ketland, of the City of Philadelphia, made the following report:
The committee, on inquiry, learm that the petitioner, a merchant and citizen, purchased a foreign built ship, in partnership with two other persons, stated to be also citizens. The vessel was bought in June, 1\%99, in London, and sailed, in the ensuing September, for Philadelphia; during her passage she was damaged in an action with a French ship of war, and obliged to repair to Lisbon, in distress. By this misfortune she was detained so lons, that she did not reach the river Delaware until May 4th, 1800. Afterward, to wit, in July, 1800, she was despached on a voyage to Bataria, whence she returned in June, 1801, with a cargo of sugar and coffee. It is stated that the property of the said ship, called the Washington, has never been changed, except by the death of one of the original partners, and that the title now remains entirely in the two survivors.

Such being the history and title of the ship, the following difficulty arose on the subject of a drawback, which the owners expected on the Batavian sugar and coffee, the whole of which they, afterwards, shipped in other vessels to Europe. They calculated on rekeiving the whole of the drawback, with the customary abatement of two and a half per cent. They were.disapointed, and the reason of their disapointment was this. On the 13 th of May, 1800, an act had been passed, nearly two months previous to the sailing of the ship, by which it was directed that no part of the additional duties, payable on goods, wares, and merchandise, imported in foreign ships, should be entitled to drawback on exportation. The collectors construed this section to include all untegistered vessels
helonging to cidizens of the United States, which, on the 13 th of May, 1800, were not furnished with searletters. The ship Washington, having not any such document, the drawbach of the additional ten per cent.,on the duties imposed upon the sugar and coffee, xas xefused, upon the construction that they had been mported in a foreign budit slip, not kawing the customary sea letter, \&c.

Congreas, afterward, by an act passed 14th April, 1802, enacted that the statute of May 13th, 1800 , should not be considered to operate upon unregistered vessels, owned by citizens of the United States at the time of the passing thereof; provided such ships or vessels possessed a sea-letter, or other regular documents issued from a custom house, in the United States, proving such vessel to be American property.

The unfortunate case af the petitioner was not embraced in this diberal and vetrospective regulation, and he now applies to the National Legislature to allow him the drawback on the additional duty, as would have been allowed, if the ship Wrashington had been duly provided with a sea-letter.

On this view of the facts, the committee beg leare to remark, that, as the act of 1800 was passed on the 13th of May, and the ship did not sail for Batavia until July following, there was time enough, after the passing of the act, for the owners to have procured a sea-letter, and every other document, before the day of her departure; that ther did not take care to provide their ship with all the needful papers in due season, is their own lache, and not the fault of the Government. It is believed, the act.of April, 1802 , did not mean to extend its remedial operation, and to retrospect any further than the 13th of May, 1800; and the petitioner's case not coming within the limitation and description thus specified, there does not seem to be even an equitable claim on the Government for the drawback of the additional duties; wherefore, the committee submit their opinion, that the prayer of the petition ought not to be granted.

8th Congress.]
No. 203.
[1st Session.

## REMISSION OF FORFEITURES.

## COMMUNICATED TO THE HOUSE OF REPRESENTATAVES, NOYEMBER 25, 1803 ,

Mr. Samuel I. Mrtamul, fram the Committee of Commerce and Manufactures, on the petition of Charles D'Wolfe, of Bristol, in the State of Rhode Island, made the following report:
The petitioner, on the 5 th of June, 1799, became bound as principal to the United States in an obligation, in a penalty of $\$, 128$ dollars, to be void on the condition of exporting duly abroad fifty eight hogsheads one tierce and eighteen barrels of domestic distilled spirits; this was executed in the common form directed by the act of March, 1791. He gave another bond, on the 23d of August, 1799 , for securing the fair exportation of one hundred and seven-ty-three hogsheads two tierces and six barrels of domestic distilled spirits, in the penalty of $\$ 13,73167$ to be forfeited in case of non-performance. He alleges that the conditions nullifying the said two bonds have been complied with, by exporting the spinits in the schooner Lucy, and the snow Fair Eliza, to the coast of Africa, and unlading and landing them there, and not unshipping or putting them ashore in any part of the United States.

The certificates of landing of this New England rum in Africa were not subscribed by foreign consignees or vendees, as they ought to have been, according to the strict provisions of law, but by the captains in their capacity of consignees. These were accompanied by attestations of foreign merchants in their favor, and by confirmatory affidavits of some of the persons on board the vessels; neither consul, nor other public agent of theUnited States, nor American merchants, were to be found in the settlements to which these yoyages, were made.

Without stating what species of traffic they engaged in, the petitioner alleges that, from the nature and great variety of it, joined to the illiterate and barbarous character of the inhabitants who bought the rum that certificates minutely correct, according to the requisition of the statute, were not, and could not be procured.

Such certificates, as could be obtained were, in due time, exhibited to the collector of the customs in Newport. The collector, aware of their informality, forwarded, as was his duty, a statement of the facts to the then Comptroller of the Treasury.

The Comptroller decided, after examination of the case, that the matters set forth in the certificate of landing abroad were unsatisfactory; but, in the exercise of that latitude of discretion officially allowed him, he would per-mit-the petitioner to adduce supplementary proof. If the petitioner had parted with the rum for a valuable consideration, it would be easy for him to tell what the consideration was; by exhibiting an invoice or manifest of the return cargo, it was presumed that all doubts might have been dispelled from the Comptroller's mind, and an order obtained for cancelling the export bonds. The petitioner, however, to this day, has imposed upon himself the strictest silence upon this head.

The bonds thus remaining in force, the attorney for the district of Rhode Island was, sometime thereafter, directed to put several similarly circumstanced, with these of the petitioner, in suit. Actions were, accordingly, commenced in the district courts of that State. In the course of the trial, the defendants attempted to support their plea of performance of the condition of their bonds, by parole testimony and common law evidence; they were informed by the court that this was an issue under the revenue law, and that the proof must conform to the statute strictly. The judge declared that, of the points decided in suits upon exportation-bonds, among others, were these: that pleas night be but in by the defendants as in other suits; that, in issues joined, a plea of performance could only be substantiated by evidence conforming to the statutes, and by no other kind; that, if the evidence conforms to the statutes, the jury ought to find tor the defendants, even in opposition to the decision of the Comptroller; but, if the evidence loes not conform to the statutes, the Comptroller has the exclusive power of discharging the bond; and his judgment, in cases of the kind then depending, was final and conclusive. Unturnished with statute evidence, and unable to esort to collateral and circumforaneous testimony, the defendent was unable to make proof to the jury of the performance of the condition of his bond, and, of course, a verdict was found for the plaintiff.

Previous to the proceeding to execution, a petition was presented to the Comptroller, praying that he would direct the bonds to be cancelled, or suits to be withdrawn, or grant other relief. It will be proper to observe, that all the proceedings, hitherto, had been had under the direction of the late Gomptroller; but this petition was addressed to the resent one. Mr. Duvall returned for answer, "that the case of the petitioners having beer decided by lis predecesor, the subject was not then considered as open to investigation; and it appeared to him a proper subject for legislative deliberation." This reply is accompanied with a note in writing, that there is a similarity of circumstances in the cases of William Gardner, Constant Tabor, and Samuel Martin, who are sureties in other bonds mentioned in their petitions, which were referred to this committee, by order of the House, on the first instant.

Such having been the series of proceedings in the collector's office, in the Comptroller's department, and in the istrict court, the petitionernow craves mercy, and exoneration from the penalty of his bonds, from the Legislature of his country.

The committee have abstracted this narrative as concisely as possible from a volume of papers and documents. A considerable part of these has been already distributed in print, and to these, once for all, they make a general reference. A variety of details, not comprehended in this report, may be seen there.
There does not appear to have been partiality, passion, or -interestedness, in any part of the proceedings before the Comptroller or district judge. On the contrary, in endeavoring to come at the truth, amidst obscure papers, cover-
ing mercantile transactions on the coast of Africa, fthese officers appear to have acted with so much independence and
intelligence, that there does not appear to be a call for any revision, or, far less, a censure of their acts by Congress.
To reverse the upright proceedings of those officers who interpret and execute the revenue laws, ought not to be attempted but with caution. If the citizens of the United States voluntarily engage in a commerce beset with the difficulties stated by the petitioners, they ought not to blame the Government or its officers for the embarrassments and losses they suffer.

The regular course of proceeding for the petitioner, if dissatisfied with the decision of the district judge, would seem to have been by applying to a higher court for a correction of the error, if any had been committed, unless the doctrine should be deemed sound, that, in the petitioner's case, and in the others of a similar nature, the Comptroller's decision on the weight of the evidence, and the mode of conducting the trial, is final.

On the whole, the committee do not find sufficient cause for legislative interference inthe petitioner's behalf.
The following resolution is, therefore, respectfully submitted to the House:
Resolved, That the petitioner have leave to withdraw his petition, with the papers accompanying the same.

## To the Honorable the Senate and House of Representatives of the United States in Congress assembled, the peti- tion of Charles D'Wolfe, of Bristol, in the State of Rhode Island, merchant, respectfully represents: tion of Charles D'Wolfe, of Bristol, in the State of Rhode Island, merchant, respectfully represents.

That your petitioner was bound, as principal to the United States, in a bond dated the 5 th of June, 1799, in a penalty of four thousand one hundred and twenty-eight dollars, the condition of said bond being for the due exportation abroad, of fifty-eight hogsheads one tierce and eighteen barrels of domestic distilled spirits, according to the law of March 3d, 1791, viz. That if the said spirits, the danger of the seas and enemies excepted, should be really exported to, and landed in, some port or place without the limits of the United States, and should not be unshipped from on board the ship or vessel whereupon the same were laden for exportation, within the said limits, or any ports or harbors of the United States, nor landed in any other part of the same, shipwreck or other unavoidable accident excepted, then the above mentioned obligation to be void, otherwise, to remain in full force and virtue. That he likewise became responsible to the United States, as principal, in another bond, for the penalty of thirteen thousand seven hundred and thirty-one dollars and sixty-seven cents, which bond was dated the 30 th August, 1799 , and was with condition for the exportation and delivery abroad of one hundred and seventy-three hogsheads two tierces and six barrels of domestic distilled spirits. Now, your petitioner would represent, that he has fully and faithfully complied with the condition of said bonds, and has exported said spirits to, and landed them on, the coast of Africa, and that the said spirits were not unshipped from on board the schooner called the Lucy, and the snow called the Fair Eliza, whereupon the same were laden for exportation, within the limits, or any port or harbors, of the United States, nor re-landed in any part of the same. Your petitioner would further represent that, of such his performance of the conditions of said bonds, manifold proofs and documents have been produced, within the time limited by law, to the collector of the port of Newport, the port of exportation, which proofs, though satisfactory and convincing, and substantially in conformity to the proof required by law, were, nevertheless, in some merely formal points, defective; and the bonds having been sued, and the evidence, on account of its informality, not being permitted to pass to the jury, judgments have been rendered against your petitioner.

Now, your petitioner would represent, that the rejection of the proofs and dccuments above mentioned, and the consequent rendering of the said judgments, were not by reason of any defect imputed to them as rational evidence, nor by reason of any impeachment of their truth and validity, but solely by reason of certain minute variations in them, originating in unavoidable accident, from the forms required. That such is the nature of the trade, the great variety, together with the illiterate and suspicious barbarity of the inhabitants of the country to whom the spirits were sold, that certificates minutely correct, according to the requisition of the statute, were not, and could not be procured. That there is no suggestion against the good faith of your petitioner, no fraud is charged or suspected, and the fact of a fair and true exportation of the said spirits is admitted by the officers of Government; and as the present Comptroller of the Treasury has intimated an opinion favorable to your petitioner, and recommended his case as a proper subject for legislative deliberation and relief, and has suspended the executions in these suits for the purpose of affording an opportunity to obtain the same, your petitioner therefore prays that the said bonds may be directed to be cancelled, or discharged, the amount of said judgments to be remitted to him, or such other relief extended to him as to Congress may seem meet and proper, and he, as in duty bound, will ever pray.

CHARLES D'WOLFE.

## FISHING BOUNTY.

commonicated to the house of representatives, november 25, 1803.
Mr. Samuel L. Mitchill, from the Committee on Commerce and Manufactures, to whom was referred the petition of sundry inhabitants of the town of New Shoreham, in the State of Rhode Island, made the following report:
The petitioners (one hundred and five in number) state, that they are inhabitants of Block Island, belonging to the commonwealth of Rhode Island, and principally engaged in the cod fishery, for nine months in the year. Owing to the bleak situation of the land they inhabit, and the high surf by which it is almost incessantly assailed, they pursue their occupation in small craft, during the day, and returning on shore at night, haul their boats above the reach and fury of the waves.

The number of these boats is stated to be from thirty to forty, and under the burthen of ten tons; the number of fishermen, nearly two hundred; and the quantity of fish taken, annually, is from ten to fifteen thousand quintails; of these, about half the quantity is barrelled and pickled, and the other half dried.

By the first section of the act, concerning certain fisheries of the United States, and for the regulation and government of the fishermen employed therein, there is paid a bounty on the tonnage of vessels employed in the fisheries; which bounty is intended as a commutation and equivalent for the drawback of the duties paid on the salt used in preserving such dried fish. There are different rates of bounty on boats and vessels, from five to thirty tons and upwards. By the 83d section of the collection law, it is provided that, for pickled fish, exported, there shall be paid thirty cents a barrel, in lieu of a drawback upon the salt employed.

As the existing law does embrace all boats of more than five tons, and the petition does state their boats to be under ten tons, it is to be presumed that a considerable number of their boats are already on a footing with the boats of the other parts of the Union; but the petitioners are desirous of procuring the same advantage to boats under five tons. This is what your committee do not think eligible, as it would be attended with more trouble than emolument; neither can your committee agree to allow them a bounty on dried fish, because, if the measure is not gene ral, it would open a door to frauds on the revenue; therefore, concluding that it would be more proper for the peti tioners to employ boats of the burthen contemplated by law, than for Government to legislate for boats of smalle size, the following resolve is submitted, to wit:

That it is not expedient to make provision, by law, for allowing the petitioners a bounty for dried fish, caught in boats of smaller capacity than five tons.

## OFFICE OF COMMISSIONER OF LOANS.

## COmmunicated to the house of representatives, december 8, 1803.

Mr. John Randolph, Jr. from the Committee of Ways and Means, who were instructed to inquire into the expediency of discontinuing the office of Commissioner of Loans, in the different States, made the following report:

That, conceiving this establishment may be considered as a part of the contract between the public and its creditors, which is contained in the act "making provision for the debt of the United States," passed the 4th day of August, 1790; believing that the abolition of the loan offices, by impeding the facility of transferring the debt, may tend, in some degree, to impair its value; unwilling to advise a measure which may, in any manner, however remote, affect the public credit, or which may be construed into a breach of the public faith, the committee respectfully recommend the following resolution:

Resolved, That it is inexpedient to discontinue the office of Commissioner of Loans in the several States.

## ENCOURAGEMENT TO MANURACTURES.

COMMUNICATED TO THE HOUSE OF REPRESENTATIVES, DECEMIBER 9, 1803.
To the Honorable the Senate and House of Representatives of the United States, the memorial of the subscribers, artisans and manufacturers of Philadephia, respecffully showeth:
That in every country there is an inseparable connexion betwixt the manufacturing and the duties on foreign merchandise, insomuch, that some of the greatest statesmen have made the imposts a political engine, to be used for the introduction or protection of the arts: for, as Rousseau observes, in his "Political Economy," "It belongs only to the real statesman to elevate his views, in the imposition of taxes, above the mere object of the finances, and to transform those burthens into useful regulations."

After the peace, and during the Confederation, the confusion that reigns in that branch of finance, by each State having different objects in view, rendered the manufacturing interest, at that time, precarious and uncertain. Since the adoption of the constitution, and that the imposts have been transferred to the Federal Government, it is to the wisdom of Congress alone that your memorialists have to look up for protection.

It is with deep concern, however, that your memorialists have to represent, that, during the long period, from the peace which terminated our Revolutionary war, to the present time, they have seen the wealth of the nation sent to foreign countries, to purchase a thousand articles which can be as well manufactured at home; and of which, nature has abundantly supplied us with the raw materials.

Among that immense number of articles, even of the first necessity, manufactured for the United States by foreign nations, there are very few that could not be produced by our own citizens, upon equal terms, if they were not prevented by some of the following reasons: 1st. Foreign fashion. 2d. Our markets being constantly overstocked with foreign goods. 3d. The unjust competition which we are obliged to sustain with foreign manufacturers. 4th. The expense necessarily attending the commencement of complicated manufactories. And, 5thly, Du.ties injudiciously laid on raw materials, or goods partially manufactured. On each of these your memorialists beg leave to state, what has come within their own knowledge and observation. And,

1st. The articles that are affected by foreign fashion, are principally clothing, and more especially fabrics of cotton. Our manufacturers of that article, in the trials that have already been made, find it impossible to keep pace with the changes introduced by the new patterns from foreign nations; they are, therefore, confined to those articles which bear very little profit, for which low wages are given; and have continually the mortification of seeing themselves excluded from the most profitable branches of the trade, and their goods rejected by the citizens of America, as unfashionable.

2d. Our stores being constantly glutted with foreign goods, is another very great obstruction to an incipient or even an established manufacture. The greater part of the manufactures, of which iron, silk, wool, cotton, or flax, are the raw materials, ought to be established in the interior of the country, where provisions, house rent, and fuel, are cheap; it is, therefore, necessary that there should be a middle man betwixt the consumer and the manufacturer, that the latter may not waste his time in seeking for customers: these are the store keepers, wholesale or retail, who inhabit the towns and sea ports. Now, it is evident, that, if a foreign manufacturer shall be permitted to keep these people with a constant supply of goods, and give them long credit, it will be impossible for the citizen, with a small capital, to persuade the store keeper to purchase his goods for ready money; and if he applies immediately to the consumer, the time that he wastes, in a country where the population is diffused, forces him to demand an extraordinary price, or fix himself in a large town, where house rent, fuel, \&c. eat up the profits of his labor.

3d. The competition that the manufacturing citizens of the United States are, by the laws of the country, obliged to sustain with the manufacturers of a foreign nation, is, in the opinion of your memoralists, unjust, inasmuch as the finished articles of our infant manufactures, produced from raw materials found in the United States, such as works of copper, iron. lead, earth, glass, cotton, wool, wood, fur, bone, horn, and leather, are generally, either prohibited in foreign countries, or duties imposed far greater than is paid on the like goods coming into the United States; so that there is no encouragement to attempt to excel foreign manufacturers: for, in spite of the greatest exertions, still the consumption must be confined to the United States. If any difference were to be made betwixt two competitors, it ought to be in favor of the weakest; and an infant manufacture must have some protection, to enable it to contend with an old establishment. Your memorialists are, however, under the painful necessity of stating, that, in the United States, the reverse of this takes place. In several instances, especially in hats, shoes, paper, and saddlery, manufactures which have arrived to as high perfection as in any country, in spite of foreign competition; they are, however, not permitted into the country of our competitors, while theirs are still admitted here, and gain sometimes a temporary advantage over our manufacturers, which they are not able to recover for many years, owing to a fluctuation in the price of manual labor, or of the raw material, or the necessaries of life. But to whatever state of perfection our manufactures may arrive, and however low we may be enabled to sell them, we never can contend with our competitors in their own markets, or put them to temporary inconveniency, because they totally prohibit us from their markets. And in those manufactories which require great capitals, and a
combination of talents, our competitors in foreign countries have us altogether at their mercy: or rather, the word competitor is perversion of the term: for, wherever one party is laid prostrate at the feet of the other, there is an end to competition.

4th. The next obstacle is the expense necessarily attending the commencement of complicated manufactories. Where an article must pass through the hands of several ingenious artists, before it is fit for the market, the expense of collecting those artists must be considerable. The time, too, that is taken up to bring the materials from a raw state to be fit for sale, must require an additional capital, which no man would risk, unless the consumption of his fellowcitizens were secured to him, and. at the same time, defended from every species of competition, but what he can see, and whose strength he can measure, (viz:) with his fellow citizens only. If an insidious foe is liable to come upon him in the dark, and in the guise of fashion, it would be the extreme of folly to venture his capital.

5th. Your memorialists conceive, that the injudicious imposition of duties on raw materials, or goods partially manufactured, and in some cases a freedom from duty, equally injurious to the arts, merit the attention of Congress. Among the first, may be reckoned, rags for making paper, the bark of the cork tree, \&c. and among the latter, wire of all kinds, as being an article for which the United States ought not to depend on a foreign country, especially as iron of the best kind is found here in abundance.

It is a position, that will not be denied by the greatest enemies to domestic manufacturing, that, as soon as any particular branch shall be established, foreign goods of the same kind ought to be prohibited or discouraged; and this is certainly the case with every manufactory of leather and fur; and yet your memorialists would be glad to know by what mode of reasoning it can be made to appear, that the hatter and shoemaker, who have spent their youth in acquiring those arts, should, every five or six years, be ruined by an excessive importation of foreign hats or shoes, which perhaps may be the remaining estate of some European bankrupt?

The enemies to the manufacturing system have, at different times, brought forward objections, which, to men fully acquainted with that branch of industry, hardly deserve notice; but, as there are others, with the best intentions, who are true friends to the prosperity of these States, who may be led away by these specious objections, or rather imaginary obstacles, we shall mention them, not with any intention of entering into a serious refutation, but only to shew their insignificance. Ist. They say "this country is too young to begin the manufactory of clothing for the citizens." In the progress of every original country, (colonies excepted) the manufactory of clothing has always preceded every thing else, even agriculture itself. But your memorialists cannot help expressing their opinion, that agriculture and the manufacturing arts ought neither to precede or be behind each other; that they were destined for mutual protection aud support; of which the history and present state of all nations bear ample testimony. The flourishing state of agriculture must always be in proportion to the population; and population, on any given territory, is in proportion to the manufacturing arts, or the kind of labor in which the people are employed. Already, in some parts of the New England States, emigration is necessary to carry off the superabundant population; and it would be an injustice done to the land holders of that part of the Union, if they were prevented from pursuing that line of industry, which, by preserving the population to the State, would enhance the value of their property. And we have no hesitation in saying, that it will be bad policy indeed, when the United States shall retard the prosperity of the most ancient and most populous States, for no other reason than that the new States are not equally forward in point of population, agriculture, \&c. There is no fact better authenticated than this, that several of the States have, from a multiplicity of causes, far outstripped others in the progress towards that state of society in which all the three great branches of national industry are combined, viz. agriculture, manufactures, and commerce; and it is equally true, that not one of them have been permitted to exert the force of their faculties, or call merce; and it is equally true, that not one of them have been permitted to exert the force of their faculties, or call
forth the industry of their citizens, but have been uniformly retarded and checked in their career, by United States' policy, and its fiscal regulations. In the great towns, we see all the evils attendant on luxury-such as pride, idleness, and dissipation, without any of the benefits and advantages, which, by political writers, have been ascribed to it: as, that it makes the rich contribute to the ingenious poor; calls forth talents, and circulates the wealth of a nation. But no such good can attend luxury in America: instead of circulating the wealth of the nation, it trans fers it to foreign Powers, and gives them the sinews of war, only to menace our peace and disturb our tranquillity.

It has been, also, objected to manufactures, "that they would retard or prevent the population of the Western wilderness." As if the prosperity of the citizens, in old established situations, were to be sacrificed to new projects and land speculators, Every migration must be a loss, and not a gain, to the American nation at large. What the Western States gain, the Eastern lose, and so far there is a balance; and the real loss is in the act of migration: the trouble, the change of climate, and a thousand other inconveniences, which, in a national scale, must be a loss.

The health of the citizens has been considered as in danger by the sedentary life of manufacturers; but your memorialists know of no manufactory which can be called a sedentary employment, except the clerks necessary to keep the accounts; and, as far as it regards them, the objection will apply to merchants as well as manufacturers. It is true, in foreign countries, where the Government, the law, and the employer, are all in combination, or rather conspiracy, against the employed, poverty, and its concomitant, disease, must be very frequent among the people employed, not only in manufactories, but among the peasantry or cultivators of the ground; and to whatever deplorable condition artisans may be reduced, in these Governments, the cultivators of the soil are still worse: for, to every other species of misery, ignorance must also be added.

Objections have been also made to arts and manufactories, on account of the supposed vice, which is said to be found in manufacturing towns. A considerable number of your memorialists have seen the manufacturing towns of Europe, and are convinced that the greatest portion of virtue is to be found there; and that ten times the number of crimes are committed near courts and in seaports, that are committed in manufacturing towns. In a word, if we may judge from the state of society in Europe, artisans and manufacturers, oppressed as they are, are, nevertheless, the most virtuous and the most intelligent class in civil society. In a letter from Mr. Colquohoun, of London, to Mr. Eddy, of New York, author of the treatise on the prisons of that city, we find the following observations: ${ }^{6}$ From the facts you have disclosed, relative to the criminal offences committed in the city of New York, I am induced to enlarge upon this subject. They appear to me to be of a magnitude to excite a considerable degree of alarm, with respect to the degree of criminality in the American towns, inasmuch as it would appear, that they greatly exceed the larcenies and misdemeanors committed in towns in Great Britain, of an equal or even a greater population; and, although I have not had an opportunity of ascertaining the fact, I have an impression on my mind that the annual convictions in the whole of Scotland, where population approaches two millions of people, are short of those which take place yearly in the State of New York."

The last objection that we shall notice, is, "That Government ought not to grant any special privilege or protection to any part or portion of the national industry, more than to another; and if any manufactory will not take root of itself, it shows it is not fit for our climate or state of society, and ought not to be cultivated here." To which your memorialists beg leave to answer, that this objection can only hold good in the case of a simple manufactory, which is begun and finished by the ingenuity of one man, and where the market for the ready sale of the article is at hand, and does not require the interposition of the merchant to dispose of it, at a distance from the manufactory; but, in all complicated arts, where a combination of skill, and a combination of capital, too, is absolutely necessary, it will be found, that this never has, and we presume never will be, obtained, butby the fostering care of Government. And, if we inquire what other nations have done in similar circumstances, we shall find, that those who have given the greatest encouragement to the complex manufactories, have been the most successful, the most wealthy, and powerful; and, although the English Government has always been unwilling to let her artisans know that it was to them she owed her greatness, and has insidiously ascribed it to her navy, to her commerce, to her insular situation, to her soil, to her climate, to the constitution of her Government, and a number of other secondary or auxiliary causes, your memorialists are convinced that she is indebted for her greatness and power to the well directed industry of her artisans and manufacturers; and your memorialists, it is hoped, will not be blamed for trespassing on the time of your honorable body, by shewing what that nation has done for her manufactories.

By the statute 3 Ed. IV. c. 4, no merchant or other person shall bring into the kingdom, to be sold within the realm, any of the following goods, viz. woollen cloths, laces, ribbons, silk in any wise embroidered, saddles, stir-
rups, harness, things wrought of tawed leather, shoes, hats, locks of any kind, \&c. \&c., upon pain to forfeit the same as often as they may be found in the hands of any person, to be sold, half to the king and half to the seizer. This statute was confirmed by 19 Hen. VII. c. 21. And, upon consideration that white ashes, made within the realm, are very necessary for the making of soap and saltpetre, and for whitening of linen cloth, and scouring of woollen, \&c. therefore, it is enacted that no person shall ship, or carry beyond sea, any white ashes, on pain of forfeiting six shillings and eight pence for every bushel: 3 Ed. V1. c. 26 . And to preserve the wool-rams, lambs, or sheep, alive, are prohibited to be carried out of the realm, upon pain that every offender shall, for the first offence, lose all his goods, and also suffer one year's imprisonment, and have his left hand cut off: 8 Eliz. c. 3. And the statute 12 Char. II. c. 32, ordains that no person shall export any sheep, or wool, yarn made of wool, wool flocks, or fuller's earth, on pain of forfeiture, \&c. And, for the protection of manufactures of leather, it is enacted by the 13 and 14 Char. II. c. 7, that no person shall carry out of England, the skins or hides, tanned or untanned, of any ox, steer, bull, cow, or calf, under a penalty of 500 pounds. And the statutes 13 and 14 Char. II. c. 19, prohibits the impor tation of card wire, or iron wire employed in making wool cards; that no part of their woollen manufactory might depend upon foreign nations. And for encouraging the manufactories of the kingdom, it is enacted, by the statute 11 and 12 Wm . III. c. 10 , that all wrought silks, Bengals, and stufts, of the manufacture of Persia, China, or the East Indies, and all printed, stained, and dyed calicoes, which shall be imported, shall not be worn in the kingdom; but shall be entered and carried to ware houses appointed by the commissioners of the customs, in order for exportation, and not taken thence, but on security given that they shall be exported. It was by such protecting statutes, and a multitude of others, that England created her extensive manufactories, which multiplied the objects of commerce, and laid the foundation of that navy, which, at this day, gives laws to the maritime world. And an English author, who wrote upon the trade of that nation forty years ago, says, "What is of the utmost consequence to England, is, that, by laying high duties, we are always able to check the vanity of our people, in their extreme fondness for wear ing exotic manufactories: for, if it were not for this restraint, as our neighbors give much less wages to their workmen than we do, and, consequently, can sell cheaper, the Italians, the French, and the Dutch, would have continued to pour upon us their silks, paper, hats, donggets stuffs, and even Spanish woollen cloths; for they have the wool of that country as cheap as we, and are become masters of that business, by the great encouragement they have given to able workmen from other countries to settle with them; and, thereby, have prevented the growth of those manufactories amongst us, and so might have reduced us to the low estate we were in before their establishment; and, therefore, it will be a maxim, to be observed by all prudent Governments, who are capable of manufacturing within themselves, to lay such duties on the foreign as may favor their own, and discourage the importation of any of the like sorts from abroad."

If other nations, as Spain, Portugal, Naples, \&c. have neglected their manufactories, and, consequently, hold only a second or third rank among the nations of Europe, it would ill become the United States, to follow their example. In this particular we should rather imitate England or France, without, however, making the source of riches a rod of oppression, as they have done; and, notwithstanding artisans are greatly oppressed there, whatever of republicanism is to be found in their constitutions, is to be ascribed to them: for in all ages the peasantry have been too ignorant to understand their rights, and too remote from each other to be able to withstand oppression.

It is, however, conceded by some, "that coarse goods, and articles of the first necessity, ought to be manufac tured here, while fine goods, and articles of luxury, ought to be imported from abroad;" which is much the same as to say, that foreign manufacturers ought to be employed in the most beneficial branches of our consumption, and the citizens should be contented with the inferior kinds of labor

If this be not the meaning of our opponents, then it must be inferred, either that our citizens want genius to perform the finer arts, or that they are despised in the United States. It is a fact, however, of perfect notoriety, that there are more fine goods of every manufactory used in the towns of America, than in those of the same size in Europe; and also, that our citizens do not want talents to execute, or genius to contrive, any thing that may be required of them, and for which they shall have due encouragement. Among the members evenlof this society, if we except china ware, it would be almost impossible to mention an article in use here, that could not be made by one or other of them. It is true, that many of them are employed out of their proper line of business, and in occupations far beneath their genius or talents. Your memorialists cannot, therefore, be blamed for their opinion, that it would be more profitable to the nation to employ those people in teaching the rising generation those arts, than to continue purchasing foreign goods; and also, that the best and most profitable parts of the labor, ought to be given to the citizens; and the coarse or inferior branches, reserved for foreign nations.

But it has been said, that high duties ought not to be laid, because we have not at present a sufficient number of hands to supply the United States. This only shews the necessity of protecting duties, which, alone, can give encouragement to men of genius to pursue complex and difficult manufactories; and that no length of time would ever produce a sufficient number of hands without it.

Having answered, as briefly as possible, some of the objections of our opponents, and shown what another great nation did for the arts, during their infancy, in that country, your memorialists beg leave to state some of the effects likely to be produced from an union of the three great branches of national industry, agriculture, manufactures, and commerce; in which it will be seen, that each of them would receive an additional impulse by such an union. And first, of agriculture.

It has been already observed, that the state of agriculture is always in proportion to population. This is evident from a view of the price of land, which decreases in the compound ratio of its intrinsic worth, and its distance from the centre of a town, or the populous part of a country. But agriculture alone, will never concentrate the population, so as to form a town of any considerable magnitude. There can only be a country village, where a few neighboring proprietors are collected, with the blacksmith, tavern keeper, and store keeper, \&c. which, instead of being the centre of trade and industry, is oftener the focus of dissipation. This scattered population requires a greater extent of roads than can be kept in any decent repair; hence, during several months in the year, they are impassable; and at all seasons, the distance is too great to make it profitable to transport heavy commodities, the rude produce of agriculture, except along the banks of navigable waters.

But when the useful arts are established, in the midst of a fertile country, the system of farming becomes improved; land advances in value, because all the produce of a farm finds a ready market in the neighborhood; and good roads may be made, without oppressive taxation. It is thus that agriculture has always flourished best, in the neighborhood of the arts; and commerce consisting in the exchange of the commodities of one district for those of another, the histories of all nations demonstrate, that, where objects of industry are greatly diversified, the greater is the trade of the merchant. Manufactories might change the nature and objects of commerce; but, to annihilateit, would be contrary to the experience of all mankind.

As the revenue of the United States is derived principally from the objects of foreign industry, it will be proper to inquire what would be the effects of the manufacturing system on that revenue. We will suppose that, with all the protection that would be given to manufactories, it would be, nevertheless, twenty years before the United States could supply themselves with every thing they chose to make, or could arrive at that perfection, so as to equal foreign nations: and if the revenue on goods imported were divided into two parts, viz. 1st. That which arises from the useful arts, (which it would be proper for the United States to encourage here) and, 2d. That which is levied on luxuries, such as tea, china ware, \&c. or other manufactories, which it, perhaps, would be imprudent, for a series of years, to attempt, it is highly probable, if not evident, that the increasing population of the United States would, in twenty years, double the produce of the revenue arising from the importation of those luxuries, and make the revenue from that part alone, equal to the whole of the present revenue. On the other hand, a heavy protecting duty on the useful arts would make a very considerable addition to the revenue, for a few years, which would, however, be gradually diminishing, as manufactories were established throughout the country. This argument is predicated upon the stationary quality which the expenses of the Federal Government possesses, and on the nature of its revenue, increasing in proportion to the population.

Nothing can be a more appropriate object of taxation than foreign fashions and foreign luxuries. When foreign luxuries shall become more expensive, the citizens will be contented with more decent attire, and learn to place a higher value on the plain fabrics of home manufacture. In a few years, the genius of Americans will be called forth to invent luxuries of our own, which are as beneficial to a country as foreign luxuries are injurious.

Thus, by one operation, many advantages will accrue to the nation. New sources will be laid open for the employment of capital in the interior; the coasting trade and internal commerce will receive a new impulse; domestic industry will put to shame idleness and dissipation; foreign nations will lose their influence over our councils. The fertile lands of America will rise to their just value, by bringing a market to the door of the farmer. The riches with which nature has so bountifully blessed this country, will be explored and brought into use, and the minerals and waters of the country will be employed to the purposes for which they were designed by the God of nature.

Your memorialists now beg leave to state, in a general way, what alterations it would be necessary, in our opinion, to make on the duties on importation, so as to protect some of the most useful arts already established, and to encourage the introduction of others; and this we do, neither in the servile language of petition, nor with the presumption of dictating to the wisdom of Congress.

And 1st. It is our opinion that all manufactories of which wood, fur, leather, horn, bone, or rags, are the raw materials, as they are the produce of the country, ought either to be prohibited, or high duties laid on theirimportation. Goods manufactured from these materials are either already made here, or may be made as soon as the artisans are secured in their respective pursuits.

The manufactories also, of which hemp, flax, cotton, and iron, are the raw materials, as they require great capital, a great diversity of skiil and talents, and have, for the most part, had a beginning here, ought to receive all the fostering care of Government; that we should not, in these expensive undertakings, have to contend with foreign goods in our own market.

Whenever Congress shall seriously take up the subject of manufactures, a great number of articles will come under consideration, which are neither properly raw materials, in the strict sense of the word, nor finished goods; such, for example, are iron and brass wire, sheet brass, sheet copper, printing ink, types, \&c. all of which are, however, necessary to the completion of other manufactories. These, it is believed, might, some of them, be encouraged by premiums from the States: for it is known that, if once they are fairly set up, and the first expense got over, a very moderate duty would prevent foreign nations from rivaling us.

Manufactories of the precious metals have already been established; but it is questionable whether they will preserve their reputation without being assayed and stamped, as is practised in other nations, and whether this be within the jurisdiction of Congress.

No nation can be called independent which relies for military or naval stores on a foreign country; and there can be no certainty of a supply, in time of war, but by encouraging their manufactory in times of peace, by prohibiting all foreign arms and ammunition.

Every fabric of silk may, at present, be considered as a luxury, and, therefore, the proper subject of taxation; which, at the same time, would operate greatly in favor of the Southern States, where silk, in a few years, might be as plenty as in China.

Your memorialists have forborne to say much on the manufacture of wool, as that article cannot be multiplied at pleasure, as cotton, hemp, and flax, may. This would depend upon a combination of circumstances. The people must be induced to prefer mutton and lamb to the flesh of hogs; and this can only be done by an attention to the breed, and improvements in the mode of pasturing those useful animals-a subject which would come with more propriety from a society of agriculturists.

Having thus submitted our case to the wisdom of Congress, your memorialists must now wait, with anxiety, your decision; and, in whatever manner this great question shall be determined, we shall console ourselves with having brought it to an issue: for, after your determination, the citizens will be no longer in suspense, as to the nature and object of their pursuits. The capitalist will be able to calculate in what line he ought to employ his capital. Parents will judge what occupation will be most profitable for their children. And foreign artists will see the propriety or impropriety of migrating hither-points which are not easily determined in the present state of things. All which is respectfully submitted, \&c.

8th Congress.] No. 207.
[1st Session.

## ABATEMENT OF DUTIES.

## combunicated to the senate, decearber 15, 1803.

The Secretary of the Treasury, in obedience to the resolution of the Senate, of the first day of March last, directing him to consider and report on the petition of Aaron Man, respectfully reports:
That the petitioner prays for an abatement of duties on certain goods imported into the district of New York, in January, 1803, on account of damage received, as he states, during the voyage of importation.

That, amongst other rules which have been prescribed, by the fifty-second section of the act to regulate the collection of duties on impost and tonnage, for ascertaining the damages which may have been thus received, and for making the proportionate deduction from the duties accrued, it is provided that no allowance shall be made for damage on merchandise, which, after the payment or securing of duties, has come in the possession of the owner or consignee, "unless proof, to ascertain such damage, shall be lodged in the custom house of the port or place where such merchandise has been landed, within ten days after the landing of such merchandise."

That in the present instance, not only the ten days had elapsed, before application was made to any custom house, but the damage does not appear to have been discovered until after the goods had been transported from the district of New York to that of Providence; from whence it has resulted that no proof whatever has ever been exhibited to the custom house of the port of importation.

And, that it does not seem that, under those circumstances, relief can be granted, without a substantial deviation from established principles and regulations, which are considered essential to the security of the revenue.

All which is respectfully submitted.
ALBERT GALLATIN.
Treasury Defartment, December 13, 1803.'

## DRAWBACK.

communicated to the house of representatives, december 15, 1803.
Mr. Samuel L. Mitchime, from the Committee on Commerce and Manufactures, to whom was referred the petition of Nathaniel and William Smith, made the following report:
The petitioners ask to be exonerated from the payment of a custom house bond, for the duty on twenty-two hogsheads of sugar, imported into the United States, and which were lost or totally damaged, going coastwise from Newburyport to Boston, where, it is stated, the sugar was to have been exported to a foreign country.

The sugar was accompanied with the usual document, certifying that the duties inwards had been secured; and stating the amount, and time of importation. This certificate was only intended to identify the article upon its arrival at Boston, and was not the debenture promising the payment of a sum of money, which debenture would have been issued at the custom house where the sugar was originally bonded, had it been exported directly out of the limits of the United States. It has never been considered proper to refund the duty accruing on any goods or merchandise, when the same have been regularly landed, and the returns thereof have been duly certified at the custom house, although losses or damages may afterwards have accrued, from any cause whatever, other than from the fault, neglect, or error, of the custom house officers; and excepting in cases of debentures for drawback of duties for goods shipwrecked, or otherwise lost on our own coasts, after the goods have been bonded for exportation, and cleared out for a foreign port or place.

The sugar in question was not cleared out for exportation to a foreign country. The committee bad hoped merchants had understood, by this time, that the duties secured to be paid will always be demanded, and that the United States are not to be considered as insurers or underwriters on goods bonded at the custom house.

The committee are fully of opinion, that it would be improper to allow the drawback on any merchandise which may be damaged or lost, in the transportation thereof, coustwise, from one district to another, in the United States; and they, therefore, beg leave to submit the following opinion:

Resolved, That the prayer of the petitioners ought not to be granted.

## DIRECT TAX.

Combunicated to the senate, degember 20, 1803.
The Secretary of the Treasury, in obedience to the resolution of the Senate, of the 18th ultimo, respectfully reports:
That the statements hereunto annexed, and which have been abstracted from the latest returns.in the treasury, by the commissioner of the revenue, under whose superintendence the internal revenues have been placed by law, exhibit the sums either paid in the treasury, collected, or remaining outstanding in the several States, on account of the direct tax.

And that it appears, by a letter dated the 22d ultimo, that the assessment of South Carolina, which, by the death or resignation of eight gentlemen, who had been successively appointed commissioners of the first division of that State, had been so long delayed, has, at last, been completed.

> All which is respectfully submitted.

Treasury Department, December 17, 1803.
ALBERT GALLATIN.

| STATE. |  |  |  | Quota by the act of Congress. | Assessment. | Remittances to the Treasury. | cilamees of comlection.* |  | batances. $\dagger$ |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  | Ascertained to the date of the Supervisor's last quarterly state ment. |  |  |  | Ascertained by weekly returns and other documents, transmitted by the Supervisors, and not yet included in their quarterly statements. | Lists for which no Collectors had been appointed, at the date of the Supervisor's last report. | Amount for which Collectors and Inspectors are, at present, account. able. | In the hands of Supervisors. | Total amount to be accounted for. |
| New Hampshire, | - |  | - |  | \$77,705 36.2 | \$77,850 00 | \$70,511 90 | \$3,569 98 | \$44132 | ) | \$1,363 41 | \$1,963 39 | \$3,326 80 |
| Massachusetts, - |  |  | - | 260,435 31.2 | 261,128 49 | 233,000 00 | 16,859 94 | 29152 | (b) \$8,431 25 | 1,689 31 | 85647 | 10,977 03 |
| Rhode Island, - |  |  |  | 37,502 08 | 37,393 31.4 | 30,423 21 | 2,142 92 | 01.4 | (b) 27557 | 4,043 48 | (c) 50812 | 4,827 177 |
| Connecticut', |  |  | - | 129,767 00.2 | 130,186 14.7 | 120,762 14 | 9,010 24.9 | - -. | (b) |  | (h) 41375.8 | 41375.8 |
| Vermont, | - |  |  | 46,864 18.7 | 46,932 11 | 34,362 73 | 2,029 23 |  | - - | 4,778 97 | (c) 5,761 18 | 10,540 15 |
| New York, | - | - | - | 181,680 70.7 | 182,267 27 | 160,752 06 | 9,019 04 | 2,119 06 | - - | 10,377 11 |  | 10,377 11 |
| New Jersey, | - | - | - | 98,387 25.3 | 98,226 10 | 92,13913 193,19266 | $-6,08697$ 15,87644 |  |  | 26,446 02 | (i) 2,180 38 | 28,626 40 |
| Pennsylvania, | - |  | - | $237,17772.7$ 30,430 79.2 | $237,70056.9$ 30,309 | 193,19266 28,46800 | $\begin{array}{r}15,87644 \\ 1,841 \\ \hline\end{array}$ | 506.9 | - | 26,446 02 | (i) 2,180 38 | 28,626 40 |
| Delaware, | - |  | - | 152,599 95.4 | 153,90196 | 128,500 00 | 9,255 62 | 75648 | - - | 13,877 05 | 1,512 81 | 15,389 86 |
| Virginia, | - | - | - | 345,488 66.5 | 349,900 30 | 311,508 94 | 32,48417 |  | . - | 5,599 57 | (d) 30762 | 5,907 19 |
| Kentucky, | - |  | - | 37,643 <br> 18,806 <br> 8.7 | $38,16644.8$ 18,770 15.5 | $\begin{array}{r}4,00000 \\ 15,071 \\ \hline 1\end{array}$ | 3,26832 2,94628 | 1,072 50 50 | - | 21,401 38 | $\begin{array}{r}8,424 \\ 36213 \\ \hline 13\end{array}$ | 29,825 75 |
| '「ennessee, ${ }^{\text {North Carolina, }}$ | $\cdots$ | - | - | $18,80638.3$ 193,697 96.5 | $18,77015.5$ $192,69796.5$ | $\begin{array}{r}15,071 \\ 122,500 \\ \hline 1\end{array}$ | 2,94628 9,10718 | 5029.5 | (a) 3,757 44.5 | 31 54,12976 | $\stackrel{3}{3,203 ~} 58$ | 61,090 78.5 |
| South Carolina, (f) Georgia, (g) |  | - | - | 1,848,187 38.6 | 1,855,430 72.8 | 1,545,192 00 | 123,498 23.9 | , 4,736 13.6 | 12,464 26.5 | 141,046 28 | 25,493 80.8 | 182,004 35.3 |
|  |  | $\begin{array}{r} 112,997 \quad 73.9 \\ 38,81487.5 \end{array}$ |  | - - |  | - | , |  | - - | - - | $\begin{array}{r} 112,99773.9 \\ 38,81487.5 \end{array}$ |
|  |  | 2,000,000 00 |  | - - | - - | - - | - - | - - | ". - |  | 333,816 96.7 |

Summary of the preceding Statement.
Amount assessed on all the States, excepting South Carolina and Georgia,
$\$ 1,855,43072.8$
Remittances to the treasury,
$\$ 1,545,19200.0$
Balances to be accounted for,
$1,545,19200.0$
$128,23437.5$ $182,00435.3$
184

1,855,43072.8

## Quota of South Carolina and Georgia, <br> Balances to be accounted for in the fourteen States, which have been heretofore assessed,

\$151,812 61.4
$182,00435.3$

## Notes to the preceding Statement.

* The columns entitled "charges of collection," embrace the compensations paid to surveyors of the revenue for preparing tax lists, the amount of commissions accruing on moneys received and paid over, contingent expenses, and all allowances which have been admitted by the supervisor, to the present date.
$\dagger$ In the supplementary statements, marked A, which accompany this sketch, will be found the names of collectors, \&c. who are held responsible for these balances.
(a) "The tax due from districts 5 and 58 is not yet ascertained, although the lists are completed for both. This circumstance prevents me from stating the exact sum to be collected from the State; but I am disposed to believe, from the assessments of these two districts, that there will be a deficiency of something more than $\$ 1,000$ of the quota required to be raised from North Carolina. This deficiency originates entirely from one county, and is owing to an error in the footing of the assessment by the commissioner of this State, when he rendered his return to the Secretary of the Treasury, the county alluded to being charged with $\$ 1,010,000$ more than it was actually asséssed." (See Mr. Polk's letter to the commissioner of the revenue, November 28, 1803.) In consequence of this information, I have estimated the assessment at $192,69796.5$, which is $\$ 1,000$ short of the quota. Collectors have been appointed to all the districts, excepting the aforementioned Nos. $5 \& 58$, which are, of course, taken on estimate at $\$ 3,757$ 44.5.
(b) "Lists for which no collectors had been appointed," to wit: In the State of Massachusetts, division No. 1, (Maine) $\$ 8,43125$, being the amount assessed on districts Nos. 4, $6,7,9,18,19,21,22,24, \& 25$. The supervisor states that he has no expectation of procuring collectors for either of them. In the State of Rhode Island, $\$ 27557$ being the amount assessed on district No. 29.
(c) By referring to the supervisor's return, of the 31st March, 1802, it appears that the collectors of the tax had received and accounted for $\$ 40,58823$; the charges on collection, amounting to $\$ 2,02923$, being deducted, there remained in the hands of the supervisor, a balance of $\$ 38,559$; since 31 st March, 1802 , he has received further payments, amounting to $\$ 1,56491$, as appears by his weekly returns. From the date of the assessment on the State of Vermont, until the present time, the supervisor's payments to the treasury amount to no more than $\$ 34,362 \mathrm{73}$; he is, therefore, held accountable for the difference, which is $\$ 5,76118$, as above stated. Mr. Brush's last weekly return was dated April 16, 1803; the balance which he then acknowledged to be in his hands, was \$115 55. No explanation has been given, which will enable me to reconcile this extraordinary variance in his statements; and, although both Mr. Brush, and (since his decease) his son, have been repeatedly urged to render a final account, it has not been transmitted, nor has any satisfactory reason been assigned for the delay.
(d) The balance which appears on the last weekly return of Edward Carrington. Esq. is $\$ 663$ 79. When the supervisor deducts the commissions, and to which he was entitled by accounts rendered at the close of the last quarter, there will be no difference in our statements.
(e) Balance in the hands of Mr. Dexter, late supervisor, $\$ 376,47.5$. In the hands of Mr. Peck, marshal, (who now discharges the supervisor's duties) $\$ 13164.9$.
$(f)$ The commissioners appointed under the act of Congress of July 11, 1798, having made no returns of their valuations, \&c. the assessment on this State is still suspended.
$(g)$ The supervisor received the necessary forms and instructions from the Revenue office, and was long since apprised, by the Secretary of the Treasury, of the rate of assessment, but he has not rendered regular returns of his proceedings. Copies of my letters of the 31st January, 22d March, and 10th October, 1803, accompany this statement; and I am sorry to add, that the urgent solicitations which are therein contained, have produced no satisfactory result.
(h) In the hands of J. Chester, Esq. late supervisor,
(i) In the hands of H. Miller, Esq. late supervisor,

Treasury Department, Revenue Office, December 12, 1803
WM. MIILLER, Jr., Commissioner of the Revenue.
A.

Statement exhibiting the balances due by Collectors of the Direct Tax, in the District of New Hampshire, on the 31 st December, 1802.

By a summary statement rendered, it appears that the aggregate amount for which collectors
were accountable on 31st December, 1802, was - - - -
And by the supervisor's weekly returns, since, there has been paid over to him on account, $-\quad \mathbf{1}, 52943$
Leaving a balance for which the collectors are still accountable, amounting to - - $\quad \$ 1,36341$
But the supervisor has rendered statements of payments to surveyors for preparing tax lists, amounting to $\$ 67490$, and of other contingencies, to a considerable amount, which have been discharged by drafts upon collectors. I have, therefore, considered the abovementioned balance as extinguished, or nearly so.

Statement exhibiting the balances due by Collectors and Inspectors on account of the Direct tax assessed on the District of Massachuselts, on the - of August, 1803.


Statement of the balances dueby Collectors of Direct Tax, in the District of Rhode Island, on the 30th September, 1803.

| Najims of Coxyctors. |  |  |  |  |  |  |  | No. of ColIection Dis- | Uncollected. | Cash in the hands of Collectors. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| John A. Collins, | - |  | - | - | - | - | - | 1 | \$925 81 | \$49 52 |
| John Allen, | - |  | - |  |  |  | - | 2 |  |  |
| Thomas Potter, Jr. | - |  | - | - |  | - | - | 3 | 2 | 456.1 |
| Nicholas E. Durfee, | - |  | - | - | - | - | - | 4 | 50226 |  |
| Thomas Palmer, | - |  | - | - | - | - | - | 5 |  | 05 |
| John Remington, | - |  | - | - | - | - | - | 13 | 11957 | 188 |
| Joseph Thurston, | - |  | - | - | - | - | - | 13 | 11957 |  |
| George James, | - |  | - | - | - | - | - | 14 | 26 127 17 | 15 |
| Francis Gardner, | - | , | - | - | - | - |  | 15 | 12717.8 |  |
| Henry Niles, | - |  | - | - | - | - | - | 16 | 10660.8 | 200 |
| William H. Davis, | - |  | - | - | - | - | - | 17 | 2929.2 | 16 |
| Peleg Rhodes, | - |  | - | - | - | - | - | 18 | 12897.6 |  |
| Daniel S. Dexter, | - |  | - | - | - | - | - | 20 | 92762 |  |
| John Rogers, | - |  | - | - | - | - | - | 22 | 1965 | 13 |
| James Paine, | - |  | - | - | - | - | - | 23 | 23064.5 | 40 |
| Duty Smith, | - |  | - | - | - | - | - | 24 | 8017.6 | 380 |
| Christopher'Smith, | - |  | - | - | - | - | - | 25 | 17126.6 |  |
| Nehemiah Knight, Jr. |  |  | - | - | - | - | - | 26 | 1454 |  |
| Thomas Wilbour, | - |  | - | - | - | - | - | 27 | 26414.4 | 1650 |
| Fleet Brown, Vacant, | - |  | - | - | - | - | - | 28 29 | 21237.2 27557 | 102 |
| - |  |  |  |  |  |  |  |  | \$4,370 52.9 | \$80 17.1 |

From the date of the preceding statement, there has been collected and paid into the hands of William Peck, marshal, executing the duties of supervisor, $\$ 13164.9$, viz: By Collector George James, \$24 02.2; by Collector Joseph Thurston, $\$ 10762.7$, as appears by his weekly returns.

Copy of a letter from William Peck Esq., Marshal for the District of Rhode Island, to the Commissioner of the Revenue, dated

Providence, 26th November, 1803.
In compliance with your directions, I now transmit a weekly return of the state of the direct tax. Since the papers, relating to this tax, were handed to me by the late supervisor, (by which I was enabled to known who were the collectors in the several districts, and from whom balances were due) I have either seen, in person, or written in the most pressing manner to the delinquents, that the arrearages must be collected and paid in without any furtherdelay. From the most of them I have been assured, that the collection shall be completed as speedily as the her delay. From the law will enabie them to effect the business. The time which has elapsed since any considerabie collections have
been made, together with a prevailing idea that the Southern States have paid but a small part of this tax, causes many very unpleasant reflections upon the persons who are, at present, engaged in completing the collection of this part of the revenue.

I, however, hope to be able to bring the business to a close, without any coercive measures, and by such a period as a business, so unpopular, can reasonably be expected.

I have the honor to-be, sir, with great respect, your most obedient humble servant,
WILLIAM PECK, Marshal.

Statement of the balances due by Collectors of Direct Tax, in the District of Vermont, on the 31st of March, 1802.

| Nambs of Coluectors. |  |  |  |  |  |  | . of the Collection District. | Uncollected. | Cash in the hands of Collectors. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Jehiel Webb, Jr. | - | - | - | - | - |  | 2 | \$147 43 | \$9200 |
| Thomas Leverett, | - | - | - |  |  |  |  | 24014 |  |
| William Mattocks, | - | - | - |  | - |  | 12 | 44823 | 4822 |
| Ozias Fuller; | - | - |  |  |  |  | 13 | 12724 |  |
| Edward Lamb, |  | - | - | - | - |  | 13 | 42429 |  |
| Samuel Blodget, | - | - | - | - |  | - | 14 | 21189 |  |
| Abijah Barnum, | - | - | - | - | - | - | 15 | 69720 55210 | 26000 |
| Ephraim Holbert, | - | - | - |  |  | - | 16 | 85210 | 40053 |
| John Peck, - | - | - | - | - | - |  | 17 | 81975 |  |
| Alpheus Hall, | - | - | - | - | - |  | 18 | $\begin{array}{r}5083 \\ 154 \\ \hline 1\end{array}$ |  |
| Haynes French, |  | - | - |  |  | - | 19 | 15424 221 | 3354 |
| Aaron Shephard, | - | - | - | - |  |  | 20 | 22106 |  |
| James Paddock, | - | - |  |  |  |  | 21 | 41931 |  |
| Abner Brush, | - | - | - | - | - | - | 22 23 | 72908 23145 | 3535 |
| James Farnsworth, | - | - | - | - |  |  |  |  |  |
|  |  |  |  |  |  |  |  | \$5,474 24 | \$869 64 |

From the date of the preceding statement, there has been collected and paid into the hands of the supervisor,
 whom payment was made, the amount to the credit of each collector cannot be ascertained at present.

Statement of the balances due by the Collectors of Direct Tax, in the District of New York, on the 30th June, 1803.

| Names of Collectors. |  |  |  |  |  | No. of the | Uncollected. | Cash in the hands |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Benjamin Goldsmith, | - | - | - | - | - | 2 | \$5 94 |  |
| Jesse Hulse, | - | - |  |  | - | 3 | 576 |  |
| Eliphalet Chichester, | - |  | - |  | - | 5 | 39 |  |
| Joseph Latting, | - | - |  |  | - | 6 | 4056 |  |
| James Hedenbergh, | - |  | - |  | - | 7 | 5230 |  |
| Jeremiah Johnson, | - |  | - |  | - | 8 |  |  |
| Joseph Perine, | - |  | - |  | - | 9 | 620 |  |
| John Manley, | - |  |  |  | - | 10 |  |  |
| William Brown, | - |  | - |  | - | 13 | 11802 |  |
| Carlile Pollock, |  |  |  |  | - | 15 | 66339 |  |
| George Harsin, ${ }^{\text {- }}$ | - |  | - |  | - | 11 | 80011 |  |
| Frederick Weisenfels, | - | - | - |  | - | 12 | 71888 |  |
| Daniel Hitchcock, | - | - |  |  | - | 14 | 7622 |  |
| John P. Groshon, | - | - | - |  |  | 16 | 42720 3358 |  |
| Elijah Ward, | - | - |  |  | - | 17 | $\begin{array}{r}33 \\ \hline 158 \\ \hline 81\end{array}$ |  |
| Robert Graham, | - | - |  |  | - | 19 | 15881 |  |
| Evert Hogenkamp, | - | - |  | - | - | 21 23 | 182 |  |
| Samuel Moffat, | - | - | - | - | - | 23 | 4403 |  |
| Alexander Wood, | - | - | - | - | - | 24 25 | 22368 |  |
| John Monnel, | - | - | - | - | - | 25 26 | 2916 2599 |  |
| James Dill, | - | - | - | - |  | 27 | 2599 |  |
| Ebenezer Geere, | - | - | - | - | - | 27 | 46595 |  |
| Aaron Camp, | - | - | - | - | - | 35 |  |  |
| Gerret Cock, | - | - | - | - | - | 36 | 49092 |  |
| John P. Bortel, | - | - | - | - | - | 38 | 82291 |  |
| Arent Vosburgh, | - | - | $\cdots$ | - | - | 39 | 32881 |  |
| Nathan Halsey, | - | - | - | - | - | 30 | 237 |  |
| Zeneas Barker, | - | - | - | - | - | 40 | 18802 |  |
| Harmanus A. Wendell, | - | - | - | - | - | 41 |  |  |
| Joseph Carley, - | - | - | - |  | - | 42 | 1,425 72 |  |
| Mortimer Gage, | - | - | - |  | - | 43 | 26429 |  |
| W. D. Houghtailing, | - | - | - | - | - | 44 | 1497 |  |
| Reuben Hatch, | - | - | - |  | - | 45 | 36791 |  |
| Storm A. Becker, | - | - | - |  | - | 46 | 3458 |  |
| Jesse Shepherd, - | - | - | - | - | - | 47 | 3400 |  |
| William Knickerbacker, | - | - | - | - | - | 37 | 20 |  |
| Daniel Ketcham, - | - | - | - |  | - | 52 | 36529 |  |
| Robert Mitchell, | - | - | - |  | - | 53 | 2669 |  |
| Jonathan Lynde, | - | - | - |  | - | 57 | 1051 |  |
| George Marsh, | - | - | - |  | - | 58 | 580 |  |
| William Corbin, | - | - | - |  | - | 59 | 7765 |  |
| Abraham Wells, | - | - | - |  | - | 60 | 485 |  |
| Abraham Conyne, | - | - | - |  | - | 61 | 7227 |  |
| James Smyth, - | - | - | - |  | - | 63 | 14487 |  |
| Cornelius C. Beckman, | - | " |  |  | - | 64 | 18419 |  |
| Peter Young, - | - | - |  |  | - | 65 | 12768 |  |
| Robert McFarlain, | - |  |  |  | - | 66 | 18236 |  |
| John Fluskey, | - | - | - | - | - | 67 | 2429 |  |
| Eber Hyde, | - | - |  | - | - | 68 | 1993 |  |
| Abram Camp, | - | - | - |  | - | 69 | 1620 |  |
| Stephen Cromwell, | - |  | - |  | - | 62 | 5391 |  |
| Moses Wright, | - | - | - |  | - | 73 | 5370 2361 |  |
| James C. Chappel, | - | - | - |  | - | 77 83 | 22631 |  |
| John York, - | - | - | - | - | - | 83 | 285 10948 |  |
| William Hatch, - | - | - | - | - | - | 84 | 10948 5449 |  |
| Ricketson Burlingame, | - | - | - | - | - | 85 | 5449 32456 |  |
| No Collector, | - | - |  |  | - | 92 | 1050 |  |
| Joel Roberts, | - | - | - |  | - | 95 | 150 |  |
| No Collector, | - | - | - |  | - | 96 100 | 700 115 |  |
| Isaac Baldwin, | - | - | - | - | - | 100 | 11512 |  |
|  |  |  |  |  |  |  | \$10,377 11 |  |

By the supervisor's letter of the 2 d instant, it appears that
32,80332 of the preceding balances is due from collectors appointed for the city of New York.
5,29941 from collectors against whom warrants of distress have been issued.
1,60563 from collectors, who owe small balances, arising from taxes on slaves, and inaccuracies in their lists. ${ }_{215}^{130} 00$ from collector Beckman, $\}$ Lost through post offices.
32375 from N. Fish, late supervisor, for moneys received of collectors, which were omitted in his accounts.
\$10,377 11
The supervisor remarks "that the amount due from the city of New York would have been collected by the sale of the property on which the tax remained unpaid, before this time, had not the late unhappy situation of the city, from sickness, prevented that measure; the sales are, however, to take place in all this month, and that very little of the item of $\$ 1,60563$, will ever be collected.

Statement exhibiting the balances due by Collectors of Direct Tax, in the district of Pennsylvania, on the 31st of MÄarch, 1803.

| Namies of collectors. |  |  |  |  |  | No. of the collection district. | Uncollected. | Cash in the hands of Collectors. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| James Ash,* | - - | - | - | - | - | 1 | \$1,843 571 |  |
| Jacob Horn, | - - | - | - | - | - | 2 | - 67350.5 | 1,262 22.3 |
| James Swain, | - - | - | - |  | - | 3 | 2,972 08.2 | 18719.5 |
| Cadwallader Griffith, | - - | - | - | - | - | 4 | 1,770 60 | 85284.1 |
| Jesse Morris, | - - | - | - | - | - | 5 | 15077 | 1,232 07.5 |
| James Chapman, | - - | - | - | - | - | 6 | 60987 | 50441.1 |
| Daniel St. Clair, | - - | - | - | - | - | 8 | 1,876 69 | 20618.1 |
| Jacob Bower, | - - | - | - | - | - | 8 | 6925.4 | 1,128 95.8 |
| Philip Kreemer, | - - | - | - | - | - | 31 | 8331 |  |
| Stephen Balliet, | - - | - | - | - | - | 9 | 1,930 81 | 2884.4 |
| John Buyers, Junior, | - - | - | - | - | - | 10 | 60484.5 | 8576.5 |
| Benjamin Perry, | - - | - | - | - | - | 11 | 19170.5 | 2387.5 |
| Matthew Wilson, | - - | - | - | - | - | 12 | 67226.5 | 3925 |
| Edward Horne, | - | - | - | - | - | 13 | 26165 | 14345.3 |
| Joshua Gibbons and Ja | cob Humphreys, | - | - | - | - | 14 | 13, 61 | 8176 |
| John Graff, - |  | - | - | - | - | 16 | 24850 |  |
| David Montgomery, | - - | - | - | - | - | 17 | 56675 | 15613.1 |
| George Buehler, | -illiam | - | - | - | - | 18 | 13027.5 | 2,374 50 |
| Thomas Crabb and W | illiam Crabb, | - | - | - | - | 32 | 32055.1 | 10728.7 |
| John Edie, - | - | - | - | - | - | 19 | 81890.9 |  |
| William McClelland, | - | - | - | - | - | 20 | 18835 | 14588.6 |
| Henry Postlethwaite, | - - | - | - | - | - | 21 | 1,978 13.7 |  |
| John Holliday, | George Wil | - | - | - | - | 22 | 2136.7 | 1550 |
| James Chriswell and | George Wilson, | - | - | - | - | 23 | 1,174 77.4 |  |
| John Cadwallader, | - | - | - | - | - | 24 | 46725.1 | 19624 |
| Robert Johnson, | - - | - | - | - | - | 25 | 33712 | 9115.1 |
| James Brice, | - - | - | - | - | - | 26 | 4233 | 835 |
| Benjamin Wells, | - - | - | - | - | - | 27 | 7790 |  |
| John Wells, | - - | - | - | - | - | 28 | 32974 | 70330.6 |
| John Webster, | - - | - | - |  | - | 29 | 59486.4 |  |
| Samuel Hyde and James Brice, |  |  |  |  |  |  | 40894.8 | 2639.6 |
|  |  |  |  |  |  |  | \$21,430 30.5 | \$9,601 58 |

From the date of the preceding statement, there has been collected and paid into the hands of the supervisor, $\$ 4,48010$, as appears by the weekly returns; but, as these returns do not distinguish the name of the person by whom payment was made, the amount to the credit of each collector cannot be ascertained at present.

* When General Muhlenberg was appointed to the supervisor's office, the proceedings of Mr. Ash were suspended under an expectation that Mr. Coxe, who succeeded him in the office of collector of the internal duties, would have undertaken to collect the balance of the direct tax. Mr. Ash, accordingly, exhibited his list of what was outstanding, and was ready for settlement; but the difficulty of collecting a number of fragments, by compulsory process, upon the small commission which the law allowed, prevented the accession of Mr. Coxe to the arrangement which the supervisor had contemplated. Mr. Ash has since been urged to resume his functions, butI do not know with what success; however, from a notification which has appeared from the supervisor's office, in the Philadelphia papers, I conclude that Mr. Ash has consented to the winding up of the business.

Statement exhibiting the balances due by Collectors of Direct Tax, in the district of Maryland, on the 30th of June, 1803.

|  |  |  |  |  |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |

From the date of the preceding statement, there has been collected and paid into the hands of the supervisor, $\$ 176$ 54, as appears by the weekly returns; but, as these returns do not distinguish the name of the person by whom payment was made, the amount to the credit of each collector cannot be ascertained at present.

Statement exhibiting the balances due by Collectors of Direct Tax, in the district of Virginia, on the 30 ber, 1803 of Spiem-

| NAMES OF COLlectors. |  |  |  |  |  | No. of |  | Uncollected. | Cash $\ln$ the hands |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Robert G. Payne, | - | - | - | - | - | 3 | 7 | \$5 03 |  |
| William McCrav, | - | - | - | - | - | 66 | 10 | 9310 |  |
| John Street, - | - | - | - | - | - | 66 | 12 | 1228 |  |
| Thomas Clarke, | - | - | - | - | - | '6 | 14 | 8860 |  |
| Allen Townes, | - | - | - | - | - | 6 | 15 | 11645 |  |
| John Bull, ${ }_{\text {Will }}$ | - | - | - | - | - | 4 | 1 | 395 |  |
| William H. Smith, | - | - | - | - | - | 66 | 5 | 230 |  |
| Edward Worsham, | " | - | - | - | - | 66 | 13 | 2999 |  |
| Edmund Graves, | - | - | - | - | - | 16 | 4 | 3304 |  |
| James Finney, Mordecai Cook, | - | - | - | - | - | 66 | 9 | 1832 |  |
| Thomas Carter, | - | - | - | - | - | 66 | 116 | 1828 389 |  |
| John Withers, Jun. | - | - | - | - | - | 2 | 5 | 151 |  |
| Thomas Bell, | - | - | - | - | - | 6 | 8 | 2408 |  |
| Samuel Ball, | - | - | - | - | - | 5 | 6 | 3,237 49 |  |
| Elias Stilwell, | - | - | - | - | - | 6 | 7 | 63058 |  |
| William Naylor, | - | - | - | - | - | 66 | 8 | 6180 |  |
| George Stricker, | - | - | - | - | - | 66 | 11 | 17812 |  |
| Alexander Hawthorn, | - | - | - | - | - | 66 | 12 | 71324 |  |
| John Alexander, | - | - | - | - | - | 6 | 1 | 610 |  |
| David Rowland, Robert Steele, | - | - | - | - | - | 66 | 2 | 1005 |  |
| Hugh Mac Gavock, | - | - | - | - | - | 66 | 5 | 2504 451 |  |
| John Fulkerson, | - | - | - | - | - | 66 | 6 | 47 |  |
| Samuel Ewing, | - | - | - | - | - | 66 | 7 | 25033 |  |
| George Pitzer, | - | - | - | - | - | 66 66 | 8 | 38090 385 |  |
|  |  |  |  |  |  |  |  | \$5,953 30 |  |

Since the date of the preceding statement, there has been collected and paid into the hands of the supervisor $\$ 31268$, as appears by the weekly returns; but, as these returns do not distinguish the name of the person by whom payment was made, the amount to the credit of each collector cannot be ascertained at present.

On the 22d September, 1803, the supervisor rendered an abstract of tax due on houses and lands remaining unsold, agreeably to his notification of 2 d June, 1802, as extracted from the returns of the collectors on the lists sent out authorizing sales in December, 1802, and January, 1803; the amount is $\$ 5,54523$.

Statement of the balances due by the Collectors of Direct Tax, in the district of Kentucky, on the 31st of March, 1801.

| xames of collectors. |  |  |  |  |  | No. of col- | Uncollected. | Cash in the hands |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| George Mansell, | - | - | - | - |  | $1 \& 2$ | \$6,098 47.7 | \$262 22.6 |
|  |  |  |  |  |  |  | $4,28486.9$ $2,25414.4$ |  |
| John Harbison, Joseph Ballinger, | $\stackrel{\square}{-}$ | - | - | - | - | 4 | $2,25414.4$ $2,42860.3$ | 16831.2 |
| Isaac Holeman, | - | - | - |  |  | 6 | 1,331 93.7 | 56477.5 15507.8 |
| John Crow, - | - | - |  |  |  | 7 | 1,717 88.2 |  |
| William Hubbel, | $\cdots$ | - | - | - |  | 8 | 1,808 31.8 | 1911.2 |
| James Macconnel, | - | - |  |  |  | 9 | 3,184 05.3 | 33413.1 |
| Peter Machir, | - | - |  |  |  | 10 | 3,891 10.5 | 29925 |
| Willis Morgan, | - | - |  |  |  | 11 | 2,081 97.4 |  |
| Thomas L. Patterson, | - | - | - | - | - | 12 | 2,291 99.5 | 8719 |
|  |  |  |  |  |  |  | \$31,373 35.8 | \$1,890 07.5 |

From the date of the preceding statement, there has been collected and paid into the hands of the supervisor, $\$ 11,862$ 05, as appears by the weekly returns; but as these returns do not distinguish the name of the person by whom payment was made, the amount to the credit of each collector cannot be ascertained at present.

## Extract of a letter from the Supervisor of the district of Kentucky, to the Commissioner of the Revenue, dated March 11th, 1803. <br> "In a few days I will give you a statement of the sales of lands where the direct tax has not been paid. At present, appearances are rather unpromising; a great proportion of the lands will not sell. I have instructed the collectors to adjourn the sales for a few days, whenever they find the sales dull, by which means, $I$ am in hopes, in the course of the Spring, to be able to dispose of a great proportion of the lands in this State, on which the tax has not been paid." <br> The statement referred to by the supervisor has not made its appearance.

Statement exhibiting the balances due by the Collectors \&c. of the Direct Tax, in the district of Tennessee, on the 16th of November, 1802.

By the supervisor's account current, there was uncollected, and in the hands of the Marshal of East Tennessee, on the 16 th November, 1802, a balance, amounting to
And by the supervisor's weekly returns since, there has peen paid over to him on account,
43382
Leaving a balance, for which the collectors are still accountable, of
$\$ 34022$
The collectors are, however, entitled to a credit for several abatements, for inaccuracies, \&c. in their lists, so that it is probable no part of this balance will be recovered.

Statement exhibiting the balances. due by Collectors of Direct Tax, in the District of North Carolina, on the 30 th September, 1803.


A Statement of balances which appear in the hands of the Supervisors of the Revenue.

*The late supervisors of Connecticut and Pennsylvania have not been notified, by the Comptroller, of the adjustment of their direct tax accounts.
$\dagger$ The difference between these sums, and the balance in the supervisor's last weekly returns, is accounted for, in the notes which are annexed to the general statement.

## Copies of letters to the Supervisor of Georgia, referred to in the general statement $G$.

Sir:
Treasury Departmetn, Revenue Office, January 31, 1803.
By your letter of the 29th ulit. it appears that collectors of the direct tax were still wanting in two counties, viz. Bullock and Bryan. As the collection was progressing in 18 districts, and likely to proceed in foar more by the 1st of February, I hope that I shall very soon be favored with a return of your receipts, conformably to my instructions. As more than 15 months have expired since you were notified by the Secretary of the Treasury of the rate of assessment, \&c. and authorized to proceed in the business, he is surprised that so little appears to have been done.

By referring to the 19th section of the act which imposes a direct tax, you will find that collectors are liable to a forfeiture of all their commissions on sums which are not accounted for and paid over with promptitude. If other means of ensuring punctuality do not succeed, you must, inevitably resort to this provision, and put the bonds of collectors in suit, without loss of time. I, however, flatter myself that I shall not have occasion to complain of unreasonable delays, on any future occasion.

I am, respectfully, your obedient servant,
WILLIAM MILLER, Commissioner of the Revenue.
John Mathews, Esq.

Treasury Department, Revenue Office, March 22, 1803.
Sir:
I am looking with great impatience for the arrival of regular weekly returns of your receipts end payments on account of the direct tax, for the information of the Secretary of the Treasury. It is indispensably necessary that this document should not be neglected; the irregularity of the subordinate officers cannot affect your conduct in this respect; $I$, therefore, hope that some other apology will be given, if the present requisition is not immediately complied with.

I am, respectfully, sir, your obedient servant,
WILLIAM MILLER, Commissioner of the Revenue.
John Mathews, Esq.

## Treasury Department, Revenue Office, October 10, 1803.

SIR:
The Secretary of the Treasury is desirous of laying before Congress, at an early period of the approaching session, an exact account of the internal duties and taxes which remain outstanding; $I$ have, therefore, to request that you will immediately make up and forward the remainder of your accounts, in order that the situation of your district may be ascertained. If you are not fully prepared to render a statement to the 30 th September, 1803 , or your final statement, I wish the balances on the 30th June, 1803, or at the expiration of any of the preceding quarters, to be correctly stated, noting thereupon all subsequent receipts and payments.

I am, respectfully, your most obedient servant,
John Mathews, Esq.
WILLIAM MILLER, Commissioner of the Revenue.

## DRAWBACK.

COMMUNICATED TO THE HOUSE OF REPRESENTATIVES, DECEMBER 20, 1803.

## Mr. Samued L. Mitchill made the following report:

The Committee of Commerce and Manufactures report such facts as have occurred to them, on a resolve of the House, of the 9 th of November, directing them to report, by bill or otherwise, whether a drawback of duties ought not to be allowed on sugar refined in the United States, and exported to foreign ports or places, together with their opinion on the same.
"By " An act laying certain duties on snuff and refined sugar," a duty was laid and collected of two cents the pound, on sugar refined within the United. States. By the fourteenth section of the same act this duty was allowed to be drawback on exportation, together with three cents the pound on account of the duties paid upon the importation of crude sugar. At the time of making this regulation, the duty on crude sugar was one cent and one half the pound. Upon the calculation that two pourds of crude sugar were required to make one pound of refined sugar, three cents of drawback were allowed on exporting the refined article, and to this were added the two cents paid for the excise: the sum of the duty and the excise, when added together, making the five cents of drawback at that time.

By the statute of March the third, one thousand seven hundred and ninety-seven, an additional duty of half a cent the pound was levied on brown sugar imported from foreign places; and by the fifth section of that act, there was allowed an additional drawback of one cent the pound on exported refined sugar, of domestic manufacture; observing the same rate of calculating two pounds of crude sugar for one of refined.

On the thirteenth day of May, one thousand eight hundred, Congress imposed a further duty of half a cent the pound on imported brown sugar, and increased the drawback, in consequence thereof, to one cent the pound on the exportation of domestic refined sugar.

The whole amount of drawback, amounting thus to seven cents the pound, on the exportation of sugar refined in the United States, was done away by the statute repealing the internal taxes.

The committee find further, notwithstanding the repeal of these statutes, and of their parts, which relate to the luties, excises, and drawbacks, provided for crude and refined sugars, that the refining of sugar at home is not wholly umprotected. It is known that sugar candy or crystallized sugar could be imported from Asia, not only so cheap as to vie with West India brown, but even to be substituted, in many cases, for refined sugars in the markets of the United States. The merchants who could have brought great quantities of this elegant form of sugar, were interrupied in their trade in this article, by the imposition in the statute of March 3, 1797, of the excessive duty of nine cents the pound, and by the statute of May 13th, 1800, an additional duty of two cents and one half per pound, making together eleven cents and one half the pound, and of course the almost entire prohibition of the importation. Thus, to protect the domestic refiners of sugar, the merchants who trade to the East Indies are prohibited from bringing sugar candy to the United States, and the citizens at home from consuming it, but at the enormous price paid for it, as a dainty, a medicine, or a rarity.

Sugar candy being thus excluded our market, and, of course, from competition, Congress made another provision for encouraging the domestic sugar refinery. They imposed, by the several acts of Ausist 10, 1790, cf June 7, 1794, and of January 29, 1795, various duties, amounting to nine cents, on the importation of foreign refined loaf sugar, and six and one half cents on all other refined sugar. They refused, by the statute of June 5th, 1794 , a drawback on th: exportation of imported loaf and lump sugars of foreign refinery; they forbade the importation of it altogether in vec:sels of less burthen than one hundred and twenty tons; and they, even then, prohibited the admission of it in parcels of smaller quantities than six hundred pounds. This amounts almost to the prohibition of foreign refined sugar; as a proof of which, it may be observed that, from one thousand seven hundred and ninety, to one thousand seven hundred and ninety-two, the quantity of imported loaf sugar, consumed in the United States, was two hundred and eight thousand five hundred and forty pounds; from one thousand seven hundred and ninety-three, to one thousand seven hundred and ninety-eight, it was forty-one thousand three hundred and thirty-seven pounds. In one thousand seven hundred and ninety-nine, and one thousand eight hundred, it was eleven thousand seven hundred and eleven pounds, which, at the rate of nine cents per pound, produced, in the first period, eighteen thousand seven hundred and sixty-nine dollars of revenue; in the second period only three thousand seven hundred and twenty dollars; and in the last, but one thousand and fifty-four dollars. From October the first, one thousand eight hundred, to the thirtieth of September, one thousand eight hundred and one, there were only sixteen thousand six hundred and twenty-eight pounds of loaf sugar imported; of which, twelve thousand seven hundred and fifteen pounds were in American, and three thousand nine hundred and thirteen pounds in foreign vessels.

Under this loss of revenue from the existing regulations concerning sugar, it is believed, by the persons engaged in the refining business, that, in the infantine state of this manufacture, it stands in need of greater encouragement.

It will be remembered that, already, sugar candy and loaf sugar, from abroad, are loaded with such heavy duties that their prohibition operates as a bounty on the domestic manufacture. It will be recollected, too, that the duties on the refined sugar consumed at home, are paid by the consumer; and that, to protect the refiners of sugar in the United States, Government have adopted measures that have considerably lessened the revenue on that article; and by removing foreign competition, enhanced the price to the domestic consumer.

Still it is inquired whether the drawback ought not to be allowed on the exportation of refined sugars of our own manufacture?

There are two difficulties attending this, arising from the acquisition of Louisiana.
The first is, that already four thousand and five hundred casks of sugar, weighing half a ton each, estimated to be worth three hundred and two thousand and four hundred dollars, are prepared and exported annually from New Orleans, and its vicinity. By annexing this territory to the United States, this quantity of sugar, or a ratable proportion of it, will come into the States, and probably be refined. It would be unreasonable to pay a drawback upon sugar which had never paid a duty. Under an improved cultivation, the country lying between the river Iberville and the city of New Orleans may be made additionally productive of sugar cane; it is supposed that a tract of ninety miles in length, and three quarters of a mile in breadth, on both sides of the Mississippi, will be turned into sugar plantations, and yield, annually, twenty-five thousand hogsheads of sugar, and twelve thousand puncheons of rum. This quantity, thrown into our market, may be contemplated as good stock for the refiners to work upon.

The second difficulty is, that a refinery of sugar has been, for some time, established at New Orleans, which is said to produce two hundred thousand pounds of loaf sugar annually. This branch of manufacture may be expected to increase there, as the quantity of sugar increases, and as capitalists and men of enterprise go into the business. By performing the operation of refining near the place where the sugar is raised, much of the expense of transportation will be saved, by carrying the wrought rather than the raw article to a distant or a foreign market. And to accomplish the object, which the refiners in the United States have in view, it would be necessary to prohibit the importation of refined sugar from Louisiana; and to avoid paying the amount of a drawback upon sugars that have never paid duties, it will be necessary for the economy of Government, and the security of the treasury, to distinguish those of Louisiana from others of foreign production.

It would appear, from this examination of facts, that sugar refining has been more favored by Government than, perhaps, any branch of domestic manufacture. The diminution of 17,735 dollars in the revenue, heretofore derived from imported loaf sugar, indicates the amount of a virtual bounty annually paid to encourage the business.

It may be questioned whether a drawback ought to be allowed on the exportation of domestic refined sugar, unless the duties were lessened on the importation of sugar candy and foreign refined sugar. While the prohibitory duties exist on the latter articles, the demand for Fredish [United States] refined sugar, in foreign markets, may raise the price of the article, so as sensibly to affect the consumer of refined sugar at home.

This rise of the price of refined sugar at home and abroad, will, of course, raise the price of brown or crude sugar in our home market; and by the competition between the refiners and the housekeepers, muscovado sugar itself must be paid for at a dearer rate by the citizens, at large, who consume it. Thus the trade will bein danger of being engrossed by the refiners, who, without paying any revenue to Government, raise the price of loaf, lump, and brown sugar, to the consumer.

A good reason does not occur to the committee, wherefore both the treasury of the nation, and the pockets of the individual citizens, should be subjected to greater payments than at present, for promoting the refinery of sugar; and particularly, as the extension of the laws of the United States to Louisiana, presents this subject in an aspect different from any in which it has been viewed before.

The plain principle on which drawbacks are allowed, is that the identical article imported, shall be exported according to law. If they are granted upon articles that have undergone a remarkable chemical or mechanical alteration, then they ought to be allowed on all exported cordage formed from imported hemp, on exported rum distilled from imported molasses, and on garments made at the slop shops, and otherwise from imported cloth, and afterwards carried abroad.

In the case of sugar, the committee is inclined to think, that the operation of refining has already been patronised to as great an extent by Government as is consistent with political economy and public good; and under that conviction, they submit to the House their opinion-

That it would be improper, at this time, and under existing laws and regulations, to allow a drawback upon the exportation of domestic refined sugar.

8th Congress.]

$$
\text { No. } 211 .
$$

[1stSEssion.

## MINT.

## comudnicated to congress, january 13, 1804.

## To the Senate and House of Representatives of the United States:

The Director of the Mint having made to me his report of the transactions of the mint, for the year 1803, I now lay the same before you, for your information.

January 13, 1804.
TH: JEFFERSON.

## Mint of the United States, Philadelphia, January 6th, 1804.

The Director of the Mint of the United States, on the commencement of the new year, respectfully makes the following report of the issues of the mint, from the 1st January, 1803, to the S1st December of the same year.

Notwithstanding the dull prospect at the beginning of the year, coinage, of every kind, amounts, in the whole, to the sum of three hundred and seventy thousand six hundred and ninety-eight dollars and fifty-three cents, as will appear, in detail, by the schedule No. 1, hereunto annexed.

The current expenses of the mint have been reduced to the sum of seventeen thousind seven hundred and five dollars and ninety-five cents, as will appear from schedule No. 2; and the profit on the copper coinage has amounted to five thousand and ninety-five dollars and forty-eight cents, as appears by schedule No. 3.

It appears to be the duty of the Director, respectfully to remind the President, that, in case the loan office in this city should be abolished by law, provision must be made for a commissioner to attend the inspection and assaying the reserved pieces during the past year, on the second Monday in February next, in the room of the Commissioner of Loans, if he should be removed.

All which is respectfully submitted to the President, by his very obedient and very humble servant,
ELIAS BOUDINOT, Director of the Mint.
To the President of the Enited States.

An abstract of the Coins struck at the Mint of the United States, from 1st January to 31st December, 1803.
Gold Conns.

|  |  |  | Eagles. | Half Eagles. | Quar. Eagles. | Dollars. Cts. | Totals. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Quarter ending in March, <br> Do. June, <br> Do. September, <br> Do. December, | - | - | - | - | 423 | 1,057 50 |  |
|  | - | - | - | 20,091 | - | 100,455 00 |  |
|  | - | - | 4,816 4,163 | 7,511 5,904 | - | 85,71500 71,150 |  |
|  |  |  | 8,979 | 33,506 | 423 |  |  |
|  |  |  |  | amount of | Id Coins, | - - | 258,377 50 |

ABSTRACT—Continued.

| Silver Coins. |  |  |  |  |  | 87,118 00 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Dollars. | Half Dollars. | Dimes. | Half Dimes. | Dollars. |  |
| Quarter ending in March,  <br> Do. June, <br> Do. September, <br> Do. December, | $\begin{aligned} & 37,677 \\ & 16,167 \\ & - \\ & 12,220 \end{aligned}$ | $\stackrel{-}{-}$ | 31,380 - 1,660 | $\begin{array}{r}34,120 \\ -7,730 \\ \hline-\end{array}$ | 42,521 16,167 16,210 12,220 |  |
|  | 66,064 | 31,715 | 33,040 | 37,850 | 87,118 |  |
|  | Total amount of Silver Copper Coins. |  |  |  |  |  |
|  |  |  | Cents. | Half Cents. | Dolls. Cts. |  |
| $\begin{array}{cc} \text { Quarter ending in March, - } \\ \text { Do. } & \text { June, } \\ \text { Do. } & \text { September, } \\ \text { Do. } & \text { December, } \end{array}$ | - . | - | 882,200 | - | 8,822 00 |  |
|  | - - |  | 1,843,800 | 500 | 10,438 00 |  |
|  | - - | - - | 281,353 | 5,900 | 2,843 03 |  |
|  | - - |  | 264,000 | 92,000 | 3,100 00 |  |
|  | 1 |  | 2,471,353 | 97,900 |  |  |
|  |  | Total amount of Copper Coins, <br> Amount of coins struck at the mint, in 1803, |  |  |  | 25,203 03 |
|  |  |  |  |  |  | \$370,698 53 |

Mint of the United States, Treasurer's Office, Philadelphia, 31st December, 1803.
BENJAMIN RUSH.

An Abstract of the Expenditures of the Mint of the United States, from 1st January to 31st December, 1803.


Mint of the United States,
Treasurer's Office, Philadelphia, 31st December, 1803.
$\mathcal{A}$ Statement of the gain on Copper coined at the Mint of the United States, from the 1st January to the 31st December, 1803.


Mint of the United States,
Treasurer's Office, Philadelphia, 31st December, 1803.
BENJAMIN RUSH.

8th Congress.]
No. 212.
[1stSession.

## REMISSION OF DUTIES.

## communicated to the house of representatives, january 23, 1804.

Report of the Committee of Commerce and Manufactures, on the the petition of Samuel Corp, referred on the 13th January.
The petitioner, in August, 1799, was consignee of the ship Chesapeake, bound from London to New York, with a cargo of European goods, destined for the New Orleans market. It was his intention to have made an entry thereof, for exportation accordingly, at the custom house in New York, to avoid the payment of the impost there, and avail himself of the exemption therefrom, which the law of his country permitted.

When the petitioner went to the custom house, after the arrival of the ship, it was still his intention not to land any part of the cargo in the United States; and the captain had also made a declaration upon his manifest, of an intention to export. These precautions having been duly and openly made, the petitioner hoped his merchandise would have been exempted from duties.

The ship, however, on her passage to New York, had been visited by a revenue officer of New London, who had demanded of the captain a copy of his manifest. This had been given to the officer; but the captain did not express thereon, that the cargo was intended for exportation.

By reason of this variance in the copy of the manifest, the collector of the port of New York obliged the petitioner to give bonds for the duties on the cargo. These bonds, it was then conceived, would be of little inconvenience to him, as he could be relieved from the duties by afterwards exporting the merchandise: the collector only retaining for the United States, the customary drawback on the debentures.

Believing now that the business was in a safe and proper train, the petitioner did not think it necessary to make an application to the Secretary of the Treasury for relief. But, with the exception of a few casks of shot, which he took out of the ship, he exported the whole cargo, without unlading it, directly to New Orleans. There, duties were paid on it to the Spanish Government, and no part appears to have been relanded in the United States.

Afterwards, on applying for payment of the three debentures, which had been issued to him by the collector, he could obtain payment for no more than one. The payment of the other two has been refused, under the act of March, 1799, prohibiting the allowance of debentures for drawback on merchandise exported to foreign dominions contiguous to the United States, as Louisiana then was.

The relief solicited by the petitioner is for the amount of the two remaining debentures, which he now holds.
It appears to the committee that the ship sailed from Europe in January, 1799. At that time the collection law of 1790 was in force. That statute did not require that the declaration to export should be stated by the captain, on the manifest first exhibited. The captain therefore acted according to the law of his country, at the time he sailed; and he could not be presumed to know what alterations had been made during his absence.

The whole series of the transactions appears to have been fair and candid, on the part of the petitioner. He has shewn the utmost respect and obedience to the laws. The collector and naval officer entertain no doubts of his original intention to export the merchandise in question; and if, as the committee suppose, the petitioner ought to have been originally excused from entering his merchandise, and giving bonds for duties on the saine, then he clearly is entitled to a reimbursement of the money, which he has been obliged to pay in satisfaction of those bonds. It is, therefore, the opinion of the committee,

That the request of the petitioner is reasonable, and that he ought to be relieved.

## ADDITIONAL DUTIES.

comimunicated to the house of representatives, jantary 24, 1804.
The Secretary of the Treasury, in obedience to the resolution of the House of Representatives, of the 21st of February, 1803, respectfully reports:
That the articles in the annexed statement are susceptible of being taxed in proportion to quantity instead of value.

That the great variations in prices, arising from the various places where the articles are purchased, from fluctuations at the same places, and from the different modes of purchasing, render it difficult to state with precision, in conformity with the resolution, what specific duty, instead of that now laid, would neither increase nor diminish the revenue; but that, from the best materials which have been obtained, the duties, which, in the annexed table, are stated as equal to those now laid, appear equivalent to the present duties, ad valorem, computed on the highest market value

And that the alterations in the rate of duty, which will be found in the last column of the statement, have been suggested by some of the collectors.

Although not embraced by the resolution of the House, it is respectfully suggested that a small difference in the rate of duties respectively laid on the importation of the several manufactures of hemp and flax, cotton, silk, wool paper, leather, and hardware, for the purpose of ascertaining, with precision, the amount consumed in the United States, of each class, would, hereafter, enable the Legislature, without risk to the revenue, to introduce, from time to time, such modifications as might appear most favorable to the agricultural and manufacturing interests of the country.

All which is respectfully submitted.
Treasurx Departiment, 23d January, 1804.
ALBERT GALLATIN.

Statement of articles, on the importation of which new specific duties may be laid.

| ARTICLES. | $\begin{aligned} & \text { 㨐 } \\ & \text { 忽 } \end{aligned}$ | Specific duty equal to duty now paid. | Alterationsin specific duty proposed by several collectors. | ARTICLES. |  | Specific duty equal to duty now paid. | Alterationsi specific duty proposed b several col lectors. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| FISH. |  |  |  |  |  |  |  |
| Cod, dried, ${ }^{-}$ | Cwt. | $\left.{ }_{75}^{37 \frac{1}{2}}\right\}$ | 100 | Spanish brown, dry, - | Cwt. | Dolls. ${ }^{\text {Cts. }}$ 20 | Dolls. Cts. |
| Salmon, pickled, Mackerel. do. | Barrel. | $75\}$ |  |  |  |  |  |
| Mackerel. do. - - Shad, do. - | c 6 | $\left.45 \frac{1}{3}\right\}$ | 75 | PEWTER. |  |  |  |
| Herring, do. - | 66 | 28 | 50 | Plates and dishes, - | $\mathrm{lb}_{6}$ | $03 \frac{1}{2}$ | 05 |
| pruit. |  |  |  | Quick silver, - - |  | $05 \frac{1}{2}$ | 10 |
| Almonds, soft shelled, |  |  |  | SPICES. |  |  | 1 |
| ${ }_{6}{ }^{\text {a }}$ hard do. - | 6. | 02 |  | Cassia, - - - | 66 | 03 | 06 |
| Currants, - - - | $6{ }_{6}$ | 02 |  | Cinnamon, - - - | 6 | 20 | 20 |
| Prunes and plums, - | 6 | 02 \} | 02 | Cloves, - - - | * | 20 | 20 |
| Figs, - - - | ${ }^{66}$ | $01 \frac{1}{2}$ |  | Mace, - - - | 66 | 125 | 125 |
| Raisins, muscadel, - | 66 | $01 \frac{1}{2}$ |  | Nutmegs, - - - | 6 | 50 | 50 |
| Do. in boxes and jars, | 66 | $01 \frac{1}{2}$ |  |  |  |  |  |
| Do. in casks, - - | 100 | 01 | 12 $\frac{1}{2}$ | Tallow, - - | ${ }^{6}$ | 01 | 012 |
| Pine apples, - - | 100 | $60\}$ | 100 |  |  |  |  |
| Cocoa nuts, - - |  | $60\}$ |  | NANKEENS. |  |  |  |
| Lemons, - - - | ${ }_{6} 6$ | 18 18 $\}$ | 50 | Short, | piece. | 09 | 10 |
| Limes, - - - | 6 | 08 | 20 | Long, - - - | ${ }^{66}$ | $\left.14 \begin{array}{l}15\end{array}\right\}$ | 15 |
| GLASS. |  |  |  |  |  |  |  |
| Black quart bottles, | Groce. | 60 | 75 | Russia sheeting, .. -- Do. duck, | '6 | $\left.\begin{array}{l}200 \\ 1 \\ 180\end{array}\right\}$ | 200 |
| Window, English, - |  |  |  | Ravens do. - | ${ }_{6}$ | 120 | 150 |
| Not above 8 by 10, - | * | $\left.\begin{array}{ll}1 & 60 \\ 1 & 75\end{array}\right\}$ | 175 | umbrellas. |  |  |  |
| Above, - - | 6 | 2255 |  |  |  |  |  |
| Window, German, |  |  |  | Silk, East India, | 66 | 35 | 50 |
| Not above 8 by 10, | 66 | 100 |  | Do. other, - - | ${ }_{6}^{66}$ | 50 | 75 |
| 66 $10 \mathrm{by} \mathrm{12}$, | 66 | 120 | 125 | Cotton, - - | 6 | 25 | 30 |
| Above, GUNPOWDER. |  | 150 |  | NAILS. (a.) |  |  |  |
|  |  |  |  | From 3d. to 8d. - | lb. | 02 | 3 |
| First quality, - - <br> Second do. | Cwt. | $\left.\begin{array}{l} 3 \\ 2 \\ 2 \\ 75 \end{array}\right\}$ | 300 | Under 3d. - - |  | 02 |  |
| Second do. |  |  |  | Segars, (b.) | thou'd. | 30 | $\begin{gathered} \text { ad valorem. } \\ 200 \end{gathered}$ |
| IRON. |  |  |  | Seines,'(c.) - | lb. | unascerta'd. | 04 |
| Old, - - - | 6 | 25 | 25 |  |  |  |  |
| Bar, - - - | 66 | 60 | 75 | shoes. (d.) |  |  |  |
| Hoop and slit, - | 66 | 90 | ] 00 |  |  |  |  |
| Sheet, - - - | 66 | 120 | 125 | Kid and morocco, - | Pair. | 15 | 25 |
| paints. |  |  |  | wine. (e.) |  |  |  |
| White lead in oil, | 6 | $200\}$ | 200 | Sicily, - | Gallon. | 23 | 30 |
| Do. dry, - | 66 | $190\}$ | 20 |  |  |  |  |
| Red lead in oil, - Do. dry, | '6 | $\left.\begin{array}{l}1 \\ 1 \\ 1\end{array} 35 \begin{array}{l}\text { a }\end{array}\right\}$ | 150 | Saddles and saddle- | 6 | 123 percent. |  |
| Yellow ochre in oil, | 66 | $150\}$ | 150 |  |  | $12 \frac{1}{2}$ per cent. | ad valorem |
|  | 66 | $\left.\begin{array}{l}60 \\ 80\end{array}\right\}$ | 100 |  |  |  |  |
| Spanish brown in oil, - |  | 80 S |  |  |  |  |  |

(a.) Spikes and nails now pay a duty of $2 d$. per pound, which is, therefore, much lower, in proportion to the value on nails of a small, than on those of a large, size: the alteration proposed in the last column would equalize the duty.
(b.) Segars now pay, under the name of tobacco, a duty of $6 d$. per pound, which is less than 5 per cent. on the value.
(c.) Seines now pay an ad valorem duty of $12 \frac{1}{2}$ per cent.; twine pays 4 dollars per cwt.; it is proposed to lay a similar duty on seines.
(d.) Kid and morocco shoès now pay the same duty as leather shoes, viz: 15 cents per pair; it is proposed to lay on them a duty equal to that laid on silk shoes, viz: 25 cents a pair.
(e.) Sicily wine being non-enumerated, now pays 23 cents per gallon; it is proposed to lay on it a duty of 30 cents, as on Lisbon wine, to which it is said to be, at least, equal in quality.
(f.) All manufactures of leather now pay 15 per cent. ad valorem, saddles and parts of saddles excepted, which pay only $12 \frac{1}{2}$ per cent.

## ENCOURAGEMENT TO MANUFACTURES.

COMMUNICATED TO THE HOUSE OF REPRESENTATIVES, JANUARY 25, 1804.

## Mr. Samuel L. Mitchill made the following report:

Report of the Committee of Commerce and Manufactures on various memorials and petitions from citizens of New York, New Jersey, Pennsylvania, and Maryland, praying for legislative patronage to several domestic arts, trades, and manutactures.
During the first session of the seventh Congress, petitions and memorials were presented to Congress from the manufacturers of gunpowder, of hats, of printing types, of brushes, and of stone ware. These were severally referred to the Committee of Commerce and Manufactures, and upon them a distinct report was made on the 10th of February, 1802. In the course of the same session, a report was made by the same committee on the subject of hemp, in consequence of a memorial from certain citizens praying an increase of duty on imported hemp and sail duck. This was presented to the House on the 18th February, 1802.

Afterwards, during the same session, the memorials and petitions of various manufacturers of starch, paper, and umbrellas, referred by order of the House, were severally reported on. And this report was offered on the 8th March, 1802.

The session then drawing towards a close, the reports on these petitions, together with the memorials of sundry calico printers, cordwainers, and shoemakers, were, few of them, acted on, but were left, with other unfinished business, to be taken up at the succeeding session. The resolution of the House, to this effect, passed on the 16th of April, 1802.

In the course of that succeeding session, a considerable number of the former petitions were renewed, or others presented for similar purposes; and to the former collection were added memorials from printers, comb makers, gun smiths, and cork cutters. The report on this volume of memorials was made on the 21st of February, 1803.

A number of these memorials, or others of the like import, have been presented again during the present session. The cutters of corks, the makers of plated trappings for carriages and horses, the stainers of plain cotton goods, and, in short, the domestic tradesmen and artists of almostevery other denomination, have applied to Congress to patronize their respective employments, and to increase their profits. The modes of favoring domestic manufactures by governmental aid, may be reduced to the following heads:

1st. Encouragement by exempting imported raw materials from imposts.-Already has it been recommended to the House to encourage some of our domestic manufactures by increasing the facility of introducing the raw materials which enter into them. And it was thought a sufficieint encouragement for the manufacture of wheat into flour, and of mill stones, that rough or unwrought burrs should be admitted free from duty. The like opinion was entertained concerning the encouragement of the brush manufacture, by advising that bristles of swine should be admitted free. As our country is not known, as yet, to furnish pure antimony, the exemption of the regulus of that metal from impost, was thought a sufficient encouragement for the incipient type manufacture. The paper manufacture seemed to be sufficiently provided for, if rags were permitted to be brought into the country without being dutied. Though saltpetre and sulphur both abound in the United States, yet, as their preparation is still in a backward state, it was thought that the manufacture of gunpowder would receive due patronage by exempting them both from the payment of impost on their importation from Italy and India. Some think indigo ought to come free; as also the bark of the cork tree.

2d. Encouragement by laying higher or prohibit duties on manufactured articles imported.-It has been urged that a duty of twenty-five per centum ad valorem, on fur hats, brushes, stone ware, saddles, cannon ball, glass bottles, and glass ware of all kinds; and fifty cents on umbrellas; three cents per pound on starch; and four cents on hair powder, would have an operation favorable to the domestic enterprise of hatters, brush makers, potters, saddlers, iron masters, glass, umbrella, and starch manufacturers.

In like manner it has been considered by a former committee that, if five cents the pound was laid upon imported gunpowder; three cents per pound upon glue; two cents per pound upon tarred cordage; two and a half cents upon untarred cordage or yarns; on printed calicoes an additional duty of two and a half per cent.; on all plated ware, an additional duty of five per cent.; on soap, three cents the pound; on candles of tallow, three cents the pound; on anchors, two cents per pound; on spikes or bolts of iron, two cents per pound; on cut, slitted, or rolled iron, one cent per pound; on foreign pickled fish, one dollar the barrel; and on all dried fish, one dollar the quintal; there would be an adequate governmental aid extended to the manufacturers of gunpowder, glue, cordage, soap, and candles, anchors, spikes, slitiron, and to the cod fishery.

3d. Encouragement by withholding drawback from articles of foreign manufacture exported again.-This is done already in the case of loaf and refined sugar, and might easily be extended to other articles.

4th. Encouragement by allowing drawback of duties paid on domestic manufactures equal to what was paid for the raw materials on their importation. -This has generally been allowed on the exportation of sugar refined from the foreign material, and on rum distilled from foreign molasses, though, under our present law, neither is entitled to the drawback. It has been supposed that plain cottons, which undergo the operation of staining and printing within the country, might be permitted to receive drawback on exportation in the form of calicoes.

5th. By direct bounties. -This mode of encouragement has been thought to have been employed partially in the curing and exporting of cod fish, and could be extended to other branches of business, if sound policy required it.

From this view of the proceedings of Congress, it will appear that much has been done already to encouragé the domestic industry of our citizens.

That industry, under such aids as the Government by these means has given, at a time when population is so rapidly increasing, has caused useful arts and manufactures to rise up and thrive in almost every part of the country. Our works in wood, copper, hemp, leather, and iron, are already excellent and extensive. And, if we do not excel in the manufacture of the finer articles of cotton, silk, wool, and the metals, we may felicitate ourselves that, by reason of the ease of gaining a subsistence, and the high price of wages, our fellow citizens, born to happier destinies, are not doomed to the wretchedness of a strict discipline in such manufactories.

Our citizens are distinguished for their ingenuity and skill. They have invented many expedients by machinery to shorten and cheapen labor. The machine for making wool and cotton cards, the machines for ginning cotton, the machines for-cutting and heading nails, the machinery for elevating wheat, and for raising and stirring meal, in mills, and the improvements in the manufacture of muskets, class with the most useful inventions with which the age has been adorned.

It is, perhaps, to be regretted by the petitioners, that Congress is deprived of the power to encourage manufactures by imposing duties on certain domestic.raw materials, if exported. If this, however, had not been withheld by the constitution, an export duty upon horns and bones of oxen and deer, might operate in favor of the comb, knife, lantern, \&c. manufacture; and an export duty upon green myrtle wax might favor the bleaching of that choice vegetable production, and the formation of white candles from it; so, perhaps, the laying an export duty upon furs would be a ready method of aiding the hat manufacture. Or, to take a stronger case, an export duty on provisions, by making bread, meal, and other articles of food cheap at home, might be viewed by some of the petitioners as a capital method of lowering labor and encouraging domestic manufactures. But none of this latter class of expedients is under the control of the Government.

The committee observe in the journal of the House, that, on the 21st of February, 1803, a resolve was passed directing the Secretary of the Treasury to prepare, and lay before Congress, a plan for the levying new and more specific duties on goods, wares, and merchandise, imported into the United States, so that the same shall, as near as may be, neither increase nor diminish the present revenue collected from imports. From this plan, lately presented to Congress, additional light has been thrown on this subject.

In the mean time, it ought to be considered that there is great scope for agriculture, tillage, and rural employment, in the United States. Agriculture is the great occupation which sets in motion all kinds of manufactures. It furnishes both the raw materials, and the articles of subsistence to those who are engaged in manufacturing employments. The cultivation of the earth is, therefore, absolutely necessary to provide the ingredients for artizans to work upon, and the food for enabling them to live, while they are engaged in labor. This being the fact, the great question arises, whether we shall furnish raw materials and food to manufacturers in our own country, or in foreign lands?

Political economists will instantly see that the good of the revenue, and the happiness of the people, are best promoted by offering a part of our unwrought materials, and of our surplus provisions, to domestic manufacturers, and, at the same time, to export the other part of what we can spare, in exchange for the wrought productions of foreign manufactories.

In a country devoted to agriculture, the cluster of arts and trades which minister to its wants spring up of course, and almost from necessity. The plainer, coarser, and more useful fabrics in wood, wool, leather, iron, flax, cotton, and stone, are manufactured with tolerable skill; while the more fine, costly, and high wrought articles of those several kinds, can be procured more conveniently from foreign parts. And while the country consumer pays for the former with one part of his spare produce, he barters away the other part to procure a proportion of the latter.

There may be some danger in refusing to admit the manufactures of foreign countries; for, by the adoption of such a measure, we should have no market abroad for our produce, and industry would lose one of its chief incentives at home

In addition to the wise calculations and estimates of our predecessors in Congress, who devised the existing system of imposts, there may probably be something done. And the following plan appears to the committee as well adapted as any thing that has occurred, to suit the wishes of the petitioners as far as seems reasonable, and as actual circumstances warrant:

Resolved, That rags of linen, cotton, woollen, and hempen cloths; bristles of swine; regulus of antimony; unwrought burr stones; salt petre; and the bark of the cork tree, (which pay at present 121 $\frac{1}{2}$ per cent. ad valorem) be admitted free of duties.

Resolved, That brushes and black bottles, (now paying a duty of $12 \frac{1}{2}$ per cent.) be henceforward charged with a duty of 25 per cent.

Resolved, That fur hats, and plated ware, (which now pay 15 per cent.) shall be raised to aduty of 20 per cent.
Resolvel,' That stone ware, window glass, and cannon ball, (which now pay 15 per cent.) be hereafter charged with a duty of 25 per cent.

Resolved, That foreign pickled and dried fish, (which now pay $12 \frac{1}{2}$ per cent. ad valorem) be subjected to a duty of 150 cents the barrel for the former, and of 100 cents the quintal for the latter.

Resolved, That a duty of 3 cents the pound be laid upon starch, of 4 cents the pound upon hair powder, and 4 cents upon glue, on their importation, in lieu of the present duties of 15 per cent. ad valorem.

Resolved, That printed calicoes, and gun-powder, (now paying 12立 per cent.) be henceforward charged with a duty of 15 per cent.

Resolved, That tarred cordage and cables (now paying 180 cents the cwt.) be subjected to a duty of 2 cents the pound; and that untarred cordage (now paying 225 cents the cwt.) be made to pay $2 \frac{1}{2}$ cents the pound.

Resolved, That a duty of 50 cents a piece be laid upon umbrellas; of 3 cents per pound upon soap; of 3 cents the pound upon tallow candles; of 2 cents the pound upon anchors; of $2 \frac{1}{2}$ cents upon spikes and bolts of iron.

## REMISSION TO THE COLLECTOR AND NAVAL OFFICER AT SAVANNAH.

## COMmUNICATED TO THE HOUSE OF REPRESENTATIVES, JaNUARY 27, 1804.

## Mr. Samuel L. Mitchill made the following report:

Report of the Committee of Commerce and Manufactures, on the memorial of Laughlan M'Intosh and Joseph Habersham, referred on the 16th instant:
The former of the memorialists is the late naval officer of the port of Savannah, in Georgia. The latter is the agent of the estate of John Habersham deceased, late collector of the customs at that port.

In the years 1791 and 1792, the collector and naval officer, from a misunderstanding and improper construction of the revenue laws, at that time, omitted to charge the ten per cent. on enumerated articles imported in foreign vessels.

After the mistake was detected, the memorialists made all the exertions in their power to collect these arrearages of duties. And in this they were so successful that the whole of the sum due from the collector and naval officer to the treasury was recovered, except one thousand one hundred and eleven dollars and eighteen cents; and the reason why the whole was not recovered was, that many of the importers of goods were transient persons, who never came into that collection district again. A list of the names of these persons, and the sums'of money owing by them, respectively, accompanies the memorial.

The accounts of Mr. M'Intosh, and Mr. John Habersham, have never, as yet, been settled at the treasury. And the object of the present application is to solicit an exoneration of the arrears of debt, to the amount aforesaid; and to this appeal to Congress they have been prompted, in consequence of the inability of the Secretary and Comptroller of the Treasury to grant relief.

It appears that the then Secretary of the Treasury was inclined to construe favorably the error in judgment of the collector and naval officer in the interpretation of the law. And the present Secretary of the Treasury, in pursuance of the probability he feels that the inconvenience complained of arose from a mistake in construing the law, or from an ignorance of it, was disposed to direct credit to be given for the amount, had not the Comptroller conceived that the law forbade the exercise of that discretion in the present case.

The committee are of opinion, that the petitioners are entitled to relief; and that the Secretary of the Treasury be authorized to direct credit to be given to the late collector of Savannah, to the amount of eleven hundred and eleven dollars and eighteen cents.

## DUTIES AND DRAWBACKS.

communicated to the house of representatives, january $30,1804$.
Treasury Departiment, Janudry 27, 1804.
Sir: In obedience to the permanent order of the House of Representatives, passed on the third of March, 1797, I have the honor to transmit a statement, exhibiting the amount of duties and drawbacks on goods, wares, and merchandise, imported into the United States, and exported therefrom, during the years 1800, 1801, and 1802.

I have the honor to be, very respectfully, sir, your obedient servant,
ALBERT GALLATIN.
The Hon. the Speaker of the House of Representatives.

A Statement exhibiting the amount of Drawback payable on sundry articles exported from the United States, in the years 1800, 1801, and 1802, compared with the amount of Duties collected on the same, respectively.

| specibs of mrachandise. | un the tear 1800. |  | in the mear 1801. |  | in the tear 1802. |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Duties received. | Drawback payable. | Duties received. | Drawback payable. | Duties received. | Drawback payable. |
| On Merchandise- | Dolls. | Dolls. | Dolls. | Dolls. | Dolls. | Dolls. |
| Paying a duty of 10 per cent. ad val. | 562,182 | 191,476 | 2,339 | 8,444 |  |  |
| Do 11 do - | 142,456 | 90,603 | 8,659 | 10,331 |  |  |
| Do $12 \frac{1}{2}$ do | 2,886,365 | 304,160 | 4,738,042 | 822,263 | 3,318,075 | 513,459 |
| Do 13宕 do | 329,947 | 80,692 | 688,854 | 231,835 | 270,171 | 99,808 |
| Do 15 do | 1,123,015 | 115,288 | 1,397,954 | 164,973 | 1,170,338 | 67,635 |
| Do 161 do | 146,221 | 25,750 | 122,720 | 25,443 | 102,604 | 8,561 |
| Do 20 do | 59,149 | 4,965 | 91,047 | 7,159 | 73,125 | 6,010 |
| Do 22 do | 13,877 | 2,654 | 23,232 | 3,942 | 25,798 | 2,092 |
| Wines, at 40 do | 49,458 | 57,162 | 62 | 3,593 | - | 182 |
| Do 44 do | 27,993 | 33,519 |  |  |  |  |
| Wines, Madeira, - - | 151,846 | 11,817 | 155,124 | 12,202 | 145,741 | 12,864 |
| Burgundy and Champaigne, - | 748 | 108 | 2,167 | 337 | 2,464 | 586 |
| Sherry, - - - | 75,493 | 13,062 | 26,239 | 342 | 268,573 | 4,829 |
| St. Lucar, | 1,220 | 544 | 138 |  | ${ }_{6} 650$ |  |
| Lisbon, | 89,904 | 174 | 133,830 4,140 | 2,711 | 63,906 | 767 |
| Oporto, | 9,810 | 980 11,905 | 4,140 98,885 | 77 26,289 | 20,515 |  |
| Teneriffe and Fayal, | 86,257 | 11,905 19,393 | 98,885 43,206 | 26,289 41,477 | 107,318 | 4,575 |
| Malaga, - | 68,310 | 11,393 132,467 | 43,206 481,803 | +41,477 | 71,835 175,889 |  |
| All other, - - - | 241,339 181,082 | 132,467 19,552 | 481,803 252,697 | 394,002 16,357 | 175,889 237,069 | 130,639 18,584 |
| Spirits, Foreign, distilled from grain, - Do. from other materials, | 181,082 $1,367,210$ | 19,552 94,464 | 252,697 $2,089,962$ | 16,357 121,879 | 237,069 $2,179,805$ | 18,584 104,068 |
| Do. from other materias, Domestic do. from Molasses, | -203 | 172 | 2,08,922 |  |  |  |
| Do. from domestic produce, - | 41 |  | 24 | 54 | 87 |  |
| Molasses, - - - | 194,248 | 446 | 299,768 | 15,927 | 353,431 | 1,706 |
| Beer, Ale, and Porter, | 22,114 | 7,273 | 15,917 | 3,074 | 15,751 | 544 |
| Tea, Bohea, - | 367,617 | 109,027 | 187,071 | 68,898 | 221,651 | 50,047 |
| Souchong, | 128,847 | 3,589 | 134,715 | 55,913 | 117,395 | 88,069 |
| Hyson, - | 214,978 | 43,854 | 186,334 | 96,418 | 110,436 | 60,903 |
| Other Green, | 153,353 | 12,730 | 248,507 | 78,734 | 292,488 | 139,099 |
| Coffee, - | 2,120,368 | 1,773,422 | 2,983,447 | 2,439,944 | 1,682,439 | 1,284,376 |
| Cocoa, | 120,192 | 93,334 | 173,330 | 137,132 | 29,526 | 28,096 |
| Chocolate, - | 61 |  | 99 |  | 175 | 4 |
| Sugar, Brown, | 1,796,428 | 734,801 | 2,623,647 | 1,346,382 | 1,821,117 | 717,353 |
| Clayed, | 1,019,863 | 840,951 | 1,123,594 | 1,067,532 | 196,581 | 252,026 |
| Lump, - |  |  |  |  |  |  |
| Loaf and Candy, | 1,967 | 310 | 1,222 | 55 | 1,161 | 172 |
| All other, - |  | 1005 | $\stackrel{430}{596}$ | 1856 | 55 |  |
| Candles, Tallow, - - | 2,544 | 1,095 | 5,596 | 1,856 | 1,297 | 1,847 |
| Wax and Spermaceti, | 161 | 17 | 273 | 108 | 95 |  |
| Cheese, - - - | 34,649 | 16,565 | 50,344. | 43,747 | 28,382 | 21,056 |
| Soap, | 74,183 | 34,636 | 38,830 | 45,560 | 8,906 | 11,300 |
| Pepper, - | 158,984 | 53,642 | 289,124 | 234,532 | 371,305 | 335,258 |
| Pimento, - | 25,642 | 16,827 | 15,848 17,947 |  | 11,523 22,533 | 2,010 |
| 'Tobacco, manufactured, | 19,699 | 5,314 | 17,947 3,048 | 1,147 3,986 | 22,533 $\mathbf{1 , 0 5 0}$ | 1,220 |
| Snuff, | 3,607 | 109 141,800 | 3,048 129,380 | 1,986 73,723 | 1,050 78,589 | 91,442 |
| Indigo, | 167,558 | 141,800 | 129,380 129,731 | 73,723 108,675 | 78,589 101.699 | 91,442 |
| Cotton, - | 105,787 73,939 | 103,484 14,264 | 129,731 73,878 | 108,675 12,543 | 101.699 69,250 | 93,301 |
| Nails,  <br> Spikes, - | 73,939 4,904 | 14,264 89 | 73,878 2,877 | 12,543 67 | 69,250 3,194 | 6,101 |
| Spikes, - ${ }^{\text {Lear }}$ - ${ }^{\text {and }}$ other, | 4,4,904 | 639 | 23,034 | 3,867 | 15,178 | 2,629 |
| Steel, unwrought, - | 9,077 | 511 | 15,489 | 529 | 12,202 | 753 |
| Hemp, - - | 19,535 | 1,017 | 81,435 |  | 85,446 |  |
| Cables, - | 292 | 1,181 | 860 | 49 | 1,783 | 166 |
| Cordage, Tarred, - | 19,647 | 9,888 | 50,900 | 5,731 | 20,963 | 6,935 |
| Do. Untarred, and Yarn, | 2,456 | 25 | 3,267 |  | 2,395 | 8 |
| Twine and Pack-thread, - | 8,546 | 700 | 7,120 | 265 | 6,663 | 192 |
| Glauber Salts, - | 2,832 | 28 | 2,995 | 254 | 1,756 |  |
| Salt, - | 687,387 | 5,190 | 686,454 | 13,864 | 792,838 | 6,607 |
| Coal, | 25,150 | 181 | 31,889 | 227 | 23,388 |  |
| Boots, | 3,460 | 323 | 5,388 | 383 | 3,663 | 230 |
| Shoes and Slippers of Silk, |  | 298 | 1,022 | 757 | 2,393 | 461 |
| Do. all other, - | 11,766 | 1,822 | 13,559 | 839 | 11,150 | 1,048 |
| Cards, Wool and Cotton, | - ${ }^{2}$ | 8.997 |  | 52,623 | ${ }^{141}$ |  |
| Do. Playing, - | 19,462 | 8,997 | 48,939 | 52,623 | 15,039 | 17,155 |
| Dollars, | 15,261,279 | 5,249,282 | 20,064,059 | 7,819,093 | 14,766,990 | 4,197,256 |

Treasuri Depantment, Register's Office, January 27, 1804.

## SINKING FUND.

## communicated to the senate, february 6, 1804.

The Commissioners of the Sinking Fund respectfully report to Congress as follows:
That the measures which have been authorized by the Board, subsequent to their report of the 5 th February, 1803, so far as the same have been completed, are fully detailed in the report of the Secretary of the Treasury, to this Board, dated the third day of the present month, and in the statements therein referred to; which are herewith transmitted, and prayed to be received as part of this report.

> JOHN BROWN. President of the Senate.
> JAMES MADDNON, Secretary of State.
> ALBERT GALLATIN, Secretary othe Treasury.
> LEVI LINCOLN, Attorney General United States.

Washington, February 4, 1804.

## The Secretary of the Treasury respectfully reports to the Commissioners of the Sinking Fund-

That, at the close of the year 1801, the unexpended balance of the disbursements, made out of the treasury, for the payment of the principal and interest of the public debt, which was applicable to payments falling due after that year, as ascertained by accounts rendered to the Treasury Department, amounted to
ent A.
s will appear by the statement A
That, during the year 1802, the following disbursements were made out of the treasury, on account of the principal and interest of the public debt, viz:
I. There was paid on account of the reimbursement and interest of the domestic funded debt, the sum of

4,618,021 39
I. On account of domestic loans obtained from the Bank of the United States, viz: On account of the principal, - - - $1,290,00000$ On account of the interest, - $\quad$ - $\quad 162,02500$
III. On account of the domestic unfunded debt, viz:
$1,452,02500$
On account of debts due to foreign officers,
7,994 92
On account of certain parts of the domestic debt,
14,966 84
22,96176
IV. On account of the principal and interest of the Dutch debt, including
 Amounting, altogether, to
-
As will appear by the annexed list of warrants B.
I. Paid in reimbursement of the principal of the public debt, $\quad-\quad-\quad-\quad-\quad 3,638,74463$
II. On account of the interest and charges on the same,

As will appear by the statement $D$.
II. The balance remaining unexpended at the close of the year 1802, and applicable to payments falling due after that year, as ascertained by accounts rendered to the Treasury Department, amounted to (as will appear by the statement $F$ )

That, during the year 1803, the following disbursements were made out of the Treasury, on account of the principal and interest of the public debt, viz:
I. There was paid on account of the reimbursement and interest of the domestic funded debt, a sum of
II. On account of domestic loans obtained from the Bank of the United States, viz:
On account of the principal,
500,000 00

On account of the interest, $\quad-\quad$ - $\quad-\quad-\quad-\quad-\quad-80,00000$
4,568,176 68
II. On account of the domestic unfunded debt, viz:

On account of debts due to foreign officers, - - $\quad$ - 12,12331
On account of certain parts of the domestic debt, - - 12,073 43
IV. On account of the principal and interest of the foreign debt, including repayments $\quad 24,19674$ in the treasury,

Amounting, altogether, to
2,153,348 17
7,327,721 59
As will appear by the annexed list of warrants, Gis $^{\text {. }}$
Which disbursements were made out of the following funds, viz:
I. From the funds constituting the annual appropriation of $\$ 7,300,000$, for the year 1803 , viz:

From the fund arising from interest on the debt transferred to the commissioners of the sinking fund, as per statement $N$,

- 401,355 05

From the fund arising from payments into the treasury, of debts which originated under the late Government, as per statement 0 ,

13546
From the fund arising from the sales of public lands, being the amount of moneys paid into the treasury, in the year 1803, as per statement $P$,
From the proceeds of duties on goods, wares, and merchandise, imported, and on the tonnage of ships or vessels, ... - - 5,993,752 Amounting, altogether, to $\quad-\quad-\frac{-}{-} \quad-6,554,19260$
Which sum of $\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad$ -
Together with the sum advanced during the year 1802, on account of
the appropriation for the year 1803, and amounting, as above stated, to 745,80740
the appropriation for the year 1803, and amounting, as above stated, to 745,807 40
Make, in the whole, for the year 1803, the annual appropriation of 7,300,000 00
II. From the proceeds of duties on goods, wares, and merchandise, imported, and on the tonnage of ships or vessels, advanced in part, and on account of the annual appropriation for the year 1804
III. From repayments in the treasury on account of remittances purchased for providing for the foreign debt, and of advances made to commissioners of loans, as will appear by the statement $I$, viz:
Repayment of the purchase money, and advances, - - $\quad$ - 13,11748
Damages and interest recovered, - $\quad$ - $\quad$ - $\quad$ - 2,21800
IV. From the moneys appropriated by law, for paying commissions to agents employed in the purchase of remmittances for the foreign debt, being the amount paid at the treasury, during the year 1803, for that object, as will appear by statement $G$,

753,23640

$$
15,33548
$$

4,957 11
\$7,327,721 59
'That the abovementioned disbursements, together with the above stated balance of _ _ Which remained unexpended at the close of the year 1802, and with a further sum arising from profits made on remittances made to Holland, by the way of London, which is estimated at

And amounting altogether, to nine millions nine hundred and ninety-five thousand eight husered and fifty-four dollars and sixty-seven cents, will be accounted for in the next annual report, in conformity with the accounts which shall then have been rendered to the Treasury Department.
That, in the mean while, the manner in which the said sum has been applied, is, from the partial accounts which havebeen rendered, and from the knowledge of the payments, intended to be made both in Holland and in America, estimated as followeth, viz:
I. The repayments in the treasury have amounted, as by the abovementioned statement $I$, to
II. The sums actually applied, during the year 1803, to the payment of the principal and interest of the public debt, are estimated as followeth, viz:
Paid in reimbursement of the principal of the public debt, $\quad-\quad-\quad-\quad 4,528,19674$
Paid on account of interest and charges on the same, $\quad$ - $\quad$ - 3,903,144 11 Amounting, altogether, to

-     - 

III. The balance remaining unexpended at the close of the year 1803, and applicable to payments As will appear by the estimate $K$. falling due after that year, is estimated, as per estimate $\mathbf{L}$, at

That no purchases of the debt of the United States have been made since the date of the last report to Congress.
And that the statement M exhibits the operations at the treasury, in the transfer of stock to the commissioners of the sinking fund, in trust for the United States, upon the reimbursement of the foreign debt, in the year 1802; and includes also, the sum of six thousand three hundred and fifty-nine dollars and twenty cents, being the aggregate of the several species of stock transferred in the year 1803, in payment for public lands.

All which is respectfully submitted.

## Treasury Department, February 3, 1804.

ALBERT GALLATIN, Secretary of the Treasury.
A.

Statement of the provision made before the 1 st January, 1802, for the payment of the principal and interest of the public debt falling due after the year 1801.
I. On account of the foreign debt.

Guilders.
Dolls. Cts.

1. Cash in the hands of the commissioners at Amsterdam and Antwerp, on 31st December, 1801:
In Amsterdam, per treasury statements No. 13,824 and 14,359,
1,508 $1402(a)$
In ditto, transferred by the commissioners during the year 1802, from the account of
Gov. Morris to the credit ${ }^{\text {tof }}$ Dutch debt, being the balance of a sum formerly remitted for paying the interest on the debt due to foreign officers,

41,787 1008
43,296 0410
Deduct balance due to C. J. M. DeWolf, in Antwerp,
1,432 0000

At 40 cents, is
41,8640410
16,745 69
2. Amount of remittances paid for at the treasury and remitted to the commissioners on or before the 31st December, 1801, which are credited by the commissioners in their account for 1802, -- $-\overline{-} \quad-\quad-\quad-\quad-\quad-2,240,52304(b)$
Which remittances cost only $\$ 888,06564$, but, at 40 cents, is - -
3. Amount of payment, made at the treasury before the 31st December, 1801, for remittances which have been protested for non-payment, on account of contracts not fulfilled, and on that day not repaid into the treasury,
4. Advances made to G. Simpson and P. R. Dalton, agents for purchasing bills of exchange, unexpended on 31st December, 1801, -
II. From which deduct, on account of the domestic debt, viz:

The balance on 31st December, 1801, in the hands of deceased commissioners of loans, amounted to
Ditto in the hands of acting ditto, $\quad-\quad-\quad-\quad 1 \quad-\quad-\quad-\quad-\quad-\quad$.
Overpaid to Bank of United States beyond the dividends payable at the treasury,
The demands unsatisfied on the same day, on that account, were, viz:
Dividends payable by the commissioners of loans, including that due on 1st January, 1802 , and exclusively of unclaimed dividends no longer demandable at their offices,
dividends payable at the treasury, -
-
Balance due to the late commissioner of loans for Georgia, - - 22,12659


Which difference consists of the following items, viz:
Overcharge of $\frac{1}{2}$ per cent. on their charges for negotiating the loan of $3,000,000$ guilders, of 1st Janu-
Interest charged by them on said sum, -

- ${ }^{-2}$ to the

Depor
$\begin{array}{lllllllllll}\text { Department of } \operatorname{State}, & - & - & - & - & - & - & - & - & - & - \\ \text { nterest on the said sum. }\end{array}$
Interest on the said sum. - - - - -
Commission overcharged on payment of interest on Dutch debt, $\quad-\quad-\quad-\quad-\quad-\quad \begin{array}{r}4670503 \\ 38 \\ \hline\end{array}$
Guilders, 21,185 0902
(b) This sum, which makes part of the sum of $5,009,9850208$ accounted for by the commissioners during the year 1802, as per their account for that year, settled at the treasury, (report No. 14,359) consists of the following items,.viz:

(c) This sum consists of the following particulars:
$\left.\begin{array}{ccccccccc}\text { Bill purchased from Pragers \& Co. in 1798, } & - & - & - & \text { Guilders } 120,000 & \text { Dollars } 48,000 \\ \text { Ditto } & \text { A. Brown } & \text { in 1801, } & - & - & - & - & 60,000 & - \\ \text { Ditto } & \text { D. Harris } & 64,000\end{array}\right\}$ yet in suit.

Advance to J. and R. Waln, on account of a contract for paying moneys in Amsterdam, not fulfilled in 1801,

60,000
$\$ 153,120$
Treasury Department, Register's Office, February 1, 1804.
JOSEPH NOURSE, Register.
B.

List of Warrants drawn, according to law, during the year 1802, on the Treasurer of the United States, on account of the Reimbursement and Interest of the Domestic Debt.

| No. of Warrant | Date. |  | In whose favor. |  |  |  | Sums. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 2585 | January | 18, 1802. | Jabez Bowen, | - |  |  | \$900 00 |
| 2595 |  | 22, " | James Davidson, |  |  |  | 2,349 3,523 37 |
| 2624 |  | 30, ${ }^{6}$ |  |  |  |  |  |
| ${ }_{2662} 261$ | February | 26, "6 | James Alger, <br> John Neufville, | - |  | - | 1,600 38,600 00 |
| 2663 | " | " " | Sherwood Haywood, - |  |  |  | 1,000 00 |
| 2678 | March | 4, " | James Davidson, | - |  | - | 10,859 28 |
| 2693 |  |  | William Gardner, |  |  |  | 6,100 00 |
| 2694 | " |  | Thomas Perkins, |  |  |  | 154,000 00 |
| 2695 | '6 |  | Jabez Bowen, |  |  |  |  |
| 2696 2697 | " | "6 6 | William Imlay, | $\because$ |  |  | 22,300 12,000 00 |
| 2705 | " | 16, '6 | James Nicholson, |  |  |  | 154,000 00 |
| 2706 | " | " ${ }^{1}$ | James Ewing, |  |  |  | 6,400 00 |
| 2709 | " | 17, " | James Alger, |  |  |  | 1,500 00 |
| ${ }_{2727}^{2716}$ | " | 22, " ${ }_{2}$ | Benjamin Harwood, - | - |  |  | 12,76492 152,577 95 |
| 2727 2728 | '6 | 25, " | Stephen Moylan, | - | $:$ |  | $\begin{array}{r}152,577 \\ 2,300 \\ \hline 00\end{array}$ |
| 2730 | " | '6 ${ }^{6}$ | George Simpson, |  |  |  | 301,118 44 |
| 2731 | " | " " | James Davidson, |  |  |  | 48,578 50 |
| 2858 | April ${ }^{\text {c }}$ | 17, " | Jabez Bowen, |  |  |  | 70000 |
| 2865 2866 | ،6 | 19, "، | James Davidson, | - |  |  | $\stackrel{1}{2,19197}$ |
| 2894 | " | 27, " | Do. |  |  |  | 3,666 53 |
| 2951 | May ${ }_{6}$ | 11, " | Do. | - | - |  | 14791 |
| 2952 |  |  | Do. |  |  |  | 1,737 01 |
| 2965 | " | 18, " | Do. | - |  |  | 77936 |
| ${ }_{2968}^{2966}$ | " | 21, " | $\xrightarrow{\text { Do. }}$ Sherwood Havwood, - |  |  |  | 8,840 1,000 00 |
| 2969 | " | 6' ، | John Neufville, - | - |  |  | 35,500 00 |
| 2978 | June |  | William Gardner, | - |  |  | 6,100 00 |
| 2979 |  |  | Thomas Perkins, | - |  |  | 154,000 00 |
| $\stackrel{2980}{2981}$ | " | " " ${ }^{\text {" }}$ | Jabez Bowen, ${ }^{\text {William Imlay, }}$ | - |  |  | 12,100 21,800 00 |
| 2982 | " | " " | John Hopkins, | - |  |  | 12,000 00 |
| 2999 | " | 9, " | James Nicholson, | - |  |  | 158,000 00 |
| 3000 | " |  | James Ewing, |  |  |  | 6,650 00 |
| 3024 | " | 21, " | Benjamin Harwood, - |  |  |  | 12,353 65 |
| 3 | " | 24, " | Stephen Moylan, - | - |  |  | 159,234 2 2 |
| 3039 3042 | " | 26, " | John Stockton, George Simpson, | - |  |  | 2,509 296953 29 |
| 3043 | " | "' " | James Davidson, | - |  |  | 46,266 45 |
| 3172 | July ${ }_{6}$ | 26, " | Do. | - |  |  | 1,280 48 |
| 3173 3176 | " | " " | Do. |  |  |  |  |
| 3176 3177 | " | 6, " | Do. | - |  |  | 1,619 64 |
| 3231 | August | 23, " | Do. | - |  |  | 3,572 61 |
| 3242 | September | 2, " | William Gardner, |  |  |  | 6,100 00 |
| 3243 3244 |  |  | Thomas Perkins, | - |  |  | 154,000 12,100 00 |
| 3244 3245 | \% 6 | " ${ }^{\prime \prime}$ | Jabez Bowen, | - |  |  | 12,100 00 |
| 3245 3246 | " | " ${ }^{\prime \prime}$ | James Nicholson, | - |  |  | 21,800 158,000 |
| 3247 | " 6 | " " | James Ewing; | - |  |  | 6,650 00 |
| 3248 | " 6 |  | Stephen Moylan, | - |  |  | 159,234 37 |
| 3249 | " | " " ${ }^{6}$ | John Stockton, - | - |  |  | 2,509 94 |
| 3250 | " | \% " | Benjamin Harwood, - | - |  |  | 12,353 65 |
| 3251 | " ${ }^{\prime}$ |  | John Hopkins, - |  |  |  | 12,000 00 |
| 3252 3253 | " |  | Sherwood Haywood, - |  |  |  | 1,000 00 |
| 3253 <br> 3254 | " | " " | John Neufville, | - |  |  | 35,500 1,500 00 |
| 3258 | '6 | 3, " | James Davidson, | - |  |  | 4,844 02 |
| 3271 | " | 20, " | William Gardner, |  |  |  | 34000 |
| 3273 | " | 23, " | Stephen Moylan, | - |  |  | 6,484 92 |
| 3274 |  | 24, " | James Davidson, | - |  |  | 92849 |
| 3281 |  | 27, "6 | Do. | - |  | - | 45,22164 |
| 3282 3323 | October | " ${ }^{\prime}$ ، | George Simpson, - | - | - | - | 293,232 ${ }_{3,500} 6$ |

B-Continued.


List of Warrants drawn, according to law, during the year 1802, on the Treasurer of the United States, on account of the repayment of Principal of Moneys borrowed of the Bank of the United States.

| No. of Warrant. | Date. | In whose favor. | Sums. |
| :---: | :---: | :---: | :---: |
| $\begin{aligned} & 3045 \\ & 3073 \end{aligned}$ | June $28,1802$. | President, Directors, \& Co. of the Bank of the United States, Do. <br> Do. <br> Do. | $\begin{array}{r} 2,40000 \\ 1,287,60000 \end{array}$ |
|  |  |  | \$1,290,000 00 |

List of Warrants drawn, according to law, during the year 1802, on the Treasurer of the United States, on
account of the payment of Interest on the Domestic Loans.

| No. of Warrant. | Date. | In whose favor. | Sums. |
| :---: | :---: | :---: | :---: |
| 2568 | January 14, 1802. | James Davidson, Agent for the President, Directors, \& Co. of the Bank of the United States, | \$6,000 00 |
| 2569 | 66 66 66 | Do Do Do | 6,000 00 |
| 2570 | $\begin{array}{llll}66 & 66 & 66\end{array}$ | Do Do Do | 15,000 00 |
| 2571 | $\begin{array}{lll}66 & 66 & 66 \\ 66 & 66 & 66\end{array}$ | Do Do Do | 15,000 00 |
| 2572 | $\begin{array}{lll}66 & 66 & 66 \\ 66 & 66 & 66\end{array}$ | Do Do Do | 31,875 00 |
| 2573 | $\begin{array}{lll}66 & 66 & 66 \\ 66 & 66 & 66\end{array}$ | Do Do Do | 2,250 00 |
| 2574 | ${ }^{66}$ 66 66 | Do Do Do | 7,200 00 |
| 2834 | April 9, 66 | Do Do Do | 2,250 00 |
| 3131 | July ${ }_{66}$ 10, 66 | Do Do Do | 7,200 00 |
| 3132 | $\begin{array}{lll}66 & 66 & 66 \\ 66 & 66 & 66\end{array}$ | Do Do Do | 28,750 00 |
| 3133 | $\begin{array}{lll}66 & 66 & 66 \\ 66 & 66 & 66\end{array}$ | Do Do Do | 6,000 00 |
| 3134 | $\begin{array}{lll}66 & 66 & 66 \\ 66 & 66 & 66\end{array}$ | Do Do Do | 15,000 00 |
| 3135 | $\begin{array}{lll}66 & 66 & 66 \\ 66 & 66 & 66\end{array}$ | Do Do Do | 2,250 00 |
| 3136 | $66 \quad 66 \quad 36$ | Do Do Do | 15,000 00 |
| 3392 | October 20, " | Do Do Do | 2,250 00 |
|  |  |  | \$162,025 00 |

List of Warrants drawn according to law, during the year 1802, on the Treasurer of the United States, on account of the Reimbursement of Capital and Interest of the Dutch Debt.


Warrant drawn according to law, in the year 1802, on the Treasurer of the United States, on account of debts due to foreign officers.

| No. of <br> Warrant. | Date. | In whose favor. | Sum. |
| :---: | :---: | :---: | :---: | :---: |
| 3023 | ' June 21, 1802, | Rossier and Roulet, Attorneys for the heirs of Col. Gouvion, | \$7,994 92 |

List of warrants drawn according to law, in the year 1802, on the Treasurer of the United States, on account of certain parts of the domestic debt.


RECAPITULATION.

| Domestic debt, | - | - | - | - | - | - | - |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |

Treasury Departaent, Register's Office, February 1, 1804.
JOSEPH NOURSE, Register.
c.

Statement of purchases of remittances on account of the foreign debt, during the year 1802.
The balance in the hands of George Simpson and Peter R. Dalton, agents for purchasing bills of exchange, on the 31st December, 1801, was, as per statement A,


Treasury Department, Register's Office, February 1, 1804.
JOSEPH NOURSE, Register.

## D.

Statement of the application, during the year 1802, of the fund provided for the payment of principal and interest of the public debt.

1. Payments on account of the principal of the public debt.

Dolls. Cts.

1. On the domestic debt:

Reimbursement of old 6 per cent. stock, $-\quad-\quad-\quad$ - 855,63781 of deferred do. as per treasury report, No.

No. 14,944, 290,145 06
2. Domestic loans reimbursed, ${ }^{-}$Debts due to foreign officers, including arrears of interest, -


1,145,782 87 Certain parts of domestic debt, do. do.

14,96684
22,96176
4. On the foreign debt, viz.


$$
\text { at } \begin{aligned}
& \frac{2,950,000}{} \\
& \text { cents }=1,180,00000 \\
& 3,638,74463
\end{aligned}
$$

2. Payments on account of the interest and charges on the public debt.
3. on the domestic funded debt.

Dolls. Cts.
Interest for the year 1802, on the several species of stock constituting
the domestic funded debt, as settled at the treasury, - - $3,452,59263$
From which deduct this sum, being so much gained by rejecting mills in paying dividends, - - - 1977

Simpson, for this object,
3,500 00
4. On the foreign debt, viz:

Interest paid at Amsterdam,
Guilders 1,053,000 Do. do. Antwerp, do.
92,250
$1,145,250$

12,500 \begin{tabular}{l}
at <br>
do cents, <br>
do

$\quad$

458,100 <br>
5,000 <br>
00
\end{tabular}

Premiums on loan of 1st February, 1784, $1,12,500$ do. $\quad 5,00000$
Commission and charges, viz:

| at Amsterdam <br> at Antwerp, | - | - | $-14,6959$ |
| :--- | :--- | :--- | :--- |

Loss on Exchange, viz:

On bills purchased in 1802, at 41 cents,
amounting, per statement $\mathbf{C}$, to guil-
ders - - - -
From which deduct a bill of - $-\quad 27,000$
On which, it having been protested, no loss of exchange took place.
$4,703,983108$
The loss, at 1 cent per guilder, is, dol-
lars, ders, purchased at $39 \frac{3}{4}$ cents, as per statement $\mathbf{C}$,

Total amount applied to the public debt, during the year 1802,-
Treasury Department, Register's Office, Februaty 1, 1804
E.

Statement of repayments made into the Treasury, during the year 1802, on account of the Public Debt.

| Date of Warrants. | Number of War rants. | On whom drawn. |  | Purchase money repaid. | Damages, \&c. received. | Total amount of warrant. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| April 29, <br> June 19, | 567 | Jonathan Burrall, | - - | 3,120 | 72000 | 3,840 00 |
|  | 571 | Jesse and Robert Waln, | - - | 56,992 |  | 56,992 00 |
|  | 572 | Ditto, ditto, | 仡 | 3,008 |  | 3,008 00 |
|  | 573 | Ditto, ditto, | - |  | 38000 | 38000 |
| $\begin{aligned} & \text { June 30, } \\ & \text { September 30, } \end{aligned}$ | 580 | David Harris, | - - | 14,000 | 2,264 72 | 16,264 78 |
|  | 609 | Jonathan Burrall, - | - - | 4,000 | 80000 | 4,800 00 |
|  | 610 | Ditto, - | - - | 8,000 | 1,840 00 | 9,840 00 |
| December 31, | 616 | George Simpson, - | - - | 16,000 |  |  |
|  | 617 | David Harris, Ditto, charges, |  | 4,000 - | $\begin{array}{r} 77750 \\ 656 \end{array}$ | \} 4,784 06 |
|  |  |  |  |  |  | . |
|  |  |  | , | \$109,120 | \$10,472 78 | \$119,592 78 |

Treasury Department, Register's Office, 1st February, 1804.
JOSEPH NOURSE, Register.

## F.

Statement of the provision, made before the 1st day of January, 1803, for the payment of the principal and interest of the Public Debt, falling due after the year 1802.

## I. On account of the Foreign Debt.

1. Cash in the hands of the commissioners, viz: Guilders. Dolls. Cts.

In Amsterdam, as per acc't settled at the treasury, report No. 14,359, (e.) 1,039,823 03
From which deduct a bill for - - - . . 46,750
Credited by the commissioners in 1802, but not paid for at the treasury
2. Amount of remittances paid for at the treasury, and remitted to the commis
sioners, on or before the 31st December, 1802, which will be credited in their
accounts for the year 1803, (f.) -
2,115,398 92
3. Amount of payments made at the treasury before 31st December, 1802, for remittances, which have been protested for non payment, and which, on that
day, had not been repaid in the treasury, (g.) - - . - . 115,07000
4. Advances made to George Simpson, and P.R.Dalton, agents for purchasing bills of exchange unexpended on 31st December, 1802,

## II. On account of Domestic Debt.

Cash due from deceased commissioners of loans,
3,393 99
Ditto, in the hands of acting commissioners of loans,

$$
\frac{1,220,26483}{1,223,65882}
$$

The demands unsatisfied on the same day, on thataccount, were as follows, viz:

1. Dividends payable by the commissioners of loans, including that
due on 1st January, 1803, and exclusively of unclaimed divi-
dends, no longer demandable at their offices, - 1,193,572 27
2. Unclaimed dividends, payable at the treasury,

15,049 66
1,208,621 93

Total amount of provision for public debt, remaining unapplied on 31st December, 1802, $\$ 2,656,93308$
(e.) Thee-aceant, as settled at the treasury, states the balance at $\quad-\quad$ - $1,102,09300$ From which deducting the suspended item, as explained in note (a.) to statement A, Leaves the amount as here stated,
(f.) The following statement proves the sum of guilders $5,288,49706$, as here stated, to be correct, viz Balance in the hands of the commissioners, on 31st Dec. 1801 Remittances paid for, previous to the year 1802, and credited by the commissioners in their ac-

Amount appplied to principal and interest of the foreign debt in 1802, per statement $\mathbf{D}$, viz:


Cash in the hands of commissioners, 31 st Dec. 1802, per this statement, -
Loss in exchange, on remittance of 94,250 guilders, from Amsterdam to Antwerp, per statement D,
Balance of remittances outstanding,
177,000 00 993,268 03

5,288,497 06
As above,
10,581,383 18
(g.) Statement of protested bills, outstanding 31st December, 1802:

| Outstanding, 31st 5 Prager's bill for guilders, | 1-20,000 | - \$48,000 |  |  |
| :---: | :---: | :---: | :---: | :---: |
| Dec. 1801. A A. Brown's ditto, | 60,000 | - 24,000 | 72,000 | These bills are in suit. |
| purchas in 1802 \{ Brown and Hackman's do, | 60,000 | $\left.\begin{array}{r}24,000 \\ 8,000\end{array}\right\}$ | 32,000 |  |
| Purchased in 1802. $\left\{\begin{array}{l}\text { Beale Owings } \\ \text { E. and L. Bollman's }\end{array}\right.$ | 20,000 27,000 | cost $41 \mathrm{cts}. \begin{array}{r}8,000 \\ 11,070\end{array}$ | 11,070 \{ | This bill recovered in 1803. |
|  | 287,000 | 115,070 | 43,070 |  |

The following proves the above statement to be correct:
The amount of protested bills, \&c. outstanding 31st Dec. 1801, per statement A, was,
The repayments in 1802, for bills, \&c. purchased, previous to 31st Dec. 1801, per statement E, amounted to

Left outstanding of these bills, \&c.
amount of bills protested, \&c. outstanding on the 31st December, 1802, of those purchased
\$153,120 during that year, as above, is, -

| 81,120 |
| ---: |

72,000
43070
Making, together,
$\$ 115070$
Treasury Department, Register's Office, Ist February, 1804.
JOSEPH NOURSE, Register.
G.

List of Warrants drawn according to law, during the year 1803, on the Treasurerof the United States, on account of the reimbursement and interest of the Domestic Debt.


G-Continued.


List of warrants drawn according to law, during the year 1803, on the Treasurer of the United States, on account of payments of interest on the Domestic Loans.

| Number of Warrant. | Date. |  | In whose favor. |  |  |  | Sums. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 3588 | January 10, 1803, | - | James Davidson, Jr. | - . - |  | - | \$12,500 00 |
| 89 |  | - | Ditto, |  | - |  | 3,000 00 |
| 90 | 10, | - | Ditto, |  | - | - | 15,000 00 |
| 91 | 10, | - | Ditto, |  | - | - | 2,250 00 |
| 92 | 10, | - | Ditto, | - | - |  | 6,000 00 |
| 3843 | April 7, | - | Ditto, | - | - | - | 2,250 00 |
| 4085 | July 12, | - | Ditto, | - | - |  | 12,500 00 |
| 86 | 12, | - | Ditto. | - | - |  | 15,000 00 |
| 87 | 12, | - | Ditto, |  | - |  | 3,000 00 |
| 88 | 12, | - | Ditto, |  | - |  | 6,000 00 |
| 89 | $12,$ | - | Ditto, | - | - |  | 2,250 00 |
| 4290 | October 6, | - | Ditto, | - | - | - | 2,250 00 |
|  |  |  |  |  |  |  | \$82,000 00 |

List of warrants drawn according to law, during the year 1803, on the Treasurer of the United States, on ac-count of the payment of principal of moneys borrowed of the Bank of the Unitel States.

| No. of Warrant. | Date. |  | In whose favor. | Amount. |
| :---: | :---: | :---: | :---: | :---: |
| 4302 | October 17, 1803,$\begin{aligned} & 17, \\ & 17, \end{aligned}$ | - | President, Directors, and Company, of the Bank of the United States, |  |
| $\begin{aligned} & 4303 \\ & 4304 \end{aligned}$ |  | - | the Bitto of Dito Dito Ditto,- | $\$ 250,00000$ 150,00000 |
|  |  | - | Ditto Ditto Ditto, - | 100,000 00 |
|  |  |  |  | \$500,000 00 |

List of warrants drawn, according to law, during the year 1803, on the Treasurer of the United States, on account of the reimbursement of Capital and Interest of the Dutch Debt.

| No. of Warrant. | Date. |  | In whose favor. |  | Sums. |
| :---: | :---: | :---: | :---: | :---: | :---: |
| 3560 | January 6, 1803, | - | Jonathan Burrall, |  | \$5,125 00 |
| 3561 | 6, |  | David Harris, |  | 4,100 00 |
| 3583 | 10, |  | Do |  | 1,845 00 |
| 3602 | 17, | - | Stephen Girard, |  | 200, 10000 |
| 3604 | 18, | - | Summerl and others, - |  | 20,500 00 |
| 3605 | 18, | - | Montgomery \& others, |  | 28,700 00 |
| 3606 | 18, | - | Smith and others, - |  | 20,5c.0 00 |
| 3616 | 21, | - | David Harris, | - | 14,268 00 |
| 3617 | 21, | - | Israel Whelan, |  | 44,444 44 |
| 3618 | 21, | - | Gcorge Simpson, |  | 50,000 00 |
| 3625 | 27, | - | Israel Whelan, |  | 13,685 74 |
| 3630 | 29, | - | Jonathan Burrall, |  | 138,107 82 |
| 3631 | 29, | - | Israel Whelan, |  | 11,111 11 |
| 3642 | February 3, | - | David Harris, | - | 32,500 00 |
| 3651 | 3, | - | Willings and Francis, | - | 32,000 00 |
| 3653 | 7 7, | - | Thos. \& John Clifford, | - | 20,500 00 |
| 3654 | 7 7, | - | Samuel Meeker, - | - | 10,250 00 |
| 3655 | 7 , | - | David Harris, | - | 2,562 50 |
| 3658 | 9, | - | Prattson and Kintzing, | - | 82,000 00 |
| 3661 | 10, | - | Do - | - | 7,175 00 |
| 3663 | 14, | - | Jonathan Burrall, | - | 15,394 03 |
| 3667 | 15, | - | David Harris, | - | 2,050 00 |
| 3669 | 17, | - | Do |  | 2,255 00 |
| 3671 | 19, | - | Do | - | 20,500 00 |
| 3672 | 21, | - | Jesse and Rob't Waln, | - | 65,600 00 |
| 3673 | 21, | - | William Waln, | - | 20,500 00 |
| 3574 | 21, | - | Jacob Gerard Koch, | - | 123,000 00 |
| 3678 | 24, | - | David Harris, | - | 19,160 94 |
| 3680 | 25, | - | Do | - | 10,250 00 |
| 3684 | March ${ }^{28,}$ | - | Israel Whelan, | - | 69,700 00 |
| 3688 3690 | $\begin{array}{ll}\text { March } \\ & \mathbf{4},\end{array}$ | - | Jonathan Burrall, | - | 39656 |
| 3691 | 4, | - | David Harris, | - | 18,21250 3,690 |
| 3706 | 7, | - | Jonathan Burrall, | - | 62,356 49 |
| 3707 | - 7, | - | George Simpson, | - | 8,223 85 |
| 3708 | 7, | - | David Harris, - | - | 4,100 00 |
| 3710 | 8, | - | Montgomery and Newbolds, | - | 24,600 00 |
| 3715 3729 | 10, | - | Peter R. Dalton, - | - | 58,400 40 |
| 3729 | 15, | - | ${ }^{\text {Do }}$ | - | 13,325 00 |
| 3730 | 15, | - | Israel Whelan, | - | 4,100 00 |
| 3732 | 16, | - | Jonathan Burrall, | . | 16,400 00 |
| 3734 3738 | 18, | - | Israel Whelan, | - | 60,000 00 |
| 3738 | 21, | - | Peter Roe Dalton, | - | 2,050 00 |
| 3741 3742 | 22, | - | George Simpson, | - | 10,000 00 |
| 3742 3752 | 22, | - | Israel Whelan, |  | 18,000 00 |
| 3752 3750 | 28, | - | Peter R.: Dalton, | - | 15,325 00 |
| 3756 3803 | April $\quad 19$, | - | ${ }_{\text {Do }}{ }^{\text {Do }}$ |  | 4,100 00 |
| 3803 3848 | April $\quad 1$, | - | George Simpson, | - | 19546 |
| 38856 | 13, | - | David Harris, | - | $\begin{array}{r}4,000 \\ 719 \\ \hline 17\end{array}$ |
| 3858 | 13, | - | Peter R. Dalton, | - | 1,000 00 |
| 3872 | 25, | - | Jonathan Burrall, | - | 2,000 00 |
| 3876 | 26, | - | Peter R. Dalton, | - | 20,000 00 |
| 3883 | 28, | - | David Harris, | - | 80000 |
| 3885 | May ${ }^{29}$, | - | George Simpson, | - | 32,000 00 |
| 3891 3903 | May 7, | - | Jonathan Burrall, | - | 42,000 00 |
| 3903 | 11, | - | David Harris, | - | 4,000 00 |
| 3907 | 18, | - | Peter R. Dalton, | - | 10,000 00 |
| 3908 3913 | 21, | - | Do | - | 10,000 00 |
| 3913 | 27, | $\square$ | ${ }_{\text {Do }}$ | - | 2,365 60 |
| 3914 | 28, | - | David Horris, | - | $\begin{array}{r}343 \\ 2800 \\ \hline 800\end{array}$ |
| 3920 | 30, | - | Jonathan Burrall, | - | 2,800 153 |
| 2927 | June 3, | - | George Simpson, | - | 3,600 00 |

G-Continued.


Included in the foregoing list of warran's are the following warrants for commissions to the agents who purchased the bills, at one-fourth of one per celit., viz:

Warrant No. 3688, in favor of Jonatian Burrall,

| $\$ 39656$ |
| ---: |
| 19546 |
| $7192 \pi$ |
| 34335 |
| 15314 |
| 2,34797 |
| 16400 |
| 18990 |
| 44750 |
| $\$ 4,95715$ |

Iist of warrants drawn according to law, in the year 1803, on the Treasurer of the United States, on account of debts due to foreign Officers.

| Number of <br> - the Warrant. | Date. |  |  | In whose favor. | Sums: |
| :---: | :---: | :---: | :---: | :---: | :---: |
| 3823 | April 4, 1803, | - | - | Lieutenant Col. Cambray in favor of John Davidson, <br> Colonel Cambray, in favor of John Davidson, | \$3,22\% 91 |
| 3860 | April 20, - |  |  |  | 3,749 80 |
| 4400 | Dec. 22, | - | . | Captain Barron D. Utrick, . . | $\begin{gathered} \$ 6,97771 \\ 5,145 \quad 60 \end{gathered}$ |
|  |  |  |  |  | \$12,123 31 |

List of warrants drawn according to law, in the year 1803, on the Treasurer of the United States, on account of certain parts of the domestic debt.


Triasury Derartmemt, Register's Offlece, ist February, 1804.
JOSEPH NOURSE, Register.

## H.

Antoratit of remittances during the year 180st, ont account of the Dutch de bt.


## Sterling.

| £108,997 1810 | at pars; $=$ | - - - | - | - | \$484,435 25 |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 4,500 0000 | $2 \frac{1}{2}$ per eent. advance, | - - - | - | - | $\begin{array}{r}\text { \$4, } \\ 20,499 \\ \hline 19\end{array}$ |  |
| 255000000 | $1 \frac{3}{4}$ do. - | - - - | - | - | 11,305 55 |  |
| \$,000 00 00 | 4 do. | - - - | - | - | 18,488 89 |  |
| $\begin{array}{r} 119,9971810 \\ 10.4120102 \end{array}$ | Deduct transferred to | lomatic fund, per warrant |  |  | 534,729 68 |  |
|  | Deduct transferred | lomatic fund, per warrant |  |  | $46,27582$ | 488,453 86 |
| $\underset{\text { £109,585 17 } 08}{\underline{-}}$ |  | lied to purchase of bills, | - |  | - | \$2,162,511 07 |
|  |  | to agents for commissions, | - |  | - | $4,95711$ |
|  |  |  |  |  |  | \$2,167,468 18 |

Warrants issued in the year 1803, on account of Dutch debt, as per statement G, 2,153,348 17
Balances in the hands of agents on 31st December, 1802, - $\quad$ 14,120 01

$$
\text { As above, } \longrightarrow
$$

Treasury Department, Register's Office, February 1, 1804.
JOSEPH NOURSE, Register.
I.

Statement of Re-payments made into the Treasury, during the year 1803, on account of the Public Debt.

| Date of Warrants. | No. of Warrants. | On whom drawn. | Principal repaid. | Damages received. | Total amount of warrant. |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| June 6\% July 6, 11, | 668 669 686 | T. T. Tucker, agent for Wm. Skinner, S. Treadwell, So. T. T. Tucker, do. do. do. | $\begin{array}{r} 2790 \\ 1,93695 \\ 8333 \end{array}$ | - | $\begin{array}{r} 2720 \\ 1,93695 \\ 8333 \end{array}$ | Domestic Debt Foreign Debt. |
| March 31, | 654 | George Simpson, | $\begin{array}{r} 2,04748 \\ 11,07000 \end{array}$ | 2,218 | $\begin{array}{r} 2,04748 \\ 13,28800 \end{array}$ |  |
|  |  | - Dollars, | 13,117, 48 | 2,218 | 15,335 48 |  |

## K.

An Estimate of the application, made during the year 1803, of the funds provided for the payment of the principal and interest af the Public Debt.

| 1. On account of the Principal. <br> 1. Reimbursement of the six per cent. and deferred stock, estimated at <br> 2. Do. of domestic loans, <br> 3. Payment of debt due to foreign officers, per statement $\mathbf{G}$, <br> $\begin{array}{llll}\text { Dent of debt due to foreign officers, per statement } G, & - & \$ 12,123 & 31 \\ \text { Do. of certain parts of domestic debt, per do. } & - & 12,07343\end{array}$ |  |  |
| :---: | :---: | :---: |
|  | \$1,216,000 00 |  |
|  | 500,000 00 |  |
|  |  |  |
|  |  |  |
| 4. On account of the foreign debt, viz: |  |  |
| 3d instalment of loan of $2,000,000$, of Feb. 1, 1784, guilders, 250,000 |  |  |
| 5th do., 1,000,000, of June 1, 1788, do. 200,000 |  |  |
| 4th do. $3,000,000$, of Feb. 1, 1790, do. 600,000 |  |  |
| 2 d do. $2,500,000$, of Mar. 1, 1791, do. 500,000 |  |  |
| 2 d \& 3d do. $\quad 6,000,000$, of Sep. 1, 1791, do. 2,400,000 |  |  |
| 1st do. $3,000,000$, of Jan. 1, 1792, do. 600,000 |  |  |
| 1st do. $\quad 2,950,000$, of Aug. 9, 1792, do. 600,000 |  |  |
| 1 st \& 2d do. $2,050,000$, of Nov.30, 1791, do. 820,000 |  |  |
| Loan do. 1,000,000, of June 1, 1793, do. 1,000,000 |  |  |
| 6,970,000 $a 40$ cents. | 2,788,000 00 |  |
| 2. On account of interest and charges. |  |  |
|  |  |  |
|  |  |  |
| 3. On foreign debt, viz: <br> Interest, estimated at <br> Guilders 981,800 00 <br> Do. on two instalments, paid out of their regular periods, |  |  |
|  |  |  |
| 999,487 10 |  |  |
| Premiums, - - - |  |  |
| Commissions and charges, estimated at - - 12,000 00 |  |  |
| 1,026,487 10 at 40 cents, equal to $\$ 410,59500$ |  |  |
| Loss in exchange, on bills purchased above par, - - 24,626 50 |  |  |
| Commissions to agents for purchasing bills, - - - 4,95711 |  |  |
|  | 440,178 61 | 3,903,144 11 |
|  |  | \$8,431,340 85 |

An estimate of the funds provided before the 1st January, 1804, for the payment of the principal aud interest of the public debt, which, being unexpended on that day, are considered as applicable to payments falling due after the year 1803.
I. On account of the foreign debt.

The cash in the hands of the commissioners, and bills outstanding, amounted, on
31st December, 1802, as per statement $F$, to - $\quad$ - Guilders, $6,281,7650900$
The bills and remittances made during 1803, are as follow:
Guilder bills, purchased as per statement H , - - 4,125,840 1006
From which deduct a protested bill, - - - 50,0000000

Profit in exchange, on the above sterling bills, and on $£ 70,000$,
purchased in 1802, remitted from London to Amsterdam, es- $\quad 28,0000000$

The application, during 1803, as per estimate K , has been-
For principal, - - - - $6,970,0000000$
For interestand charges, - $\quad-\quad-\quad-\quad-\quad 1,026,4871000$
7,996,487 1000
1st. The balance in the hands of commissioners, or in bills outstanding, on
31st December, 1803, may therefore be estimated at . - - - 3,356,739 0714
Equal, at forty cents, to --
-

II. From which deduct, on account of domestic funded debt-

For unclaimed dividends, demandable at the treasury, and not yet advanced to the bank for payment to the creditors, estimated at

$$
y, \text { and not yet advanced to the bank for pay- }
$$

recapitulation.
The provision applicable to the year 1804, per the foregoing, - $\quad$ - $1,551,39634$
Application during the year 1803, per estimate K, - $\quad$ - $\quad$, $, 431,34085$
Repayments in the treasury in 1803, per statement I, - - $\quad$ - 13,11748
The balance, remaining unexpended 31st December, 1802, amounted, per statement $F$, to
The disbursements during the year 1803, as per statement G, to - -
The profit on sterling bills remitted to London, and the proceeds of which were
2,656,933 08
remitted from thence to Holland, estimated at 28,000 guilders,

7,327,721 59
11,200 00

9,995,854 67


\$9,995,854 67

A General Statement of the severalstocks transforred to the United States, to the 31st December, 1803; the interest upon which, by the acts of 8 th May, 1792, and 3d March, 1795, is appropriated for the reclemption of the public debt.

|  | Old six per cent. stock. | 3 per cent. stock. | Deferred 6 per cent. stock. | 4 per cent. stock. | 5 per cent. stock. | $5 \frac{1}{2} \mathrm{pr} . \mathrm{ct}$. stock. | 8 per ct. stock. | Amt. of the several species of stock. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Purchased with moneys received on account of the surplus of duties, to the end of the year $\mathbf{1}^{1790}$, |  |  |  |  |  |  |  |  |
| as per statement thereof, -- | \$439,016 12 | 401,072 90 | 631,786 86 | - | - - | - | - | 1,471,875 88 |
| Ditto, on account of the loan of \$2,000,000, | 353,604 95 | 31,731 97 | 137,588 66 | - | $\cdots$ | - | -' | 1,422,925 55 |
| Ditto, out of the interest fund, -- | 115,195 57 | 79,055 79 | 118,608 92 | - | - - |  | - | 312,860 28 |
| Amount transferred to the United States, as particularised below, | 989,144 96 | 110,729 72 | 87,925 71 | 200,000 | 3,320,000 | 1,400 | 7,200 | 4,716,400 39 |
|  | \$1,896,961 60 | .622,590 35 | 975,910 15 | 200,000 | $3,320,000$ | 1,400 | 7,200 | 7,024,062 10 |
| In payment for lands on Lake Erie, sold to the State of Pennsylvania, . . . . . | 60,449 44 | 60,718 25 | 30,224 72 | - | - - | - | - | 151,392 41 |
| In discharge of the debts due to Foreign Officers, - - - - - - - - - - | 186,988 23 | 22,438 58 | $\square^{-}$ | - | - - | - | - | 209,426 81 |
| In payment for certain balances, which originated prior to the present constitution, | 7,220 63 | 7,187 64 | 16,936 17 | - | - - | - | - | 31,344 44 |
| In repayment of commutation by sundry military officers, -- - - - - - - | 14,934 23 | 10,472 40 | 7,467 09 | - | - - | - | - | 32,873 71 |
| Stock arising from specie paid for services and supplies, furnished priar to 4th March, 1789, - | 515,460 94 |  |  | - | - - | - | - | 515,460 94 |
| Transferred to the trustees for the redemption of the public debt, being the residuary sum unapplied of $\$ 660,000$ six per cent. stock, remitted to the commissioners of the Dutch loans, the purchase of which stock appears in the printed public accounts for 1795, page 72, | 20,000 00 |  |  | - |  |  |  |  |
| In discharge of the registered debt, per act of 12th June, 1798, | 86,566 54 | - - | - | - | - - | - | $\stackrel{-}{-}$ | 20,000 86,566 54 |
| In discharge of loan office and final settlement certificates, per act of 12 th June, 1798, -- - | 55,314 93 |  | 27,581 84 | - | - - | - | - | 82,896 77 |
| In payment for lands, sold under certain acts of Congress, and received in pursuance of the acts of 3d March, 1797, and 2d March, 1799, | 42,210 03 | 93912 85 | 5,715 89 | 200,000 | 330000 | x.400 | 77,200 |  |
| From the instalments of foreign debt, reimbursed to 31st December, ${ }^{\text {d }} 802$, | - - | - - | - - | 200,000 | 3,320,000 | . | , | $3,520,000 \quad 00$ |
| Dollars, | 989,144 96 | 110,729 72 | 873925 71 | 200,000 | 3,320,000 | 3,400 | 7,200 | 4,716,400 39 |

## N.

Statement of moneys arising from interest on stock transferred to the United States; being the amount drawn by the agent to the trustees for the redemption of the public debt, pursuant to the act of the 8 th May, 1792, and agreeably to a statement made at the Treasury, No. 15,122, dated 1st February, 1804.
1803, March 26, Warrant No. 3,751, $\quad$ - $\quad$ - $\quad-\quad-\quad-\quad-\quad-\quad$ - $\$ 76,88165$

| June 27, | 3,977, | - | - | - | - | - | - | - | - |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| September 28, | 4,029, | - | - | - | - | - | - | - | - |
| December 29, | 4,412, | - | - | - | - | - | - | - | - |

Treasury Derpartment, Register's Office, February 1, 1804.
\$401,355 05
0.

Statement of moneys received into the Treasury in the year 1803, from an old debt, which originated prior to the present constitution, being the amount drawn by the agent to the trustees for the redemption of the public debt, on the 29th December, 1803, pursuant to the act of the 3d March, 1795, and agreeable to a statement made at the Treasury, No. 15,122, dated the 1st February, 1804.
From Samuel Squire, late assistant commissary of purchases,
13546
Treasury Department, Register's Office, February 1, 1804.
JOSEPH NOURSE, Register.
P.

Statement of moneys received into the Treasury in the year 1803, from sales of public lands, being the amount drawn by the agent to the trustees for the redemption of the public debt, pursuant to the act of the $3 d$ March, 1795, and agreeably to a statement made at the Treasury, No. 15,122, dated February 1, 1804.
1803, December 29. Warrant No. 4,410, $\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad \underline{~}$
'Treasury Department, Register's Office, Februaty 1, 1804.
JOSEPH NOURSE, Register.

8th Congress.]
No. 218.
[1st Session.

## FISHING BOUNTY.

communicated to the house of representatives, february 17, 1804.
Mr. Samuel L. Mitohill, from the Committee on Commerce and Manufactures, to whom was referred the petition of Daniel Chapman and others, of the State of Connecticut, made the following report:
The petitioners, twelve in number, are owners and charterers of sundry vessels, which were cleared out of different ports in Connecticut for foreign places. They, however, proceeded to the straits of Beilisle, with the intention of catching cod fish to carry with them to their respective places of destination, for sale; but, the season being unfavorable, and their luck being bad, they could not make up a cargo suitable for a foreign market, and were obliged to return, in dissapointment, to their respective ports, at home.

On applying for the bounty for the fish which they took, they find they are precluded from receiving it, because they cleared out for a foreign market, instead of the fishing ground. It appears they were destitute of a fishing licence, and of the papers necessary for a fishing voyage. They however solicit the same bounty that is allowed to regular fishing vessels.

The Committee is of opinion that this request is improper, and ought not to be granted.

## MINT.

COMMUNICATED TO THE HOUSE OF REPRESENTATIVES, MAROH 21, 1804.
Treasury Defartment, March 20, 1804.
Sir:
I have the honor to transmit, herewith, a letter from the Comptroller of the Treasury, accompanied with sundry statements, which have been prepared in obedience to the act, entitled "An act establishing a mint, and regulating the coins of the United States," passed on the second of April, one thousand seven hundred and ninety-two. I have the honor to be, very respectfully, sir, your obedient servant,

The Honorable the Speaker of the House of Representatives.

## 'Treasury Department, Comptroller's Office, March 17th, 1804.

Sir:
The statements marked $A, B, C, D$, and $E$, which are herewith laid before you, have been prepared pursuant to the seventh section of an act of Congress, of the 2d of April, 1792, entitled 's An act establishing a mint, and regulating the coins of the United States." 'These statements contain all the information relative to the transactions of the mint, which the settlements made at the treasury enable me to give.

I have the honor to be, with great respect, your obedient servant,
G. DUVALL.

The Honorable Albert Gallatin, Secretary of the Treasury.

## A.

Statement of appropriations made by law for the Mint establishment, for the year 1803, with the amount of warrants drawn by the Secretary of the Treasury on said appropriations.
Amount of warrants drawn on the Treasurer in favor of the mint, for the services of the year 1803, - \$15,572 20 Balance unexpended on the 1st January, 1804, - $\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad 65,71315$

Balance of the several appropriations for the mint establishment, unexpended on the 1st January, 1803, per statement for the preceding year, - $\quad-\quad-\quad e^{-} \quad-\quad-\quad-\quad-\quad-$
Appropriated by "acts respecting the mint," dated the 27 th May, 1796, and 24th April, 1800, being the amount of cents and half cents paid into the treasury in 1803,
Appropriated by "act making appropriations for the support of Government for the year 1803," dated
the 2d March, 1803,
9,400 00
$\$ 81,28535$

Statement of appropriatiors made by law.for the payment of the salaries of the officers and clerles of the Mint, for the year 1803.
Amount of warrants drawn on the Treasurer of the United States, for the salaries of the officers and


Balance unexpended on the 1st January, 1803, - - -
By the ${ }^{66}$ act making appropriations for the support of Government for the year 1803, $\overline{\%}$ passed the $2 \overline{\mathrm{~d}}$
March, 1803,
10,60000
$\$ 10,60694$

Statement of the application of moneys advanced from the Treasury of the United States, for the support of the Mint establishment, during the year 1803.
The moneys paid by the treasurer of the mint, on warrants drawn by him on the Director, and admitted by the accounting officers of the treasury of the United States, on the adjustment of his accounts, were as follow:

> Incidental and contingent expenses and repairs of the Mint.

For 7105 dollars 95 cents, being the amount expended for the requisite repairs, apparatus, machines, wages of work-

|  |  |  |  |  |  |  |  |  |  |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Paid in the 1st quarter, | - | - | - | - | - | - | - | - | - |
| Pen, and other expenses, | $\$ 1,80574$ |  |  |  |  |  |  |  |  |
| Paid in the 2d quarter, | - | - | - | - | - | - | - | - | - |
| Paid in the 3d quarter, | - | - | - | - | - | - | - | - | - |
| Paid in the 4th quarter, | - | - | - | - | - | - | - | - | - |

Copper purchased for coinage.
For 23,369 dollars 77 cents, being the amount of the cost and charges of copper purchased for coinage, viz: 67,470 pounds purchased from 1st October to 31st December, 1803, -

23,369 77
Salaries of the officers and clerks of the Mint.


Balance to be accounted for by Benjamin Rúsh, treasurer of the mint, on the 1st January, 1803, - \$10,085 17 Advanced from the treasury for said establishment, viz:
For the salaries of the officers and clerks, - $\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad 10,60000$
Advanced from the treasury for the Mint establishment, viz:
For the purchase of copper, and the incidental and contingent expenses, - $\quad$ - 15,57220 Balance due to the treasurer of the mint, on the 31st December, 1803, per Auditor's report No. 15,150, 6,390 55

Account of Cents and Half Cents paid into the Treasury of the United States, by the Treasurer of the Mint, in the year 1803.
Paid in the Ist quarter, - $\quad$ - $\quad$ - $\quad-\quad-\quad-\quad-\quad-\quad ., \$ 11,68683$
Paid in the 2d quarter, $\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad 21,39500$
Paid in the 3d quarter, $-\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad 6,15450$
Paid in the 4th quarter, - $\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad 3,11353$

Treasury Defartment, Register's Office, March 3, 1804.

An Abstract Statement of the settlements at the Treasury, of the accounts of the Treasurer of the Mint, from January 1 st, to December 31st, 1803, exhibiting the balance, in bullion, for which he remained accountable on the last settlement, and also the deposites of Bullion, value of Coins paid, allowance for wastage, and balance remaining in the hands of the Officers of the Mint, and in the Bank of the United States.

| PERIOD OF SETtLEMENT. |  | balance remaining to be accounted for, december 31, 1802, consisting of |  |  |  |  |  |  | deposites in standard |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| FROM | то | Gold in the hands of the Officers of the Mint, and Commissioners of Inspection. |  | Silver in the hands of the Officers of the Mint, and Commissioners of Inspection. |  | Coins in the Bank of the United States. |  | Total value of balance. | Gold. |  |
|  |  | Weight. | Value. | Weight. | Value. | Of Gold. | Of Silver. |  | Weight. | Value. |
|  |  | oz. dwt. gr. | Dolls. Cts. | oz. dwt. gr. | Dolls. Cts. | Dolls. Cts. | Dolls. Cts. | Dolls. Cts. | oz. dwt. gro. | Dolls. Cts. |
| January 1, 1803, | December 31, 1803. | $\cdots 37$ | 65926 | $\begin{array}{lll}377 & 7 & 15\end{array}$ | $43518 \frac{1}{2}$ | 367 38 ${ }^{\frac{1}{2}}$ | 1,324 57 | 2,786 40 | 14,691 0410 | 261,177 13 ${ }^{\frac{1}{2}}$ |

## B-Continued.

| deposites in standard |  |  | Total value of Balance and Deposites. | coins of gold and silver made at the mint. |  |  |  |  |  |  |  |  | value of coins paid at THE MINT. |  | $\begin{aligned} & \text { Total value } \\ & \text { Coins paid. } \end{aligned}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Silver. |  | Total value of Deposites. |  | Gold. |  |  |  | Silver. |  |  |  |  |  |  |  |
| Weight. | Value. |  |  | Weight. | Eagles. | Half Eagles. | Quarter Eagles. | Weight. | Dollars. | Half Dollars. | Dimes. | Half Dimes. | Gold. | Silver. |  |
| oz: dwt. gr. | Dolls. Cts. | Dolls. Cts. | Dolls. Cts. | oz. dwt.gr. | No. | No. | No. | oz. dwt. gr. | $N o$. | No. | $N o$. | No. | Dolls. Cts. | Dolls. Cts. | Dolls. Cts. |
| 85,481 14 | 98,632 65 $\frac{1}{2}$ | 359,809 79 | 362,596 19 | 14,533 1416 | 8,979 | 33,506 | 423 | 75,502 $05 \quad 8$ | 66,064 | 31,715 | 33,040 | 37,850 | 259,788 26 ${ }^{\frac{1}{2}}$ | 84,154 42 ${ }^{\frac{1}{2}}$ | 343,942 69 |

B-Continued.

| allowanoe for wastage. |  |  |  |  | balanoe to be accounted for. |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Gold. |  | Silver. |  | Total Value of allowance for Wastage. | In the hands of the Chief Coiner. |  |  |  |  | In the hands of the Melter and Refiner. |  |
|  |  |  |  |  | Gold. |  | Silver, |  | Total Value, | Gold. |  |
| - |  |  |  |  | Weight. | Value. | Weight. | Value. |  | Weight. | Value. |
| oz. dwt.gr. | Dolls. Cts. | oz. dwt.gr. | Dolls. Cts, | , Dolls. Cts. | oz. dwt. gr. | Dolls. Cts. | - oz. dwt. gr. | Dolls. Cts. | Dolls. Cts. | oz. dwt. gr. | Dolls. Cts. |
| $\begin{array}{lll}55 & 18 & 14\end{array}$ | 99429 | $334 \quad 15 \quad 22$ | $38629 \frac{1}{2}$ | 1,380 582 | $79 \quad 6 \quad 3$ | 1,410 34 ${ }^{\frac{1}{2}}$ | $\begin{array}{llll}9,688 & 5 & 23\end{array}$ | 11,178 531 | 12,588 88 | $\begin{array}{lll}53 & 8 & 7\end{array}$ | 94926 |


| In the hands of the Melter and Refiner. |  |  | In the hands of the Commissioners of Inspection, and of the Treasurer, for Assay Pieces. |  |  |  |  | $\|$Coins in hands.  <br> of the Treasu'r. Coins in Bank <br> of the U.States. <br> Gold. Silver. |  | Total. | Total amount of balances to be accounted for. |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Silver. |  | Total Value. | Gold. |  | Silver. |  | Total Value. |  |  |  |  |  |
| Weight. | Value. |  | Weight. | Value. | Weight. | Value. |  |  |  | Gold. | Silver. | Total Value. |
| oz. dwt.gr. | Dolls. Cts. | Dolls. Cts. | oz. dwt. gr. | Dolls. Cts. | oz. dwt.gr. | Dolls. Cts. | Dolls. Cts. | Dolls. Cts. | Dolls. Cts. |  | Dolls. Cts. | Dolls. Cts. | Dolls. Cts. | Dolls. Cts. |
| 317915 | $36627 \frac{1}{2}$ | 1,315 53 ${ }^{\frac{1}{2}}$ | $\begin{array}{llll}5 & 18 & 3\end{array}$ | 10500 | $16 \quad 4 \quad 19$ | $1873 \frac{1}{2}$ | $12373 \frac{1}{2}$ | $28874 \frac{1}{2}$ | 4,528 22 |  | 4,816 $96 \frac{1}{2}$ | 2,753 35 | 16,091 76 ${ }^{\frac{1}{2}}$ | 18,845 11 $\frac{1}{2}$ |

## C.

Statement exhibiting the balance of Gold and Silver remaining in the hands of the officers of the Mint, on the 31 st December, 1802; the amount of deposites from the 1 st January to the 31 st December, 1803; the different species of coin made and paid on account of deposites; allowance for wastage; and the balance remaining in the hands of the officers, to be accounted for on a future settlement.
Gold remaining in the hands of the officers of the mint, on the 31st December, Gold deposited from the 1st January to the 31st December, 1803,
oz. dwt. gr. Dolls. Cts. M.
$3725=65926$

| 37 | 2 |
| ---: | :--- |
| 14,691 | 4 |

As above, $\overline{14,728 \quad 615}=\overline{261,836 \quad 39 \quad 5}$

Amount paid on account of deposites from the 1st January to the 31st Decem-
 the 31st December, 1803, _- _ _ _

259,788 $26 \quad 5$
$\begin{array}{r}288745 \\ \hline 260,077 \quad 01 \quad 0\end{array}$
Deduct this sum, being so much paid out of the treasury of the United States, in order to cover the wastage on gold by the year ending 31st. December, 1802,
Also, this sum, being the balance of gold coins remaining in the
hands of the treasurer of the mint, on the 31st December,
1802, - - - - - - - - 367385

| - |  | 1,699 | 510 |
| :---: | :---: | :---: | :---: |
| Coins made from the ist January to the 31st December, 1803, Eagles 8,979, half |  |  |  |
| Eagles 33,506, quarter Eagles 423, | 14,533 1416 | 258,377 | 50 |
| Balance in the hands of the officers of the mint, on the 31st December, 1803, | 138139 | 2,464 | 605 |
| Profit and loss, allowed for wastage, from the 1st January to the 31st December, 1803, | 551814 | 994 | 29 |
| As above, | 14,728 $615=$ | 261,836 | 39 |
| Silver remaining in the hands of the officers of the mint, on the 31st December, <br> Silver deposited from the ist January to the 31 - - ${ }^{-}$December, 1803, |  | $\begin{array}{r} 475 \\ 98,632 \end{array}$ | $\begin{array}{ll}18 & 5 \\ 65 & 5\end{array}$ |
|  | $85,859115=$ | 99,067 | 84 |
| Amount paid on account of deposites from the 1st January to the 31st December, 1803, <br> Add balance of coins remaining in the hands of the treasurer of the mint, on the 31st December, 1803, |  | 84,154 | 425 |
|  |  | 4,528 | 220 |

Deduct this sum, being so much paid out of the treasury of the United States, in order to cover the wastage on silver for the year ending the 31st December, 1802, -
Also, this sum, being the balance of silver coins remaining in the hands of the treasurer of the mint, on the 31st December, 1802,
$\$ 240 \quad 75$
1,324570
Coins made from the 1st January to the 31st. December, 1803, Dollars 66,064, half Dollars 31,715, Dimes 33,040, half Dimes 37,580,
Balance in the hands of the officers of the mint, on the 31st December, 1803,
Profit and loss, allowed for wastage, from the 1st January to the 31st December, 1803,


Comptroller's Office, March 10, 1804.
ANDREW ROSS.

Notz.-Treasury warrants are drawn in favor of the mint, in order to cover the difference between the amount allowed for wastage and the amount retained of deposites made below standard.
A. R.
D.

Mint of the United States for copper coinage, shewing the amount purchased and coined, from the 1st January to the 31st December, 1803; and the profit arising thereon, from the establishment thereof to the latter period.

| Dr. | Avoirdupois weight. | Troy weight. | Cost of copper. |
| :---: | :---: | :---: | :---: |
|  | lb. oz. dwt. | lb. oz. dwt. | Dolls. Cts. M. |
| To amount of rough copper and planchettes purchased, from the commencement of the institution to the 31st December, 1802 per statement marked C, accompanying the |  |  |  |
|  |  |  |  |
|  |  |  |  |
| Comptroller's letter of the 2d March, 1803, <br> To this sum charged for the purchase of planchettes in the | - - | 577,298 209 | 158,053 170 |
| To this sum charged for the purchase of planchettes in the quarter ending 31st December, <br> Balance-being the amount gained, - | $\begin{array}{ccc} 67,470 & 0 & 0 \end{array}$ |  |  |
|  |  | 81,994 310 | $\begin{aligned} & 23,369770 \\ & 29,783805 \end{aligned}$ |
|  |  | 659,292 1119 | 211,206 745 |

Cr.
Brant C, accompanying the Comptroller's report of the 2 d March, 1803 , -
By amount of cents charged to the Treasurer of the United States, in the quarter ending 31st March,
By amount of cents charged to the Treasurer of the United States, in the quarter ending 30th June,
By amount of cents and half cents charged to the Treasurer of the United States, in the quarter ending 30 th September,
By amount of cents charged to the Treasurer of the United States, in the quarter ending 31st December,
Balance of copper clippings and planchettes remaining, viz:
In the hands of the treasurer of the mint
In the hands of the chief coiner, -
Copper clippings carried to the debit of profit and loss account - - -
Allowance made to the chief coiner, also carried to the debit of profit and loss account, said to be on account of the cents weighing more than 7 dwt .
Copper for which no account is given,

| Troy weight. | Value. |
| :---: | :---: |
| lb. oz. dwt. | Dolls. Cts. M. |
| 510,387, 211 | 160,991 22 |
| - - | 8,740 |
| - - | 10,520 |
| $73,50810-1\}$ | 2,843 3 |
| - - | 3,100 |
| $41,013{ }^{2} 6$ | 14,061 665 |
| 31,939 11 | 10,950 83 |
| $\begin{array}{rrr}861 & 5 & 9 \\ 1,218 & 2 & 19\end{array}$ |  |
| 659,242 1119 | 211,206 74 5 |

Comptroller's Office, March 7, 1804.
ANDREW ROSS.

## E.

Summary statement exhibiting the value of coins made at the Mint; the amount of disbursements on account of lhe establishment; the amount allowed for wastage; the amount retained of deposites; and the amount gained on the coinage of copper.


## PROTECTING DUTY ON SLATE.

COMmunicated to the house of representatives, november 15, 1804.

## Mr. Samuel L. Mitchicil made the following report:

The Committee of Commerce and Manufactures respectfully submit their report on the memorial of the President and Directors of the New York Slate Companies:
Two associations of individuals, in the State of New York, were formed, one in the year 1800, and the other in 1803, for the purpose of exploring and opening quarries of slate, within Dutchess county, in the said State. After expending considerable capital, they state that they have been successful in finding slate of an excellent quality. This they have brought to market in great quantity, and offer for sale at a reduced price of fifty per cent. They allege that they are capable" of supplying the whole domestic demand for this useful article of building, and could easily furnish slate of various sizes and thickness, for exportation. But they complain of the rivalship and competition of the importers of slate from foreign countries; who, by means of superior numbers and capitals, can, without sensible inconvenience, submit to temporary losses, undersell the petitioners, and interrupt the regular course of their domestic industry. For the sake of preventing these discouraging embarrassments, they solicit an increase of impost on the importation of slate from foreign parts.

In the preamable to the act " making further provision for the payment of the debts of the United States," passed August 10th, 1790, it is declared that duties were laid on goods, wares, and merchandise, imported, for the discharge of the debts of the United States, AND The Encouragement and protection of manufactures. By the first section of that act, slate was charged with a duty of 10 per cent. ad valorem. Afterwards, by the act 'for raising a further sum of money for the protection of the frontiers, and for other purposes therein mentioned," passed May 2d, 1792, an additional $2 \frac{1}{2}$ per cent. was added; but this ceased at the end of two years, by its own limitation. Then again an additional five per cent. ad valorem was laid upon imported slate, by the first section of the "act for laying additional duties on goods, wares, and merchandise, imported into the United States," passed June 7 th, 1794.

A further impost of $2 \frac{1}{2}$ per cent. was laid by the first section of the "act further to protect the commerce and seamen of the United States against the Barbary Powers," passed March 25th, 1804, upon all goods, wares, and merchandise, chargeable with an ad valorem duty. Slate comes within this class of articles. The money collected goes to "the Mediterranean fund;" and this additional $2 \frac{1}{2}$ per cent. will not be discontinued until three months after a ratification of a treaty of peace with Tripoli.

Hence, it appears that the existing duties on slate, imported from foreign ports, amount to $17 \frac{1}{2}$ per cent. if imported in ships or vessels of the United States; and computing the 10 per cent. additional, amount to $19 \nmid$ per cent. upon all slate imported in vessels not of the United States. When to these are added freight, commission, insurance, and the other heavy charges on such a bulky article, it would seem that a sufficient protecting duty wasalready imposed to encourage this species of domestic manufacture. The committee are inclined to think it would be impolitic to increase the import to a prohibitory amount.

The committee cannot forbear to express a sentiment of pleasure on this discovery of an inexhaustible quantity of an incombustible material for covering buildings. The increasing scarcity of timber, and the prevailing custom of constructing fire proof houses, added to the more excellent, it may be said unequalled quality and abundance of the slate of New York, may be expected in a short time to accomplish the wishes of the petitioners, and give the home made slate a complete ascendancy in the market. While, therefore, they rejoice at the detection of this new resource of their country, and of its proportionally increased independence, they forbear to recommend any augmentation of impost upon its introduction from abroad.

On the whole, it is the opinion of the committee that any additional duty upon imported slate would, at this time, be inexpedient.

## STATE OF THE FINANCES.

COMMUNICATED TO THE SENATE, NOVEMBER 21, 1804.
In obedience to the directions of the act supplementary to the act, entitled " An act to establish the Treasury Department, $"$ the Secretary of the Treasury respectfully submits the following report and estimates:

## REVENUE.

The nett revenue, arising from duties on merchandise and tonnage, which accrued during the year 1802, and on which the estimates of last year were predicated, amounted, as will appear by the statement $A$, to $\$ 10,154,000$. The nett revenue, arising from the same source, which accrued during the year 1803, has amounted, as appears by the same statement, to $\$ 11,306,000$; and it is ascertained that the nett revenue which accrued during the three first quarters of the year 1804, considerably exceeds that of the corresponding quarters of the year 1803. Without drawing any inference from the increase of the present year, an increase which must be ascribed to the situation of Europe, and will, eventually, be diminished by subsequent re-exportations, that branch of the revenue may, exclusively of the Mediterranean fund, be safely estimated at $\$ 10,730,000$, which is the average of the two years 1802 and 1803. The actual payments in the treasury, on account of those duties, during the year ending on the 30th of September last, amount nearly to the same sum; $(a$,$) and there is no reason to suppose that the receipts of the ensuing,$ will fall short of those of last year.

The statement B exhibits, in detail, the several species of merchandise, and other sources, from which that revenue was collected, during the year 1803.

It also appears, that the revenue arising from the sales of public lands is gradually increasing. The statement $\mathbf{C}$ shows that, exclusively of the September sales, at Cincinnati, three hundred and fourteen thousand acres have been sold during the year ending on the 30th of September last. The proceeds of those sales, calculated on the supposition that every purchaser will be entitled to the discount allowed in case of prompt payment, would yield five hundred and fifteen thousand dollars. And, notwithstanding the difficulties which exist in drawing into the treasury the moneys collected by the receivers of the remote land offices, it is believed that the actual receipts from that source will, for the ensuing year, exceed four hundred and fifty thousand dollars.

The permanent revenue of the United States may, therefore, including the duties on postage, and other small incidental branches, be computed at eleven millions two hundred thousand dollars.

And the payments in the treasury, during the year 1805, on account of the temporary duties which constitute the "Mediterranean Fund," are estimated at five hundred and fifty thousand dollars; making, in the whole, for the probable receipts of that year, a sum of

## EXPENDITURES.

The expenses of the year 1805, which must be defrayed out of that year, consist of the following items:

1. The annual appropriation of eight millions of dollars, for the payment of the principal and interest of the public debt; of which near $\$ 3,700,000$ will be applicable to the discharge of the principal, and the residue to the payment of the interest,
$\$ 8,000,000$
2. For the Civil Department, and all domestic expenses of a civil nature, including military pensions, the light-house and mint establishments, and the expenses of surveying public lands,
3. For expenses incident to the intercourse with foreign nations, including the payment of awards under the 7th article of the British treaty, and the permanent appropriation for Algiers, -
4. For the Military and Indian departments, including the permanent appropriation for certain Indian tribes,
5. For the Naval establishment, viz. annual appropriation charged to the ordinary revenue,
Extraordinary expenses of the last expedition against Tripoli, which will be payable in the year 1805, and are chargeable to the Mediterranean fund,
$\$ 650,000$
the year 1805, and are chargeable to the Mediterranean fund, - - 590,000
6. Reserved out of the Mediterranean fund, for meeting other extraordinary expenses, which may be incurred under the act constituting the fund,

Making, altogether,
Eleven millions five hundred and forty thousand dollars; and, deducted from the revenue of

- 11,540,000
- 11,750,000

Leaves a surplus of more than two hundred thousand dollars.

## MEDITERRANEAN FUND.

The sum which may probably be received during the year 1805, on account of that fund, and the payments during that year, which will ultimately be charged to the fund, are included in the preceding estimate of receipts and expenditures; but it is necessary to give a distinct view of the whole amount of revenue and expenses under that head.

The value of merchandise, paying duties ad valorem, which was imported in the year 1802, amounts, after deducting the exportations of the same year, to $\$ 31,706,000$. The value of the same description of merchandise, imported in the year 1803, amounts to $\$ 34,370,000$. The additional duty of $2 \frac{1}{2}$ per cent. on that description of imported articles, constitutes the Mediterranean Fund, and calculated on the average importations of the two years, would have yielded, annually, $\$ 826,000$. But several articles, which, in the years 1802 and 1803, paid duties ad valorem, having, in lieu thereof, been charged with specific duties, by an act of last session, are not liable to the additional duty of $2 \frac{1}{2}$ per cent. Although the value of those articles cannot be precisely ascertained, it is believed that the deduction, on that account, will not amount to $\$ 50,000$, and that the proceeds of the additional duty may be computed at the annual sum of $\$ 780,000$; and for the eighteen months commencing on the 1st July, 1804, and ending on the 31st December, 1805, at $\$ 1,170,000$. The expenses authorized under the act constituting the fund, have been predicated on that estimate, and apportioned in the following manner:

1. For the Navy Department, (in addition to the annual appropriation of $\$ 650,000$ ) viz.

There had been advanced, from the ordinary revenue, prior to the 30th September, 1804,
A further payment will be made before the 1st January, 1805, of
To be paid during the year 1805, on account of this fund, as stated under the 5th item of ex-
penditures for that year,
$\$ 350,000$
130,000
590,000
2. Reserved for other extraordinary expenses, which may be incurred for the same object, being the 6th item of expenditures for the year 1805,

Those duties began to operate on the 1st day of July last;' but, as they are payable six, eight, nine, ten, and twelve months after the importation, no part will be paid in the treasury during the present year; and a sum of only $\$ 550,000$ is expected to be received in the course of the year 1805. For that sum only, credit has been taken in the general estimate of receipts for that year; whilst a part of the $\$ 1,170,000$, chargeable to the fund, has already been expended, and the rest is included in the preceding estimate of expenses for 1805. The difference, amounting to $\$ 620,000$, will, at the end of the next year, consist of outstanding bonds, payable in 1806. And, if the additional duty should, as well as the extraordinary expense for which it is appropriated, cease at that time, that outstanding balance will, as it is collected, replace in the treasury the sum advanced for the ordinary revenues, in anticipation of the proceeds of the fund. For it is hoped that the situation of the treasury will render it unnecessary to recur to the authority given by the act, to borrow on the credit of the fund.

## BALANCE IN THE TREASURY.

The greater part of the balance of $\$ 5,860,98154$, which, on the 30 th day of September, 1803 , remained in the treasury, was, in the last year's report, considered as applicable to the payments of certain extraordinary demands, therein stated.

As no payment has been made on that account, during the last year, besides the first instalment of $\$ 888,000$ due to Great Britain, nor any other extraordinary expense been discharged, than the advance of $\$ 350,000$, in anticipation of the Mediterranean fund; the balance remaining in the treasury on the 30th September, 1804, still amounted to $\$ 4,882,22511$. That sum, together with the estimated surplus of revenue for the year 1805, the sum advanced from the ordinary revenue to the Mediterranean fund, and the arrears of the direct tax and internal revenues, may still be considered as sufficient to discharge the balance of $\$ 1,776,000$, due to Great Britain; the loan of $\$ 200,000$ due to Maryland; and two millions of dollars on account of the American claims assumed by the French convention. As the greater part of those demands will be paid in the course of the year 1805, the balance will not, probably, at the end of that year, exceed the sum which it is always expedient to retain in the treasury.

## PUBLIC DEBT.

It appears by the estimate $D$, that the payments on account of the principal of the public debt, have, during the year ending on the 30th September last, amounted to
$\$ 3,652,88715$
And during the three years and a half, commencing on the 1st day of April, 1801, and ending on the
30th September, 1804, to -
During the same period, a new debt of thirteen millions of dollars has been created by the purchase of Louisiana, viz:
Six per cent. stock, issued in conformity with the convention, - $\quad-\quad-\quad$ - $\$ 11,250,000$
Amount of American claims assumed by the convention, and for the payment of which authority has
been given to obtain a loan; two millions thereof being already provided for, out of the surplus
specie in the treasury,

Another view of the subject may be given, in the following manner:
The balance in the treasury amounted, on the 1st day of April, 1801, to And on the 30th September, 1804, to
\$1,794,044 85
Making an increase of 4,882,225 11

From which deducting the proceeds of the sales of the bank shares,
3,088,180 26

Leaves, for the increase arising from the ordinary revenue,
\$1,800,580 26
From the 1st day of April, 1801, to the 30th September, 1804, the following debts, which originated prior to that period, have been discharged:
1st. Payments on account of the domestic and foreign debt, as above stated, . - $\$ 13,576,89186$
2d. First instalment of the sum payable to Great Britain, "in satisfaction and dis-
charge of the money which the United States might have been liable to pay, in
pursuance of the provisions of the sixth article of the treaty of 1794,"
888,00000

15,000,000 00
Leaves,
A difference of more than twelve hundred thousand dollars in favor of the United States.
It may be added, that, if the revenue shall, during the ensuing year, prove, as is not improbable, more productive than has been estimated, the surplus will be applied towards the payment of the above mentioned sum of $\$ 1,750,000$, yet unprovided for, on account of the American claims, and will, so far, diminish the amount of the loan authorized for that object.

From the preceding statements and estimates it results, that the United States have, during the period of three years and a half, ending on the 30th September last, discharged a larger amount of principal of their old debt, than the whole amount of the new debt, which has been or may be created in consequence of the purchase of Louisiana; and that their existing and growing resources will, during the ensuing year, be sufficient, after defraying the current expenses of the year, and paying more than $\$ 3,750,000$, on account of the engagements resulting from the French and British conventions, to discharge a further sum of near three millions and seven hundred thousand dollars, of the principal of the public debt.

All which is respectfully submitted.
ALBERT GALLATIN, Secretary of the Treasury.
Treasury Departhent, November 19th, 1804.
A.
$\mathcal{A}$ Statement exhibiting the amount of duties which accrued on Merchandise, Tonnage, Passports, and Clearances; of Debentures issued on the exportation of Foreign Merchandise; of payments for Bounties and Allowances and for expenses of collection, during each of the years 1802 and 1803.

|  | duties On |  |  | Debentures issued. | Bounties and allowances. | Gross revenue. | Expenses on collection. | Nett revenue. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Merchandise. | Tonnage. | Passports \& clearances. |  |  |  |  |  |
| $\begin{aligned} & 1802 \\ & 1803 \end{aligned}$ | $\begin{array}{r}\$ 14,795,975 \\ 14,249,958 \\ \hline\end{array}$ | \$161,709 79 <br> 166,52891 | $\$ 13,820$ 15,902 | $\$ 4,197,256$ $2,569,813$ | $\$ 134,23380$ <br> 151,717 <br> 6 | \$10,640,015 86 | \$485,451 93 404,42840 | $\begin{array}{r} \$ 10,154,56393 \\ 11,306,43022 \end{array}$ |
| * Gross revenue for the year 1803, Deduct interest and storage, |  |  |  |  | - - | $\$ 11,7$ | $\begin{aligned} & 10,85862 \\ & 15,99923 \end{aligned}$ |  |
| Gross revenue, per statement B, |  |  |  |  | - - | \$11,6 | 94,859 39 |  |

-1 Statement of the amount of American and Foreign Tonnage employed in Foreign trade, for the year 1803, as taken from the records of the Treasury.

$$
\begin{aligned}
& \text { American tonnage in foreign trade, . } \quad . \quad . \quad . \quad . \quad . \quad . \\
& \text { Foreign tonnage, } \quad .
\end{aligned}
$$

Total amount of tonnage employed in the foreign trade of the United States,
Proportion of lforeign tonnage to the whole amount of tonnage employed in the foreign trade of the United States,

[^1]
## B.

A Statement exhibiting the value and quantities, respectively, of merchandise, on which duties actually accrued during the year 1803, (consisting of the difference between articles paying duty, imported, and those entitled to drawback, re-exported) and, also, of the nett revenue which accrued, during that year, from duties on merchandise, tonnage, passports, and clearances.



Treasury Department, Register's Office, November 14, 1804.
JOSEPH NOURSE, Register.

| Offices. | Lands sold. |  | In the hands of Receivers, Oct. 1st, 1803 | Due by individuals, 1st October, 1803. | Receipts, by Receivers, from individuals. |  |  | Payments by Receivers. |  | Repay- | Balance due on 1st Oct. 1804. |  | Total balance due lst Oct. 1804. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Acres. | Purchase money. |  |  | On account of purchase money. | $\begin{array}{\|c\|} \hline \begin{array}{c} \text { on account of of } \\ \text { Surveying } \\ \text { fees. } \end{array} \\ \hline \end{array}$ | Amount of forfeitures. | Into treasury. | The part for expenses. |  | Fromindividuals | By receivers. |  |
| Zanesville, Marietta, Steubenville, Chillicothe, Cincinuati, | 11,224.16 ${ }^{\frac{1}{2}}$ | \$23,168 38 |  |  | - \$4,407 03 $\frac{1}{2}$ | \$87 00 |  |  | - |  |  |  |  |
|  | 10,084.79 |  |  |  | ${ }_{5}{ }_{5}, 76760{ }^{\text {c }}$ | 6300 | 7554 | \$4,312 82 | \$548 18 | \$16 32 | \$18,7665 ${ }_{24}{ }^{\text {a }}$ | ${ }_{3,651} \mathbf{4}$ 65 ${ }^{\text {a }}$ | ${ }_{31,516}{ }^{23,392}$ |
|  | 122,990.55 | 251,972 84 | 140,392 8912 | 416,843 62 | 195,021 $58 \frac{1}{4}$ | 90150 | 38119 | 232,708 431 | 3,744 $74 \frac{1}{2}$ | 40418 | 473,794 877 ${ }^{\frac{3}{4}}$ | 103,584 554 | 577,379 43 |
|  | 97,733.01年 | 195,810 9912 | 81,883 54 | 291,444 62 | 114,393 46 | 97500 | 35717 | 105,675 26 ${ }^{\frac{1}{2}}$ | 2,726 $24 \frac{1}{2}$ |  | 372,862 $15 \frac{1}{2}$ | 91,933 $90 \frac{1}{2}$ | 464,796 06 |
|  | 72,220.89 | 144,441 78 | 36,081 $38 \frac{1}{2}$ | 370,638 93 | 75,667 14t | $43665 \frac{1}{2}$ | 13425 | 18,258 ${ }^{13}$ | , 7358 |  | 3, ${ }^{\text {a }} 12$ |  | 464,796 06 |
|  |  |  |  |  |  |  |  |  |  |  |  |  |  |
|  | 314,253.41 ${ }^{\frac{1}{4}}$ | 635,563 83 ${ }^{\frac{1}{2}}$ | 260,432 47 | 1,092,390 $\mathbf{7 7} 7 \frac{1}{2}$ | 395,256 824 | 2,463 152 | 1,025 75 | *360,954 65 | 8,375 55 | 44127 | 1,332,697 184 | 297,782 273 |  |

$\begin{array}{r}\$ 10,51771 \\ \begin{array}{r}358,72768 \\ 5,77376\end{array} \\ \hline 375,01915 \\ 14,06450 \\ \hline 360,95465 \\ \hline \hline\end{array}$

$$
\begin{array}{r}
340,84894 \\
17,878 \quad 74 \\
\hline
\end{array}
$$




ants on Trea-
nt of " warn

$-$| $919,724.65$ |
| :---: |
| $314,253.41$ |

$1,223,978.06 \frac{1}{4}$
-
Total,

C—Continued.
Estimate showing when the instalments, which compose the balance due from individuals, will become payable.

| Offices. | Remaining due in 1804. | Becoming due in 1805. | Becoming due in 1806. | Becoming due in 1807. | Becoming due in 1808. | Total. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Zanesville, - | 1,385 06 | - | 5,792 09 ${ }^{\frac{1}{2}}$ |  |  | 18,761 34눈 |
| Marietta, - | 5,118 81 ${ }^{\frac{1}{2}}$ | 5,452 45 | 7,28672 | 5,815 59 | $4,19166 \frac{1}{2}$ | 27,865 $24 \frac{1}{\frac{1}{2}}$ |
| Steubenville, | 6,130 02 ${ }^{\frac{3}{4}}$ | 175,529 48 ${ }^{1}$ | 152,951 96 | 90,532 03 | 4,191 48.651 | 27,865 243 - |
| Chillicothe, | 56,781 $77 \frac{3}{4}$ | 132,784 59 ${ }^{\frac{1}{2}}$ | 78,974 724 | 63,328 $24 \frac{3}{4}$ | $40,99280{ }^{\frac{3}{4}}$ | 473,794874 $372,86215 \frac{1}{2}$ |
| Cincinnati, - | 108,813 14 | 161,566 35 ${ }^{\frac{1}{2}}$ | 96,398 54 ${ }^{\text {2 }}$ | 51,259 54 | 21,375 98 ${ }^{\text {a }}$ | 439,413 $56 \frac{1}{2}$ |
| Dollars, | 178,228 82 | 475,332 88 ${ }^{\frac{1}{2}}$ | 341,404 044 | 216,727 50 ${ }^{\frac{3}{4}}$ | 121,003 923 | 1,332,697 $18 \frac{3}{4}$ |

Treasury Department, Register's Office, November 14th, 1804.
JOSEPH NOURSE, Register.

## D.

An estimate of the principal redeemed of the debt of the Gnited States, from 1 st October, 1803, to 30th September, 1804; showing, also, the redemption of the principal of the said debt, from 1st April, 1801, to 30th September, 1804.

|  | Redemption from 1st Octo ber, 1803, to 30th September, 1804. | Redemption from <br> 1st April, 1801, to <br> 30th September, 1803, as per document $E$, referred to in Secretary's report of 24th October, 1803. | Total principal redeemed from 1st April, 1801, to 30th September, 1804. |
| :---: | :---: | :---: | :---: |
| On Account of the domestic debt. |  |  |  |
| The amount of warrants issued on the Treasurer of the United States, according to the quarter yearly statement of receipts and expenditures, from 1st October, 1803, to 30th September, 1804, exclusive of $\$ 94651$, repaid into the treasury, was $\$ 4,367,18596$ Deduct interest which accrued during the same period, calculated quarter yearly, <br> - 3,325,511 74 |  |  |  |
| Payments made in certificates of the debt of the United States, on account of lands purchased, <br> Payments to foreign officers, and for certain parts of the domestic debt, |  | $2,641,516$ 43,939 66 60,223 63 | $\begin{array}{r} 3,683,19044 \\ 53,14613 \\ 65,99703 \end{array}$ |
| Payments on account of domestic loans, on account of the foreign debt. | 500,000 00 | 1,990,000 00 | 2,490,000 00 |
| The amount of warrants issued on the Treasurer of the United States, exclusive of $\$ 120,000$ repaid into the treasury, and $\$ 4,59539$, the amount of commissions to the purchasing agents, was <br> $\$ 2,876,54122$ |  |  |  |
| Deduct one year's interest on the Dutch debt, viz: Amount of one year's interest, including commissions and postage of letters, after deducting for anticipation of interest paid by commissioners, Guilders, 693,000 |  |  |  |
| $\begin{array}{rrr}\text { At } 40 \text { cents, is } & - & - \\ \text { Deduct gain on exchange, }\end{array} \quad-\quad 25,20000$ |  |  |  |
| $1 \quad \overline{251,55823}$ |  |  |  |
| Interest to 30th September, 1804, on the Louisiana six per cent. stock, 528,749 93 |  |  |  |
|  | 2,096,233 06 | 5,188,325 20 | 7,284,558 26 |
|  | 3,652,887 15 | 9,924,004 71 | 13,576,891 86 |

Treasury Department, Register's Office, 14th November, 1804.
JOSEPH NOURSE, Register.

## REMISSION OF DUTIES.

## communicated to the house of representatives, december 4, 1804.

Mr. Crowninshield, from the Committee on Commerce and Manufactures, to whom were referred the petition of Thomas Parker and others, Directors of the Library Company of Philadelphia, and the memorial and petition of the Board of Trustees of the College of New Jersey, made the following report:

The Directors of the Library Company of Philadelphia state to the House, that they have lately received a valuable collection of books and prints, bequeathed to their institution, by the Rev. Samuel Preston, of the county of Kent, in Great Britain, on the importation of which, at Philadelphia, the sum of four hundred and ninety eight dollars and twenty cents is demanded for duties, agreeably to the laws of the United States.

The President of the Board of Trustees of New Jersey College informs Congress, that, after replenishing their library, (which had been destroyed by fire) in part, by donations and purchases of books, they have been obliged to import a large number of books from Europe, on the importation of which duties have been bonded at New York, under the laws of Congress, to the amount of four hundred and fifteen dollars and sixty-two cents.

The object of the petitioners, in both instances, is to be exonerated from the payment of the duties, on their respective importations, and they pray that the bonds given at the custom house may be cancelled.

It is not within the knowledge of the committee that any duties which have accrued upon any importation whatever have been restored to the importers. To grant exemptions from duty to any institution, or to free any class or body of our citizens from the obligations of their bonds, for money due to the United States, would be going beyond what the committee could venture to recommend to the House. "All duties shall be uniform throughout the United States, $"$ is the peremptory language of the constitution, and the committee are well persuaded that the petitioners themselves would not, after mature reflection, hesitate to acknowledge, that the constitution is the paramount law, and that, in granting a privilege to them, to import books free of duty, while the right is denied to others, would be a violation of that justice which is so eminently due to the whole people of the United States; and as, froma late decision of the House, involving the same principle, there can be no reasonable expectation that the petitioners could obtain the exemptions prayed for,

The committee recommend that they have permission to withdraw their respective petitions.

## REMISSION OF DUTIES.

## COMMUNICATED TO THE HOUSE OF REPRESENTATIVES, JANUARY 7, 1805.

Mr. Crowninshield, from the Committee on Commerce and Manufactures, to whom were referred the petitions of Benjamin Bailey, James Bogart, Jr. and others, citizens of the United States, and resident merchants of the city of New York, made the following report:
The petitioners have been sufferers to a large amount, by a late distressing fire in the city of New York. They represent thatitheyimported into the district of New York, various goods and merchandise, of a great value; and while they were still owners of such property, a conflagration took place, and destroyed their stores, with all, or nearly all, their contents, including the merchandise on which the duties were secured to be paid. They pray that Congress will authorize the collector of New York to deliver up, or cancel, all bonds or other securities given by them for duties upon such part of the said goods and merchandise as were destroyed by the fire.

Repeated decisions on similar applications leave no doubt on the mind of the committee that it would be improper to grant the prayer of the petition. When any article is imported into the United States, and the duties thereon are ascertained at the custom house, the amount forms a part of the actual value, and is an insurable interest: if it is afterwards destroyed by fire, or lost in the transportation, coastwise, from port to port, or in any manner injured or damaged, it has never yet been considered that the United States were bound to cancel the bonds entered into by the importers for the duties. The United States can, in no respect, be considered in the light of underwriters. When the duties have, at any time, accrued, they ought to be paid, and the importing merchant can have no greater right to call upon the Government for a return of the duties, than he would to demand of the seller a diminution in the price, or to ask the possessor of his note or bond, that he may be exonerated from the payment for any article purchased in the market, merely because the bargain was not advantageous, or because the merchandise was burnt or destroyed, which formed and constituted the evidence of value "received." It is with regret the committee make these observations, but they wish it to be generally understood by the merchants, that, in no case could they deem it proper to advise the House to refund the duties upon merchandise destroyed by any accident whatever.

It is true the treasury of the United States ought not to be enriched from the losses of private individuals, and that our revenue is chiefly derived from the duties on articles consumed in the country; but, when it is fairly considered that, to abandon claims upon the importers, would lead to numerous impositions; thatif some were relieved from debts contracted in good faith, (although the articles on which those debts originated were actually destroyed) it might induce others to expect similar indulgencies, without having equal claims upon the national bounty, and as there exists a strong necessity for perserving uniformity in these decisions; and as it cannot be reasonably expected that Congress should now deviate from a long course of parctice, founded as it is on equitable and strict commercial prinples, the committee recommend that the petitioners have permission to withdraw their petition.

## DRAWBACK.

COMMUNICATED TO THE HOUSE OF REPRESENTATIVES, JANUARY 11, 1805.
Mr. Crowninshield, from the Committee on Commerce and Manufactures, to whom was referred the memorial of Thomas Ketland, of the city of Philadelphia, merchant, made the following report:
The petitioner, with John Ketland and James Williamson, all of Philadelphia, in June, 1799, purchased the ship Washington, in London. It is stated that the ship arrived in the Delaware, on the 4th of May, 1800 , entered atthe custom house in Philadelphia, on the 17th of said month, and cleared out for Batavia, on the 9th'July following, at which time she received a sea letter, and other regular documents.
The Washington is a foreign built ship, and by existing laws is not entitled to the benefit of an American register.

It appears that merchandise, on which the drawback was payable, was exported in the ship to Batavia, (the quantity not stated) which, having been previously imported in the same ship, had been charged with the additional ten per cent. on the duties.

The collector retained this part of the drawback, under the direction of the act of the 13th of May, 1800, and which the petitioner is now solicitous should be refunded to him.

The Committee of Commerce and Manufactures reported on this case at the last session of Congress, but the petitioner being of opinion that the committee have misconstrued the material facts upon which their decision was founded, solicits a revision, for reasons mentioned in his petition.

On the 13th of May, 1800 , Congress passed an act, in which it is declared that no part of the additional duties, payable on goods imported in foreign ships, should be drawn back on exportation. And on the 14th of April, 1802, another law was passed, declaring that the act above referred to, should not be deemed to operate upon unregistered ships or vessels, owned by citizens of the United States, at the time of passing the said act, in those cases where such ship or vessel, at that time, possessed a sea letter, or other regular document, issued from a custom house of the United States, proving such ship or vessel to be American property.

At the last session, from the documents then exhibited, the committee concluded the ship sailed for Batavia without a sea letter, but they did not rest their decision on that point. It was material only to prove that the Washington, on the 13 th of May, 1800 , did not possess a sea letter, or any regular documents, issued from a custom house of the United States, proving her to be American property. It is stated, in that report, that the act of 1802 did not mean "to extend its remedial operation, or to retrospect beyond the 13th of May, 1800; and the petitioner's case not coming within the limitation and description therein specified, there did not seem to be even an equitable claim on the Government, for the drawback of the additional duties," \&c.

A certificate from the collector of Philadelphia states that the ship cleared out for Batavia on the 9th of July, 1800, and took out a sea letter and the usual documents; so that it is fully proved she does not come within the provisions of the act of April, 1802: for that act was only meant to operate in favor of vessels possessing a sea letter, \&c. on the 13 th of May, 1800 .

By looking at a document furnished the committee, it appears the petitioner places some dependence on the circumstance; that the ship's "manifest" was delivered to a revenue officer, on the 9th of May, but he acknowledges that the entry at the custom house was not made until the 17th of May. A manifest is not a regular document issued from the custom house; it is a memorandum or inventory of the inward cargo, to whom consigned, \&c., and is generally made out at sea, and is presented to any revenue officer who demands it, and a copy is always necessary to be delivered previous to the entry.

This paper furnishes no evidence whatever, that the owners of the ship Washington ought to receive the allowance prayed for. Upon an impartial review of the whole case, therefore, the committee are satisfied-

1st. That the ship Washington, on the 13th of May, 1800 , did not possess a sea letter, or any regular document issued from a custom house of the United States, proving her to be American property.

2 d . That, under existing laws, although the ship received a sea letter, \&c. on the 9th of July, 1800, and may now possess it, no goods or merchandise imported in that ship, after the date of the act of May, 1800 , can be entitled to the allowance of the additional duties, as drawback upon their exportation, either in the same bottom, or on any other whatever. And further, the committee are fully convinced that unregistered vessels of the United States ought not to receive the same privileges, in our own ports, as those built within the United States, and entitled by the lays to the benefit of American registers; and the ship Washington's case clearly not being within the limits or provisions of the act of April, 1802,

The committee submit their-opinion, that the prayer of the petition of Thomas Ketland ought not to be granted.

## EXTENSION OF DUTY BONDS.

## COMMUNICATED to the senate, on the 17 th of january, 1805.

To the Honorable the Senate and House of Representatives of the United States in Congress assembled, the petition of the subscribers, merchants, residing in the city of New York, respectfully showeth:
That your petitioners are concerned in trade and navigation, to a considerable extent, between the port of New York and different ports on the continent of South America; that, by the act, entitled "An act to regulate the collection of duties on imports and tonnage," the terms of credit allowed for the payment of duties imposed on all "goods, wares, and merchandise, (other than wines, salt, and teas) imported from any other place than Europe or the West Indies," are as follow: one half of such duties payable in six months, one quarter in nine months, and the other quarter in twelve months from the date of each respective importation, as by the said act, to which your petitioners refer, may more fully appear; that, by a construction of the said act, adopted by the collector of the port of New York, which appears to your petitioners to be evidently founded in mistake, and which they are advised by counsel is certainly incorrect, your petitioners conceive that they have been much aggrieved by being obliged to give bonds to the said collector for the payment of such duties, on goods imported from the continent of South America; the one half in three months, and the other half in six months, and to pay such duties, accordingly, as in the
case of goods imported from the West Indies; that your petitioners are credibly informed, and believe, that a different construction of the said act, in this respect, has prevailed in several otherports of the United States, and the terms of credit, first above mentioned, allowed, which your petitioners believe is obviously the intent and meaning of the said act; that some of your petitioners have, at length, resisted the payment of the said duties at the periods claimed by the said collector of the port of New York, and have commenced a suit in the circuit court of the United States, in equity for the district of New York, in order to obtain a judicial determination of the credits allowed for the payment of such duties by the said act, but, at the same time, offering, in the said suit, to pay the duties in question therein, at such times as should be directed by the said court, which suit is still depending and undetermined; and your petitioners hoped that the mode so adopted, of settling the construction of the said act, if there existed any doubt concerning it, would have been deemed proper, and that a judicial decision thereon would be regarded as regulating the subsequent practice under the same. But your petitioners have since been informed that some application or representation on this subject has been made to your honorable body, and that, in consequence thereof, a bill hath been introduced in the honorable the House of Representatives, proposing to alter or limit the terms of credit on goods imported into the United States from all places on the continent of South America, situated north of the equator, to the periods of credit allowed for duties on goods imported from the West Indies. Your petitioners cannot but view the limitation proposed by the said bill as particularly injurious to their interest, and to the prosperity of a trade, already extensive, and in which a large portion of citizens of the United States are engaged; and your petitioners beg leave to represent, as an important consideration in favor of the periods of credit which they consider to be well established by the act above mentioned, that the voyages to the usual places of trade on the continent of South America; although north of the equator, are generally as long, and as difficult and expensive, as the ordinary course of voyages to Europe; that, in the apprehension of your petitioners, the principal object or reason of allowing a credit in the payment of duties on foreign imports is to enable the merchant, out of the proceeds of the sales of the goods imported, to reimburse himself the amount of such duties before they become payable; that, without a credit of sufficient length to answer this end, it can be of little importance whether any credit be, at all, given: for, if the amount of the duties are required to be paid before they can be realised from the proceeds of the imports on which they are charged, it imposes on the merchant the necessity of employing his capital, or a part of it, for the discharge of such duties, instead of applying to that object the proceeds of such imports. This would operate as a tax upon his capital, and would necessarily tend to cramp and embarrass the negotiations of trade, and, consequently, instead of increasing or aiding the revenue, would diminish its receipts. Your petitioners, therefore, apprehend that the true interests of the merchant and of the Government are, in this respect, the same, and that, considering the heavy duties already imposed on imports in general, it would be just as well as politic to allow a sufficient time of credit to enable the merchant to pay such duties out of the proceeds of the goods on which they are charged. Your petitioners also conceive that such credit, while it is at all times important to the merchant, cannot, when once in operation, prove, in any respect, material or detrimental to the revenue; and, in conformity to these ideas, your petitioners are also of opinion, and such they believe to be the opinion of a large majority of the merchants of this and other ports of the United States, that the periods of credit allowed on goods imported from the West Indies are too short and injurious to that trade. And your petitioners are convinced, from experience, that the trade with the continent of South America cannot be carried on, without great disadvantage, except upon terms of credit for the payment of duties equally beneficial with those which they conceive themselves at present entitled to by law, and they therefore humbly pray that your honorable body will not pass any act to limit or curtail such credit. And your petitioners, \&c.

New York, January 9th, 1805.

8th Congress.]
No. 226.
[2d SEssion.

## DRAWBACK ON REFINED SUGAR.

## COMMUNICATED TO THE HOUSE OF REPRESENTATIVES, JANÜARY 21, 1805.

Mr. Crowninshield, from the Committee of Commerce and Manufactures, to whom was referred the memorial of Moses Rogers, Edmund Seaman, and others, sugar refiners in the City of New York, having had the same under consideration, submited the following report:
The memorialists are extensively concerned in the manufacture of refined sugar, in the city of New York, and are possessed of establishments adequate (as they state) not only to the supply of the home market, but also to the production of considerable quantities for exportation to foreign countries.

They acknowledge they are protected by the present high duties on imported loaf sugar, to the extent of the domestic demand, but, as their refineries are capable of producing still greater supplies, they pray that a dravback or bounty may be allowed on the exportation, to foreign countries, of all refined sugar in the United States, equivalent to the duty paid on the raw sugar employed in the manufacture.

The committee beg leave to inform the House that similar applications have been frequently made to Congress, and it is almost unnecessary to add that the allowance prayed for has been invariably refused. At the last session of Congress, a lengthy, and, the committee thought, a conclusive report, was made on a resolution of the House 66 to inquire and report, by bill or otherwise, whether a drawback of duties ought not to be allowed on sugar refined in the United States, and exported to foreign ports and places;" and the committee then offered their opinion, "that it would be improper, under existing laws and regulations, to allow a drawback upon the exportation of domestic refined sugar;" and this report was concurred in by the House. Notwithstanding the repeated decisions of Congress, the present memorialists have hazarded their application; but the committee cannot see that they have offered any new or weighty reasons to induce them to alter their former opinions on this subject.

If the committee are not mistaken, it will be found, upon examination, that the sugar refiners are the most favored body of manufacturers in the United States. Our commercial regulations seem opposed to all prohibitory duties, and to monopolies. These are in direct hostility to systems heretofore deemed valuable, are contrary to what is right and just between one citizen and another, and ought never to be indulged in a free country, except (which could seldom happen) where they are necessary for the safety and protection of the whole people. And where monopolies are granted, or where such high duties exist as enable a particular class of men to engross any article of general use in a community, they only tend to heap up wealth in the hands of a few individuals, at the certain expense of the many. The duties on foreign refined sugar have been several times augmented to benefit the American refiners, and since January, 1795, this sugar has been charged with the high duty of nine cents per pound. It is denied the drawback on exportation, and cannot be imported in less quantities than six hundred pounds, nor in vessels of a less burthen than one hundred and twenty tons. The committee are at a loss to conceive the necessity of these severe restrictions. Sugar candy pays a duty, on importation, of eleven cents and one half the pound, and there can be no doubt that this extravagant duty was imposed with a view of favoring the sugar refiners. These high duties amount to almost a prohibition of the two articles: for, it is proved that they have been imported only in the most inconsiderable quantities, in late years, so that the sugar refiners possess the whole American market to
themselves. They enjoy a certain monopoly in their business. No foreign loaf sugar can enter into competition with what they manufacture. Bengal and China sugar candy could be imported in considerable quantities, at very reasonable prices; and there is no better substitute for refined sugar, either in the lumps, or when reduced to powder but the present duty on that article excludes it altogether from the American market, to the injury of the East India trade-a loss of revenue to the United States, and to the benefit of no other persons but the sugar refiners. It might be supposed that these high protecting and prohibitory duties on the foreign article secured to the sugar refiners every important advantage which they could reasonably hope to receive. With the exclusive home trade, supplying the United States, upon their own confession, with every pound of refined sugar consumed in the country, charging their own prices to the consumer, the foreign article excluded from our market, the wide range of speculation all their own, their profits great, and probably beyond any other manufacturer's in the United States, it was rather a matter of surprise to the committee, that the sugar refiners should expect furtherindulgencies.

Without mentioning all the reasons that have occurred to the committee, against granting the allowance in question, they will suggest some of the objections to which it is liable.

1st. The Louisiana sugar might be used in the manufacture, almost in spite of any regulation that could be safely introduced, (and at New Orleans it would be exclusively employed) and as it is not charged with any duty, the United States would, in many instances, be compelled to pay the allowance where they had received no equivalent.

2 d . It is well known that drawbacks are not payable on any goods and merchandise, after the expiration of twelve months, dating from the time of importation, and then only in cases where the original duties have been first received. If the crude sugar should lose the drawback, as it would in one year from the period of its importation, the price would be lowered in the market (presuming it was intended for exportation) in a sum equal to the duties, and it must then be sold for home consumption, probably at a reduced rate.

Now, sugar thus circumstanced, it purchased and manufactured by the refiners, could not be entitled to the allowance of drawback, on any principle whatever; and when it is supposed that the surplus of raw sugar in our market will find its way to Europe in American bottoms, and when it is considered that, in a refined state, it is not a bulky article, it may be doubted whether its reduction of weight would, in cases of exportation, be so advantageous to the carrying trade of the United States as might at first be imagined. If the sugar is exported in its crude state, the freight would be double, and those merchant ships that depended solely on freight would thereby derive at least a trifling advantage.

Although the committee do not wish it to be inferred that they would recommend the exportation of the raw materials found in our markets, in preference to those manufactured by American workmen, and reduced to half their ordinary bulk, merely for the benefit of the extra freight, yet, in respect to the article referred to, it becomes questionable whether the exporting merchant and ship owner do not now enjoy as great, or even greater advantages than they would if bounties were allowed on refined sugar, to the extent of the quantity which could be manufactured for exportation from the United States.

3 d . As the raw sugar, in refining, undergoes a complete transformation, it would be difficult, if not impossible, to guard against some impositions in paying the bounty, and frauds might be attempted on the revenue. The custom house officers could not always attend at the sugar houses; and, however upright the intentions of the refiners and exporters might be, the certificates must be multiplied, and such precautionary measures be introduced, as would embarrass the fair collection of the public revenue; and the allowance might perhaps tend, in some respects, to lessen its amount, and certainly it could not augmentit

4th. Should the prayer'of the petition be granted, no good reason could be offered why New England rum, distilled from imported molasses, or cordage and cables manufactured from foreign hemp, and canvass made into sails, for the use of vessels, should not receive similar allowances. All the manufactured iron, too, which had paid a duty on importation in its unwrought state, would certainly be equally entitled to the benefit of such allowance; and domestic rum, sail cloth made up for ship's use, cordage, and various articles of iron work, such as anchors, bolts, spikes, nails, and hoops, are exported from the United States in considerable quantities, and it is believed in value far beyond the whole amount of refined sugar which could possibly be disposed of to advantage in foreign markets, and yet the committee do not recollect that the distillers, rope makers, sail makers, or blacksmiths, have ever petitioned Congress for a repayment of the duties on the exportation of the articles employed by them, or connected with their respective occupations

The memorialists allege that, in Great Britain, a bounty on the exportation of refined sugar is allowed, of forty shillings sterling per hundred weight. In Great Britain the duties on imports will average about thirty per cent. higher than those paid in the United States, and on sugar, in particular, the duty is twenty-six shillings and six pence sterling per hundred weight, exceeding five and one quarter cents a pound, or double the American duty; still, the drawback on refined sugar exported from England is by no means payable at a certain or fixed standard, and a table of English drawbacks, now before the committee, fully prove that different rates of drawback are allowed, varying from forty shillings, when the price does not exceed forty shillings, to thirteen shillings, when the price is from sixty-eight to seventy shillings, per hundred weight; and whenever the average price of sugar exceeds seventy shillings per hundred weight, nothing is allowed, and it is presumed that sugar is often at that price in England, exclusive of the duties. But, in the examination of this question, it is of little consequence what commercial regulations exist in other countries, so long as they do not affect our rights, and it is sufficient for us that we adopt such as are known to be beneficial, and most conducive to the interests of this nation; and individuals ought not to complain that other countries follow this or that system, under different circumstances, and that our laws are not shaped to operate for their exclusive advantage.

Protecting duties on such articles as we can conveniently manufacture have been a long time established in the United States; and surely the sugar refiners can have no complaints to offer on that point: for there, the committee trust, it has been proved they possess peculiar, if not exclusive advantages. Various other objections could be adduced, to prove that Congress ought not to grant the allowance on the exportation of sugar refined in the United States, particularly while the present high duties are continued on loaf sugar, imported from Europe, and sugar candy, from the East Indies and China; but it is supposed to be quite unnecessary to enlarge a report already too much extended. The committee therefore respectfully submit the following resolution:

Resolved, As the opinion of the Committee of Commerce and Manufactures, that it is inexpedient to grant any allowance or bounty on refined sugar exported from the United States.

## PROTECTING DUTIES.

Commmunicated to the house of representatives, jandary $22,1805$.
Mr. Crowninshield, from the Committee on Commerce and Manufactures, to whom was referred the memorial of the Philadelphia Typographical Society, made the following report:
The petitioners are desirous that Congress should impose greater duties on books imported into the United States. They are under apprehension that, after the conclusion of the present war in Europe, the English bookseller will be able to undersell the American in his own market; and, possessing a sincere conviction that their situation may be greatly ameliorated by restricting the constant and great importation of foreign books, they solicit an augmentation of the present rate of duties on all books imported into the United States, probably with a view of increasing their profits, or, at least, of giving to the American booksellers the preference in their own market, and to which, the petitioners are of opinion, they are justly entitled.

The Committee can entertain no doubt that the petitioners are extremely desirous of encouraging the manufacture of books in the United States; and, if the exclusive interest of printers and booksellers were alone to be consulted, it is probable the Committee might be induced to recommend the proposed augmentation in the duties; but, it will be recollected that Congress are legislating for the benefit of the whole American People, and not for the sole advantage of any particular individuals.

At the last session of Congress, a law passed, declaring that rags of all sorts, for making paper, should be imported free of duty. The American paper is presumed to be cheaper here, than it can be imported from Great Britain, and, it may be supposed, we shall soon be able to supply the greater part of the demand for the domestic consumption of that article; so that foreign supplies will not be wanted, after a few years; and, although higher wages may be given for journeymen printers and bookbinders, it must be confessed that the Art of Printing has progressed more rapidly in the United States, than almost any other branch of machinery. This is a truth acknowledged by the petitioners, and assented to, with much pleasure, by the Committee; where, then, can be the danger that the English bookseller will be able to undersell the American in his own market? When it is considered that foreign books pay - a duty of fifteen per cent. upon their importation, and that, to this charge, the commissions and various shipping expenses at the place of exportation must be added, together with the freight and insurance, the whole amounting, at the lowest calculation, to forty per cent. in favor of, and as a direct encouragement to, the American printers and booksellers, it might be supposed that the petitioners were sufficiently protected, and that they need not be under any apprehension of foreign competition in their business.

The great expenses which must necessarily attend the importation of European books into this country, if there was no other difference in their favor, will, it is hoped, give a decided advantage to the American bookseller.

In the imposition of duties on imported books, or on any article whatever, it was never imagined that the mere importer became ultimately charged with the amount, or that the Government had not in view the collection of a revenue to defray the expenses, and complete the payments of engagements, for which the public faith stands pledged; but surely it could not be supposed that these duties were to be augmented, at any time, to so high a rate as to amount to a complete prohibition on the importation. If a reveuue is to be collected, extravagantly high duties ought not to be laid; and, in their augmentation beyond a fair proportion, a diminution of the revenue may be expected. If the duties are raised to answer the design of the petitioners in its full extent, the consequence will be, that little, or no revenue will be derived from imported books; the petitioners will be exclusively benefited; they will charge their own prices for American books; there can be no competition, and the nation will be the only sufferers.

The American People have still a great predilection for English printed books, notwithstanding it has been frequently proved that they can be as accurately and as elegantly printed here, as in any part of the world. The Committee see no reason why the price should be increased by additional duties, and they are unwilling to augment the charge to those readers, who prefer foreign publications to our own, especially when it is conceived that books of every description, whether of foreign or domestic manufacture, are, at present, sold atthe most extravagant prices in the bookstores throughout the United States.

If the committee entertained an opinion that the art of printing was not sufficiently protected in this country, they would consider themselves bound, immediately, to recommend the adoption of some measure, calculated to meet the wishes of the petitioners, but, for the reasons stated, and from the strongest conviction, that the proposed augmentation of the duties on books imported into the United States is unnecessary and inexpedient, at this time, they submit their opinion to the House-

That the Board of Directors of the Philadelphia Typographical Society have leave to withdraw their petition.

## MINT.

communicated to congress, january 26, 1805.
To the Senate and House of Representatives of the United States:
I communicate, for the information of Congress, the report of the Director of the Mint, of the operations of that institution during the last year.

January 25, 1805.
TH: JEFFERSON.

## Mint of the United States, Philadelphia, 1st January, 1805.

At the commencement of the year, it is the duty of the Director of the Mint to communicate to Government the state of the mint, with its issues for the past year.

The issues of silver coins, notwithstanding the mercantile embarrassments attending the importation of bullion, have greatly exceeded that of the year 1803, and the advantage of a public mint has been sensibly experienced, by the greatest part of the deposites being issued in small coin, which has been found very beneficial to the citizens, at large, under the late scarcity of Spanish dollars, occasioned by the great exportation of them for mercantile purposes.

The quantity of gold bullion has been equal to that of the last report; so that, in the past year, the coinage of the precious metals has amounted to three hundred and fifty-eight thousand nine hundred and eighty-three dollars. The particulars will appear by the schedule No. 1, herewith, to which the Director begs leave to refer.

It is worthy of the President's attention, that about eleven thousand doltars of the gold coin is the produce of virgin gold, found in the county of Cabarrus, in the State of North Carolina, where, it is said, a considerable quantity has been found since, which will, in all probability, be forwarded to the mint. It is to be regretted that this gold is melted into small ingots before it is sent to the mint, for the convenience of carriage; but, by which, there is reason to believe, a considerable portion of it is wasted. It is also said, that the finest particles are neglected, and only the large grains and lumps sought after.

The increased price of copper in Europe, and the quantity on hand have been thought sufficient reason to confine the coinage of cents to one press; and from the last accounts from Europe, copper is likely to be considerably increased in price, which will render the coinage of cents less profitable. The past year there have been issued seven hundred and fifty-six thousand eight hundred and thirty-eight cents, and one million and fifty-five thousand three hundred and twelve half cents-equal to twelve thousand eight hundred and forty-four dollars and ninety-four cents, as appears by the same schedule, No. 1. The amount of the cost of copper, and profit on the the whole coinage of cents this year, will be seen by schedule No. 2.

The coinage of the year amounts, in the whole, to the sum of three hundred and seventy-one thousand eight hundred and twenty-seven dollars and ninety-four cents; and the number of pieces to two millions forty-six thousand eight hundred and thirty-nine.

The expenses of the mint, for the past year, will appear, by schedule No. 3 , to be reduced to a trifle more than sixteen thousand dollars.

The Director thinks it his duty to mention to the President, that very considerable difficulty, as well as danger, may arise to the public, from the officers and workmen of the mint being exposed to be called out to attend militia meetings, or on detachments. When large deposites of the precious netals are passing through the mint, and, particularly when in fusion, it may be of the most dangerous consequences to have the officers and men called away, or be liable to fines for non-attendance. It is too important a trust to be thus exposed. The President, in his wisdom, will provide against this evil.

To the President of the United States.
ELIAS BOUDINOT, Director.

No. 1.
An abstract of the Coins struck at the Mint of the United States, from the 1st January to the 31st December, 1804. Sluver Coxns.

|  | Dollars. | Half Dollars. | Qua'rDollars. | Dimes. | Dolls. Cts. | Totals. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Quarter ending in March, - | 19,570 | - $30,{ }^{-}$ | - | - ${ }^{-}$ | 19,570 00 |  |
| Ditto June, - | - - | 30,619 | 6,738 | 8,265 | 17,820 50 |  |
| Ditto September, - | - - | 103,100 |  |  | 51,550 00 |  |
| Ditto December, - | - - | 22,800 | - - | - - | 11,400 00 |  |
| 191,092 pieces of silver coins, - | 19,570 | 156,519 | 6,738 | 8,265 |  | \$100,340 50 |
| Total amount of Silver Coins, |  |  |  |  |  |  |

Gold Coins.


Total amount of Gold Coins,
Copper Coins.'.

|  |  |  |  |  | Cents. | $\underset{\mathbf{f}_{0}}{\mathrm{C}_{\mathrm{n}} \mathrm{t}^{\mathrm{s}}}$ | Dolls. Cts. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Quarter ending in March, - | - | - | - | - | 160,000 | 399,000 | 3,495 00 |
| Quat Ditto June, - | - | - | - | - | 308,500 | 267,000 | 4,100 00 |
| Ditto September, | - | - |  | - | 8,500 | 176,542 | 37700 |
| Ditto December, | - | - | - | - | 386,838 | 232,770 | 4,082 00 |
| 1,812,150 pieces Copper Coins, | - | - | - | - | 756,838 | 1,055,312 |  |

## Total amount of Copper Coins,

Total number 2,046,839 pieces of Coins.
Amount of Coins struck at the mint in 1804,
$\$ 371,82794$

Mint of the United States, 'Treasurer's Office, $\}$
Philadelphia, 31st December, 1804.

## No. 2.

Statement of the gain on Copper coined at the Mint of the United States, from 1st January to 31st December, 1804.

| 1803. <br> December 31, <br> 1804. <br> November 12, |  | $10,95083$ <br> 22589 | Amount remaining in the hands of the chief coiner, as per abstract rendered, on which there was a profit of <br> Deduct returned by him 5192 , spoiled planchettes, allowed him for difference in weight, 17397 on copper returned 7th November, 1803. | 2,02910 22589 | 1,803 21 |
| :---: | :---: | :---: | :---: | :---: | :---: |
| 6. 28, |  | 14,061 66 $\frac{1}{2}$ | Amount of invoice of copper entered 31st December, 1803, and delivered to the chief coiner this day, on which there is a profit of - | 2,615 41 $\frac{1}{2}$ |  |
| December 31, | ${ }^{2,520} \overline{00}$ | 11,941 $66 \frac{1}{2}$ | Deduct so much yet remaining in the hands of the chief coiner, uncoined, which will take a proportion of above profit of | 2,221 $10 \frac{1}{2}$ |  |
|  | \$12,844 94 | - - | Amount of copper coined in 1804. |  | 39431 |
|  |  |  | Amount of profit in coining said sum, - | - - | 32,597 52 |

Mint of the United States, Treasurer's Office, $\}$
Philadelphia, 31st December, 1804.
BENJAMIN RUSH.

No. 3.
An Abstract of the expenditures of the Mint of the United States, from the 1st January to 31st December, 1804.

|  |  |  |  |  |  | Salaries. | Wages. | Incidentals. | Totals. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1804. | Quarter ending in March, | - | - | - | - | 2,650 | 1,102 26 | 18336 | 3,935 62 |
|  | Ditto June, | - | - | - | - | 2,650 | 1,074 31 | 24204 | 3,966 35 |
|  | Ditto September, | - | - | - | - | 2,650 | 1,125 17 | 34148 | 4,116 65 |
|  | Ditto December, | - | - | - | - | 2,650 | 1,073,49 | 48269 | 4,206 18 |
|  |  |  |  |  |  | 10,600 | 6,375 23 | 1.24957 |  |
|  |  |  |  |  |  | Amount, |  |  | \$16,224 80 |

Mint of the United States, Treasurer's Office, $\}$.
Philadelphia, 31st December, 1804.
BENJAMIN RUSH.

## SINKING FUND.

COMMUNICATED TO THE SENATE, FEBRUARY 5, 1805.
The Commissioners of the Sinking Fund respectfully report to Congress as follows:
That the measures which have been authorized by the Board subsequent to their report of the 4th of February. 1804, so far as the same have been completed, are fully defiled in the report of the Secretary of the Treasury to this Board, dated the fourth day of the present month, and in the statements therein referred to, which are herewith transmitted, and prayed to be received as part of this report.
A. BURR, President of the Senate.
J. MARSHALL, Chief Justice of the United States.
aLbert Gallatin, secretary of the Treasury.
Washington, February 5: 1805. $\qquad$
The Secretary of the Treasury respectfully reports to the Comissioners of the Sinking Fund-
That the balance remaining unexpended at the close of the year 1802, and applied to payments falling due after that year, which balance, as appears by the statement $F$, annexed to the last annual report, amounted to two millions six hundred and fifty-six thousand nine hundred and thirty-three dollars and eight cents, $\$ 2,656,93308$
Together with the disbursements made during the year 1803, out of the treasury, on account of the principal and interest of the public debt, which disbursements, as appears by the statement $G$,
annexed to the last annual report, amounted to seven millions three hundred and twenty-seven
thousand seven hundred and twenty-one dollars and fifty-nine cents, - - -
7,327,721 59
And amounting altogether to nine millions nine hundred and eighty-four thousand six hundred and fifty-four dollars and sixty-seven cents,
\$9,984,654 67

Have been accounted for in the following manner, viz:

1. There was repaid into the treasury, during the year 1803, on account of the principal of protested bills, and of advances made to commissioners of loans, as appears by the statement I, annexed to the last annual report, a sum of thirteen thousand one hundred and seventeen dollars and forty-eight cents,
$\$ 13,11748$
2. The sums actually applied during the same year, to the payment of the principal and interest of the public debt, as ascertained by accounts rendered to the Treasury Department, amount, as will appear by the statement A , to eight millions six hundred and twenty-two thousand four hundred dollars and sixty-eight cents, viz:
3. Paid in reimbursements of the principal of the debt, - - $\$ 4,777,78844$
4. Paid on account of the interest and charges on the same, - - - 3,894,612 24
5. The balance remaining unexpended at the close of the year 1803, and applicable to payments falling due after that year, as ascertained by accounts rendered to the Treasury Department, amounted, as will appear by the statement $\mathbf{B}$, to one million three hundred and forty nine thousand one hundred and thirty-six dollars and fifty one cents,
1.349,136 51
\$9,984,654 67
That, during the year 1804, the following disbursements were made out of the treasury, on account of the principal and interest of the public debt, viz:
6. On account of the reimbursement and interest of the domestic funded debt, . - - $\$ 4,612,17106$
7. On account of domestic loans obtained from the Bank of the United States, viz: On account of the principal,
$\$ 250,00000$ do. do. interest,

60,593 68
3. On account of the domestic unfunded debt,
4. On account of the principal and interest of the foreign debt, and of the interest on the Louisiana
. On account of the principal and interest of the foreign debt, and of the interest on the Louisiana stock,
mounting altogether, as will appear by the annexed list of warrant $\mathbf{C}$, to eight millions two hundred and fifty-nine thousand eight hundred and forty-five dollars and fifty-five cents,
$\$ 8,259,84555$
Which disbursements were made out of the following funds, viz:

1. From the moneys appropriated by the 3d section of the act of 10 th November, 1803 , for paying the interest accruing on the Louisiana stock, to the end of the year 1803,
2. From the funds constituting the annual appropriation of $\$ 8,000,000$ for the year $\overline{1804}$, viz:

From the fund arising from interest on the debt transferred to the commissioners of the sinking fund, as per statement $I$, - - - - - - -
From the funds arising from the sales of public lands, being the amount of moneys paid into the treasury, from the 1st October, 1803, to the 30th June, 1804, as per statementK, - - - - - - -
From the proceeds of duties on goods, wares, and merchandise, imported, and on the tonnage of ships or vessels, - $\quad$ - $\quad-\quad$ - $\quad$ - $\quad 6,556,518,44$

3. From the proceeds of duties on goods, wares, and merchandise, imported, and on the tonnage of ships or vessels, advanced in part, and on account of the annual appropriation for the year 1805
4. From re-payments in the treasury, on account of remittances purchased for providing for the foreign debt, and of advances made to commissioners of loans, as will appear from the statement F, viz:
$\begin{array}{lllllll}\text { 'Re-payment of the puchase money, } \\ \text { Damages and interest recovered, } & \text { a } & & \\ \text { D }\end{array}$
5. From the moneys appropriated by law, for paying commissions to agents employed in the purchase of remittances for the foreign debt, being the amount paid at the treasury, during the year 1804, for that object, and will appear by the statement $\mathbf{C}$,

829,901 59

6,863 01
That the abovementioned disbursements, together with the above stated balance of which remained unexpended at the close of the year 1803, and with a further sum, arising from profit on remittances, purchased in the year 1804, and amounting, as will appear by the statement D, to

And amounting, altogether, to nine millions six hundred and fifty-four thousand and thirty-one dollars and thirty-one cents,
will be accounted for in the next annual report, in conformity with the accounts which shall then have been rendered to the Treasury Department.
That, in the meanwhile, the manner in which the said sum has been applied, is estimated as follows, viz:

1. The re-payments in the treasury, on account of principal, have, during the year 1804, amounted, as by the above-

2. The sums actually applied during the year 1804, to the payment of the principal and interest of the public debt, are estimated as follows, viz:
3. Paid in reimbursement of the principal of the public debt, - $\quad-\quad=33,205,24852$
4. Do. on aoccunt of the interest and charges on the same, as will appear by the estimate F,

4,006,799 69
3. The balance remaining unexpended at the close of the year 1804, and applicable to payments falling due after that year, is estimated, as per estimate $G$, at

That no purchases of the debt of the United States have been made since the date of the last report to Congress, and that the statement $H$ exhibits the amount of stock transferred to the commissioners of the sinking fund, in trust for the United States, to the 31st December, 1804, including the sum of \$12,730 27, being the aggregate of the several species of stock transferred in the year 1604, in payment for pnblic lands.

All which is respectfully submitted.
Treasury Department, February 4, 1805.
ALBERT GALLATIN, Secretary of the Treasury.
A.

Statement of the Application, during the year 1803, of the Funds provided for the payment of Principal and Interest of the Public Debt.

## I. Payments on account of the Principal of the Public Debt.

1. On the domestic debt, viz:


## II. Payments on account of the Interest and Charges on the Public Debt.

1. On the domestic debt, viz:

Interest for the year 1803, on the several species of stock, constituting the domes-
tic funded debt, as settled at the treasury, tic funded debt, as settled at the treasury,.
From which deduct this sum, being so much gained by rejecting
mills in paying dividends, . . . . . . 10
2. Interest on domestic loans,

3,381,796 75
3d. On the foreign debt, viz:
Interest paid at Amsterdam,

> Guilders.

Do. Antwerp,
81,487.1
(a.) $1,011,142.10$


Commissions and charges, viz:
$\begin{array}{llll}\text { At Amsterdam, } \\ \text { At Antwerp, }\end{array} \quad . \quad \cdot \quad \cdot \quad \cdot \begin{array}{r}15,647,18.8 \\ 7,724,08.0\end{array}$
Loss in exchange,(b.) • . . . . 6,052 45
notes to statement A.
(a) The interest regularly due for 1803, on the Amsterdam and Antwerp debt, was

Guilders, 981,800.00
To which add for the following items:

1. The 1st instalment of the Antwerp loan, due on the 1st December, 1802, was, through some misapprehension on the part of the banker, paid only on the 1st May, 1803, the interest for that period, amounting to
2. the 3d instalment of the loan of ist March, $17 \dot{9} 1$, and payable 1st March, $\dot{1804}$, was paid by anticipation, on the 1st November, 1803, the interest from that day to the ist March, 1804, was saved, and the interest from Ist March 1803 to Ist November, 1803, was paid, together with the principal,

16,675.00
3. The third instalment of the loan 1st September, 1791, and payable ist September, 1804, was paid by anticipation on the 1st October, 1803 , the interest for eleven months was saved, and one month's interest paid, together with the principal,

(b.) Loss on exchange, viz:

On bills pucrhased in 1803, as per statement $H$, annexed to the last
annual report,. Guilde rs 4,125,840 10 01 Cost, $\$ 1,674,05721$
Deduct a bill on which, it having been protested,
no loss of exchange was incurred

| 50,0000000 |  |  |
| :---: | :---: | :---: |
| $4,075,8401001$ |  |  |
| $\cdot$ | $\cdot$ | $\frac{20,500 \cdot 00}{1,653,55721}$ |



'Preasury Department, Register's Office, February 1st, 1805.
JOSEPH NOURSE, Register.
B.

Stutement of the provision made before the 1 st day of January, 1804, for the payment of the Principal and Interest of the Public Debt falling due after the year 1803.

## I. On account of the Foreign Debt.

1. Cash in the hands of commissioners and agents, in Europe, viz:

In Amsterdam, as per treasury settlement

No. 15,416, Guilders, 2,152,072 148 (a)
From which, deducting a bill credited by the
commissioners, in 1803, butnot paid for at
the treasury till 1804, . . . 59,500 000
Leaves a balance of . . Guilders, 2,092,572 148
Deduct a balance due in Antwerp, (b). 416110
$2,092,156038$
At 40 cents, $\$ 836,86247$
n London, as per account rendered by
Sir Francis Baring \& Co. . sterling £2,664 1200
At 4s. 6d. 11,84267
2. Amount of remittances paid for at the treasury, and remitted on or before the

31st December, 1803, which are credited by the commissioners or agents in their accounts for 1804, viz:
Remitted to Amsterdam, (c)
Do. to London, (d)

Guilders, 697,051 000

sterling | At 40 cents, |
| :--- |
| 0000 |

$$
\text { At 4s. } 6 d . \quad 13,33333
$$

$\$ 848,70514$

292,153 73

## II. Deduct, on account of the Domestic Debt:

The demands unsatisfied on the 1st January, 1801, were as follow, viz:

1. Dividends payable by Commissioners of Loans, including that due on that day, and exclu-
sively of unclaimed dividends, no longer demandable at their offices, $\$ 1,232,04374$
2. Unclaimed dividends, payable at the treasury,

8,782 55
\$1,240,826 29
The provision made for that object, was as followeth, viz:

| 1. Cash due from deceased Commissioners of Loans, | \$1,346 51 | 1,224,603 93 |  | 16,222 36 |
| :---: | :---: | :---: | :---: | :---: |
| 2. In the hands of acting Do. Do. | 1,223,257 42 |  |  |  |
| Leaving the amount wanted to meet all the demands | uary, 1804, | - | - |  |
| 'Total amount of provision for public debt, remaining | d on 31st Dece | er, 1803, | - | \$1,349,136 51 |

1
notes to statement $\mathbf{B}$.

(c) The following statement proves the sum of Guilders 697,051, as here stated, to be correct: Balance in the hands of commissioners at Amsterdam and Antwerp, on 31st December, 1802, as per statement F, annexed to the last annual report, $\quad . \quad \cdot \quad . \quad$ Guilders, 993,268 032 Remittances paid for, previous to 1803, and credited by the commissioners in their accounts for that year, as per ditto,

5,288,497 060 Do. purchased in 1803, as per statement $\dot{\mathrm{H}}$, annexed to the last annual
report, • • . . . . . . Guilders, 4,125,840 106 Do. do. do. • do. sterling £109,585 1708
Profit on exchange of remittances from London to Amsterdam, and from Amsterdam to Antwerp, as per note (b.) to the preceding statement A . . . . . . $\$ 18,57715$
Deduct loss on bill of sterling £129 1007 , remitted to Amsterdam, per do. $\qquad$


Amount applied to principal and interest of Foreign Debt, in 1803, as per statement A, viz:


Bills purchased in 1803, protested for non-paymerit, as per statement E, annexed to this report, viz:
L. A. Tarascon, • • . . 50,0000000 Stephen Girard, . . . sterling £22,500, at par, 250,0000000



As per above, .
Guilders, 11,671,662 0000
(d) The sterling bills purchased in 1803, on account of the Foreign Debt, amounted, as per statement H, annexed to last year's report, to
sterling $\mathfrak{E 1 0 9 , 5 8 5 1 7 0 8}$
Which are accounted for as followeth, viz:


Balance unapplied on 31st December, 1803, viz:
In hands of F. Baring \& Co. . . . 2,664 1200
Credited by Do. in 1804, as here stated, : $\quad 3,0000000$
5,664 1200
sterling £109,585 1708
(e) Statement of protested bills outstanding 31st December, 1803:

Purchased,

| Before 1802, | $\left\{\begin{array}{l}\text { Prager's bill, . . Guilders, 120,000, } \\ \text { A. Brown's do. . . . }\end{array}\right.$ | - \$48,000 | \} \$104,000, yet in suit |
| :---: | :---: | :---: | :---: |
|  |  | - 24,000 |  |
|  | \{Brown \& Hackman's do. . . 60,000, | - 24,000 |  |
| In 1802, | \{Beal Owings', do. . . . 20,000, | - 8,000 |  |
| In 1803, | $\left\{\begin{array}{l}\text { I. A. Tarascon's do. . } \quad . \quad 50,000, \\ \text { Stephen Girard's do. }\end{array}\right.$ | $\left.\begin{array}{c} \operatorname{cost} \quad 20,500 \\ \cdot \quad 100,000 \end{array}\right\}$ | $\$ 120,500$, recovered in 1804. |
|  |  | \$224,500 |  |

The protested bills outstanding on the 31st December, 1802, amounted, as per statement F, annexed to last annual report, to
$\$ 115,070$
The repayments, in 1803, of the principal of protested bills, $\dot{\circ}$ amounted, as per statement $\dot{J}$, annexed to last annual report, to

Leaving, outstanding, of those bills, $\cdot \dot{\text { Bills purchased in } 1803 \text {, and which, having been protested, remained outstanding at the close of }} \times{ }^{\circ}$
that year, as per above,

Treasury Department, Register's Office, February 1st, 1805.
C.

List of Warrants drawn according to law, during the year 1804, on the Treasurer of the United States, on account of the reimbursement and interest of the domestic debt.

| No. of Warrants. | Date. |  |  | In whose favor. |  |  | Sums. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 4586 | February | 29, 1804. | - | James Davidson, Jun. | - | - | \$8,782 55 |
| 4592 | March | 5, | - | William Gardner, |  |  | 6,300 00 |
| 4593 |  | 6 |  | Sherwood Haywood, |  |  | 1,600 00 |
| 4594 | ${ }^{6}$ | 66 |  | John Neufville, - |  |  | 37,000 00 |
| 4595 | 66 | 66 |  | James Alger, - |  |  | 1,500 00 |
| 4626 | 66 | 19 |  | Thomas Perkins, - |  |  | 163,000 00 |
| 4627 | 66 | 6 |  | Jabez Bowen, |  |  | 11,700 00 |
| 4628 | 66 | 6 |  | William Imlay, - |  |  | 22,000 00 |
| 4629 | 6 | 66 |  | James Nicholson, - |  | - | 160,000 00 |
| 4630 | 66 | 66 | - | Merewether Jones, | - | - | 12,500 00 |
| 4631 | ${ }^{66}$ | ${ }^{6}$ | - | James Ewing, - |  | - | 6,800 00 |
| 4637 | 66 | 21, | - | Benjamin Harwood, | - | - | 12,210 30 |
| 4641 | 66 | 23, | - | John Stockton, - | - | - | 2,560 54 |
| 4644 | 6 | 24, | - | Stephen Moylan, - | - | - | 188,746 61 |
| 4661 | "6 | 28, | - | George Simpson, - | - |  | 181,810 97 |
| 4662 | ${ }_{66} 6$ | 6 | - | James Davidson, Jun. | - |  | 34,502 00 |
| 4664 | ${ }^{66}$ | ${ }^{6}$ | - | Thomas T. Tucker, | - |  | 2,166 87 |
| 4837 | May | 31, | - | James Alger, - | - | - | 1,000 00 |
| 4888 | 6 |  | - | John Neufville, - | - |  | 37,000 00 |
| 4889 | ${ }_{66} 6$ | 6 | - | Sherwood Haywood, |  |  | 1,550 00 |
| 4890 | 66 | 66 | - | Merewether Jones, |  |  | 11,000 00 |
| 4891 | ${ }^{66}$ | 6 | - | William Gardner, |  |  | 6,400 00 |
| 4898 | June | 6, | - | James Davidson, Jun. | - |  | 6,287 23 |
| 4915 |  | 18, | - | James Ewing, - | - |  | 5,750 00 |
| 4916 | 6 | 66 | - | William Few, |  |  | 235,000 00 |
| 4917 | 6 | 6 | - | William Imlay, |  |  | 21,000 00 |
| 4918 | 6 | 6 | - | Jabez Powen, |  |  | 12,000 00 |
| 4919 | 6 | 66 | - | Thomas Perkins, |  | - | 170,000 00 |
| 4927 | \%6 | 25, | - | Stephen Moylan, |  |  | 195,243 34 |
| 4928 | 6 |  | - | John Stockton, - |  | - | 2,628 33 |
| 4929 | \% | 66 | - | Benjamin Harwood, |  | - | 12,553 79 |
| 4930 | 66 | 27, | - | George Simpson, - | - | - | 102,130 45 |
| 4931 | *6 | 66 | - | James Davidson, Jun. | - | - | 32,875 03 |
| 4933 | 6 | 66 | - | Thomas T. Tucker, | - | - | 2,166 87 |

B-Continued.


No. 2.
List of Warrants drawn according to Taw during the year 1804, on'the Treasurer of ithe United States, on account of the repayment of principal of moneys borrowed of the Bank of the United States.


No. 3.
List of Warrants drawn according to law during the year 1804, on the Treasurer ofths United States, on account of the interest on domestic loans.


No. 4.
List of Warrants drawn according to law, during the year 1804, on the Treasurer of the United States, on account of the reimbursement of capital and interest: of the Dutch Debt.

| No. of | Date. |  |  | In whose favor. |  | Sums. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 4515 | January | 17, 1804, | - | David Harris, |  | \$4,000 |
| 4519 |  | 18, | - | George Simpson, |  | 3650 |
| 4529 |  | 24, |  | Jona. Burrall, |  | 21243 |
| 4537 |  | 30, | - | David Harris, | - | 1,400 |
| 4548 | February | ${ }^{6}$, | - | ${ }^{\text {Do. }}$. | - | 1,000 |
| ${ }_{4583}^{4577}$ |  | ${ }_{25}^{21,}$ | - | George Simpson, | - | 5,000 |
| 4583 4585 |  | 28, |  | Smith Ridgway and others, |  | 32,000 |
| 4588 | March | 1, | - | George Simpson, | - | 8,000 |
| 4590 |  | 2, | - | David Harris, |  | 7,200 |
| 4599 |  | 6, | - | Jona: Burrall, |  | 41,066 50 |
| 4600 4602 |  | 8 , | - | David Harris, |  | 1,600 |
| 4602 |  | 8, | - | ${ }_{\text {Do. }}{ }^{-}$ |  | 10,000 |
| 4610 4611 |  | 12, 12, | - | Smith Ridgway and others, | - | 25,000 12,000 |
| 4618 |  | 15, | - | David Harris, |  | 7,120 |
| 4619 |  | 15, | - | Jona. Burrall, |  | 52,000 |
| 4620 |  | 15, | - | George Simpson, | - | 10,000 |
| 4624 4632 |  | 17, 19, | - | David Ho. ${ }^{\text {drris }}$, | - | 31,000 22,000 |
| 4634 |  | 20, | - | Peter R. Dalton, |  | 220,000 |
| 4643 |  | 23, | - | David Harris, - |  | 12,000 |
| 4646 |  | 26, | - | Willings and Francis, | - | 39,200 |
| 4647 4648 |  | 26, 26, | - | Jona. Burrall, |  | 20,000 4,000 |
| 4649 |  | 26, | - | Montsomery Newbolds and others, | - | -59,400 |
| 4652 |  | 27, | - | Daniel W. Coxe, - |  | 49,000 |
| 4653 |  | 27 , | - | Thomas and Jno. Clifford, | - | 11,760 |
| 4659 4668 |  | 27, 29, | - | George Simpson, - |  | 9,200 21,100 |
| 4674 |  | 30, | - | Van Wyck and Dorsey, | - | 24,395 |
| 4679 |  | 31, | - | George Simpson, ${ }^{\text {a }}$ | - | 13,413 31 |
| 4734 | April | 2, | - | Montgomery Newbolds and others, |  | 19,800 |
| 4759 4760 |  | 3, | - | Jacob Gerard Koch, - | - | 58,500 |
| 4760 4771 |  | 3 6 6 | - | William Waln, - |  | 39,200 42,000 |
| 4772 |  | 6, | - | George Simpson, |  | 22,600 |
| 4773 |  | 6, | - | Jona. Burrall, |  | 49,100 |
| 4786 |  | 9 | - | David Harris, |  | 30,400 |
| 4788 4793 |  | 10, 13 | - | John Donnell, ${ }^{\text {Joseph }}$ - | - | 54,000 34,300 |
| 4799 |  | 13, | - | David Harris, - | - | 11,223 62 |
| 4800 4801 |  | 16, | - | John James and others, |  | 29,400 |
| 4801 4802 |  | 16, | - | Stephen Girard, - |  | 49,100 |
| 4802 4803 |  | 16, | - | Peter R. Dalton, - |  | 80,000 8000 |
| 4804 |  | 179, | - | James Vanuxem and J. L. Clark, | - | - 89,6840 |
| 4805 |  | 17, | - | Jona. Burrall, - | - | 20,000 |
| 4806 |  | 17, | - | Robert Oliphant, - | - | 17,444 46 |
| 4813 |  | 20, | - | Joseph Lyon and others, | - | 5,880 |
| 4814 4817 |  | $\stackrel{20}{21}$ | - | David Harris, | - | 17,600 5,200 |
| 4818 |  | 23, | - | Do. ${ }^{\text {den }}$ |  | 26,800 |
| 48819 |  | 23, | - | Abel Humphreys, - |  | 7,840 |
| 4820 4829 |  | ${ }_{2}^{23}$, | - | Edward Smith and Jas. Wood, | - | 19,600 |
| 4829 4832 |  | $\stackrel{26}{27}$, | - | Minturn and Champlin, | - | 19,600 27,440 |
| 4836 4843 |  | 30, | - | David Harris, - |  | 8,000 |
| 4843 4846 | May | ${ }^{1}$, | - | George Simpson, | - | 38,610 |
| 4848 |  | 3 , | - | Jona. Burrall, |  | 12,000 20,000 |
| 4849 |  | 3 , | - | Montgomery Newboldsand others, |  | 12,000 |
| 4850 485 |  | 5 , | - | Jona. Burrall, - - |  | 7,280 |
| 4852 |  | 7 , | - | Daniel W. Coxe, | - | 56,840 |
| 4855 4862 |  | 9, | - | George Simpson, | - | 39,390 1,950 |
| 4863 |  | 12, | - | Stephen Girard, |  | 10,807 50 |
| 4866 4870 |  | ${ }_{18}^{18,}$ | - | George Simpson, | - | 3,900 |
| 4870 4876. |  | 21, 26, | - | Robert Oliphant, - | - | $\begin{array}{r}39,000 \\ 43 \\ \hline 1\end{array}$ |
| 4881 4892 | June | 30, | - | Tench Coxe, | 5 |  |
| 4897 | June | 1, | - | Montgomery and others, |  | 38,046 40 |
| 4899 4905 |  | 5 , | - | David Harris, |  | 21,670 |
| 4905 |  | 9 9, | - | Peter R. Dalton, | - | 191979 |
| 4907 4922 |  | 11 <br> 18 | - | George Simpson, | : | 12,675 4,875 |
| 4924 |  | 23, | - | Jona. Burrall, |  | 50361 |
| 5037 | July | 13, | - | David Harris, |  | ${ }_{760} 6976$ |
| 5051 |  | 19, | - | George Simpson, |  | 76078 |

B-Continued.


No. 5.
List of Warrants drawn according to law during the year 1804, on the Treasurer of the United States, on account ' of the payment of interest on the Louisiana Stock.


No. 6.
List of Warrants drawn according to law during the year 1804, on the Treasnrer of the United States, on account of paying certain parts of the Domestic Debt.

| No. of Warrant. | Date. | In whose favor. |  |  |  |  | Sums. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | 1804. |  |  |  |  |  |  |
| 4555 | February 10th, | Daniel Thomas, | - - | - | - | - | 8417 |
| 4571 | March 31st, | Oliver Pollock, - | - - | - | - | - | 45476 |
| 5088 | August 13th, | William Simmons, | - - | - | - | - | 6394 5050 |
| 5341 | November 23d, | Israel Smith - | - - | - | - | - | 5050 |
|  |  |  |  |  |  |  | \$653 37 |

RECAPITULATION.

| Interest and reimbursement of domestic debt, | - | - | - | - | - | - | 4, 612,171 06 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Interest on domestic loans, - - | - | - | - | - | - | - | 60,59368 |
| Reimbursement of domestic loans, | - | - | - | - | - |  | 250,000 00 |
| Interest and reimbursement of Dutch debt, | - | - | - | - | - | - | 2,804,990 04 |
| Interest on Louisiana stock, - - | - | - | - | - | - | - | 531,437 40 |
| Cerlain parts of the domestic debt, | - | - | - | - | - | - | 65337 |
|  |  |  |  |  |  |  | \$8,259,845 55 |

Treasury Department, Register's Office, February 1st, 1805.
JOSEPH NOURSE, Register.
D.

Amount of remittances during the year one thousand eight hundred and four, on account of the Dutch debt, and for the payment of the interest upon the Louisiana six per cent stock.


Warrants issued in the year 1804, on account of the Dutch debt, as per
statement,

$$
\$ 2,804,990 \quad 4
$$ 531,437 40

As above
$\$ 3,336,42744$
(a.) Appropriation warrant No. 134, authorized the Register to transfer from the amount of warrants issued, for the Dutch debt, the sum of
Deduct so much thereof transferred to the credit of interest on Louisiana stock included above
Leaves,
$\$ 111,80717$
£25,156 $12 \quad 3$

| 54,166 67 | 12,187 | $10 \quad 00$ |
| :---: | :---: | :---: |
| \$57,640 50 | £12,969 | 23 |

Transferred to the following funds:
Prize causes,
Diplomatic Department,

|  | \$513 54 | £115 | 10 | 11 |
| :---: | :---: | :---: | :---: | :---: |
|  | 5,674 48 | 1,276 | 15 | 2 |
| - | 48,497 53 | 10,911 | 18 | 11 |
|  | 2,174 89 | 489 | 7 | 00 |
| - | 7806 | 175 | 10 | 3 |
| As above, | \$57,640 50 | $£ 12,969$ | 2 | $3$ |

Profit arising from remittances viz:
Guilders 7,534,849 17 at 40 . cents per guilder, £81,151 119 at par, -

| - - |  | $\begin{array}{r} \$ 3,013,93994 \\ 360,673 \\ 74 \end{array}$ |
| :---: | :---: | :---: |
| Remittances cost, |  | $\begin{array}{r} \$ 3,374,61368 \\ 3,329,56443 \end{array}$ |
|  | Gain, | \$45,049 25 |

Treasury Department, Register's Office, $^{\text {February 1st, 1805: }}$
E.

Statement of repayments made into the Treasury, during the year 1804, on account of the public debt.

| Date of warrant. | No. of warrant. | On whom drawn. | Principal repaid. | Damages recovered. | Total amount of warrant. | Foreign debt. Domestic debt. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| March 31st, June 30th, September 29th, | $\begin{aligned} & 752 \\ & 777 \\ & 805 \end{aligned}$ | $\begin{aligned} & \text { George Simpson, } \\ & \text { Do. } \\ & \text { Do. } \end{aligned}$ | $\} \begin{array}{r}20,500 \\ 100,000\end{array}$ | $\begin{array}{r} 3,50800 \\ 28,86291 \end{array}$ | $\left\{\begin{array}{l}24,000 \\ 63,971 \\ 64 \\ 64,891 \\ \hline 1\end{array}\right.$ |  |
| June 2d, | 761 | Thomas Smith, | 120,500 946 51 | $\stackrel{32,370}{ }{ }^{-1}$ | $152,8709191$ |  |
|  |  |  | \$121,446 51 | 32,370 91 | 153,817 42 |  |

Treasury Defartment, Register's Office, February 1, 1805.
JOSEPH NOURSE, Register.

## F.

An estimate of the application, made during the year 1804, of the funds provided for the payment of the principal and interest of the public debt.

G.

An estimate of the funds provided before the $18 t$ January, 1805, for the payment of the principal and interest of the public debt, which, being unexpended on that day, are considered as applicable to payments falling due after the year 1804.

## 1st. On account of the foreign debt:

Cash in the hands of commissioners and agents in Europe, Dec. 31, 1803, per statement B,
Remittances to Europe outstanding on 3ist December, 1803 , as per ditto,
The bills and remittances made during the year 1804 are, as per statement D, as follow, viz:
Remittances in guilders to Amsterdam and Antwerp, guilders, 7,534,849.18, at 40 cents, -
\$848,705 14

Remittances in sterling, £81,151 11 09, at 4s. 6d. per dollar, - - - -
3,013,939 96
Total to be accounted for, - - $\quad$ - $\$ 4,515,47255$
The amount applied during the year 1804, per estimate F , has been, for principal, Interest and charges,
\$1,664,000 00 633,43175

2,297,431 75
The balance in hands of commissioners and agents in Europe, or in remittances outstanding, may,
therefore, be estimated, on 31st December, 1804, at _-
The amount of protested bills outstanding on the same day, was as follows:

|  | (Prager's bill, |  |  |  | uilders, 120,000 | \$48,000 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Purchased befor | Brown's bill, |  |  |  | 60,000 | 24,000 |
| and in 1802. | Brown and Hackman's bill, |  |  |  | ${ }^{60,000}$ | 24,000 |
|  | (Owing's bill, |  |  |  | 20,000 | 8,000 |

2d. From which deduct, on account of domestic funded debt, for unclaimed dividends demandable at the treasury, and not yet advanced to the bank for payment to the creditors, estimated at

1,504 21
$\$ 2,320,53659$
RECAPITULATION.
The provision applicable to 1805, per the foregoing, - $\quad$ - $\quad-\quad$ - $\$ 2,320,53659$


Repayments in the treasury in 1804 , per statement E , (for principal) - - - - $\quad$ - 121,44651
\$9,654,031 31
The balance remaining unexpended 31st December, 1803, per statement B, was
\$1,349,136 51
Disbursements during the year 1804, per statement C, _-
8,259,845 55
Profit in exchange in the year 1804, per statement D, 45,049 25
$\$ 9,654,03131$

A General Statement of the several Stocks transferred to the United States, to 31st December, 1804, the interest on which, by the acts of the 8th May, 1792, and 3d March, 1795, is appropriated for the redemption of the public debt.

|  |  |  | Old six per cent. stock. | Three per cent. stock. | Deferred 6 per cent. stock. | Four per cent. stock. | Five per cent. stock. | $5 \frac{1}{2}$ perct. stock. | 8 per ct. stock. | Amount of the several species of stock. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Purchased with moneys received on account of the surplus of duties, to the end of 1790, | - |  | \$439,016 12 | \$401,072 90 | \$631,786 86 | - - | - - | - - | $\cdots \quad-$ | \$1,471,875 88 |
| Ditto, on account of the loan of two millions of dollars, - - - - | - |  | 353,604 95 | 31,731 94 | 137,588 66 | - - | - - | - |  | $522,925 \quad 55$ |
| Ditto, out of the interest fund, |  |  | 115, 19557 | 79,055 71 79 | $\begin{array}{r}118,608 \\ 58 \\ 58 \\ \hline 174\end{array}$ | 200,000 | 3, 320,000 | - 1,400 | $19,400$ | $\begin{array}{r} 312,86028 \\ 4,729,704 \quad 71 \end{array}$ |
| Amount transferred to the United States, as below, |  | - | 989,719 01 | 110,807 76 | 58,377 94 | 200,000 | 3,320,000, | 1,400 | 19,400 | 4,729,704 71 |
| - | Dollars, |  | 1,897,535 65 | 622,668 39 | 976,362 38 | 200,000' | 3,320,000 | 1,400 | 19,400 | 7,037,366 42 |

Particular statement of Stock transferred to the United States.
In payment of land on Lake Erie, sold to the State of Pennsylvania,
In discharge of debts due to foreign officers
In payment of certain balances which originated prior to the present constitution,
In repayment of commutation by sundry military officers
Stock arising from specie paid for services, and supplies furnished, prior to the 4th March, 1789,
Transferred to the trustees for the redemption of the public debt, being the residuary sum unapplied of $\$ 660,000$ six per cent. stock, remitted to the commissioners of the Dutch loans; the purchase of which stock appears in the printed public accounts for 1795 , page 72 ,

In discharge of loan office and final settlement certificates, per act of 12th of June, 1798, $-\overline{-}$
In payment of lands sold under certa
For the instalments of foreign debt, reimbursed to 31st December, 1804, - - - - - - -
Dollars,

$|$| $\$ 60,449$ | 44 | $\$ 60,718$ | 25 |  |
| ---: | ---: | ---: | ---: | ---: |
| 186,988 | 23 | 22,488 |  |  |
| 7,220 | 63 | 7,187 | 64 |  |
| 14,934 | 22 | 10,472 | 40 |  |
| 515,460 | 94 | - | - | - |
|  |  |  |  |  |
| 20,000 | 00 | - | - | - |
| 86,566 | 54 | - | - | - |
| 55,888 | 98 | - | - | - |
| 42,210 | 03 | 9,990 | 89 |  |
| - | - | - | - | - |
| 989,719 | 01 | 110,807 | 76 |  |


| \$30,224 72 | - - | - . - | - - | - - | \$151,392 41 |
| :---: | :---: | :---: | :---: | :---: | :---: |
| - | - - | - - | - - | - - | 209,426 81 |
| 16,936 17 | - - | - - | - - | . - | 31,344 44 |
| 7,467 09 | - - | - - | - - | - - | 32,873 71 |
| 7, | - - | - - | - - | - - | 515,460 94 |
| - - - | - - |  |  |  | 20,000 00 |
| - - - | - - | - - | - - | :- | 86,566 54 |
| 27,581 84 | - - | - - | - - |  | 83,470 82 |
| 6,168 12 |  |  | 1,400 | 19,400 | 79,169 04 |
|  | 200,000 | 3,320,000 |  |  | 3,520,000 00 |
| \$88,377 94 | 200,000 | 3,320,000 | 1,400 | 19,400 | \$4,729,704 71 |

Amount as stated to 31st December, 1803, as per documents marked $M$, in the preceding annual statement to the commissioners of the sinking fund, Transferred in 1803, but not stated until 1804, in deferred six per cent. stock, in payment for lands,
Transferred in 1804, in payment for lands, viz:-Three per cent. stock,
Deferred six per cent. stock,
Eight per cent. stock

|  | $\$ 7,024,06210$ |
| :---: | :---: |
| \$78 04 |  |
| 11182 |  |
| 12,200 00 |  |
| - - | $\begin{array}{r} 12,38986 \\ 57405 \end{array}$ |
|  | \$7,037,366 42 |

## I.

Statement of moneys arising from interest on stock transferred to the United States, being the amount drawn by the agent to the trustees for the redemption of the public debt, pursuant to the act of 8th May, 1792, and agreeably to a statement made at the treasury, No. 16,160, dated 25th January, 1805.

| 1804, | March 28th, warrant No. 4,663, |  | . |  |  | \$91,460 53 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | June 27th, warrant, No. 4,932, |  |  |  |  | 91,495 79 |
| \% | September 27 th, warrant No. 5,163, |  | - |  |  | 91,581 45 |
| 6 | December 29th, warrant No. 5,407, | - | . |  | - | 91,685 73 |
|  |  |  |  |  |  | \$366,223 50 |

Treasury Department, Register's Office, February 1st, 1805.
JOSEPH NOURSE, Register.
K.

Statement of moneys drawn by the agent to the trustees for the redemption of the public debt, in the year 1804, being an account of moneys received into the treasury from sales of public lands, pursuant to the act of 3 d March, 1795, and agreeably to a statement made at the treasury, No. 16,160, dated 25th January, 1805. 1804, December 29, warrant No. 5,406,

| $\$ 324,02166$ |
| :--- |

Treasury Defartament, Register's Office, February 1st, 1805.
JOSEPH NOURSE, Register.

## DRAWBACK.

communicated to the house of representatives, febrdary 15, 1805.
Mr. Crowninshield, from the Committee on Commerce and Manufactures, to whom was referred the memorial of Stephen Kingston, of the city of Philadelphia, merchant, made the following report:
Stephen Kingston, the memorialist, on the 22d and 23d of July, 1801, entered outwards, at the custom house of Philadelphia, took out a regular permit, and actually shipped on board the United States' frigate George Washington, Captain John Shaw, then destined for Algiers, three bales of cinnamon, fifteen bales of India goods, and eleven hogsheads of loaf sugar, for benefit of drawback and bounty.
All the proceedings at the custom house, previous to the shipment, appear to have been perfectly regular. The articles were entered outwards, in the usual manner, and an inspector attended to their delivery on board the lighter, and, so far as the committee can discover, the memorialist was willing to comply with every requisite formality at the custom house, which was enjoined by the laws: yet, it is proved to your committee, that an error was committed by the inspector, in exporting the merchandise. The George Washington was preparing to get under way, and proceed down the Delaware, when the lighter came alongside, and the captain being of opinion that the ship would draw too much water to pass the bar in the river, if the articles were then received on board, ordered the lighter to follow the ship, and they were taken in below the bar, and at some distance out of the Philadelphia district.

In the case under consideration, the articles would have been liable to seizure and confiscation, if they had been relanded in Philadelphia, without permission from the collector. The exporter, therefore, was, in some measure, compelled to ship them on the George Washington; and in doing this, he appears to have pursued a safe and prudent line of conduct: for, if he had peremptorily ordered the lighter to return to Philadelphia, with ber loading, he might have exposed himself to a prosecution for an attempt to commit a fraud on the revenue; and his property to almost certain confiscation. Although it is understood that permission was granted in this case, the committee are of opinion that our public vessels ought not to be permitted to carry merchandise for account of private individuals; but as no prohibition then existed to prevent similar shipments, the George Washington having been permitted to clear out in the usual manner, it is conceived that the exporter ought not to lose the drawback, merely because the articles were exported in a national vessel. On the whole, the exporter having complied with the existing regulations of the custom house, previous to the delivery of the merchandise on board the lighter, and it not appearing that the deviation from the ordinary course which was subsequently committed, proceeded from his fault or neglect, the committee are impressed with an opinion, (the irregularity, too, being committed by a captain in the service of the United States) that the memorialist has an equitable claim upon the Government for the drawback and bounty arising on the exportation of the articles mentioned in his memorial, upon the proof being exhibited to the Secretary of the Treasury that the same were actually landed out of the limits of the United States; and the committee submit the following resolution:

Resolved, That the prayer of the memorial of Stephen Kingston is reasonable and ought to be granted.
[2d Session.

## DUTIES AND DRAWBACKS.

COMDUNICATED TO THE HOUSE OF REPRESENTATIVES, FEBRUARy 20, 1805.
Treasury Department, February 20, 1805.
Sir:
In obedience to the permanent order of the House of Representatives, passed on the third of March, 1797, I have the honor to transmit a statement exhibiting the amount of duties and drawbacks on goods, wares, and merchandise, imported into the United States, and exported therefrom, during the years 1801, 1802, and 1803.

I have the honor to be, very respectfully, sir, your obedient servant,
albert gallatin.
The Hon. the Speaker of the House of Representatives.

A Statement exhibiting the amount of Drawback payable on sundry articles exported from the United States, in the years 1801, 1802, and 1803, compared with the amount of Duties collected on the same, respectively.

| species of merchandise. | in the tear 1801. |  | in the fear 1802. |  | in the mear 1803. |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Duties received. | Drawback payable. | Duties received. | Drawback payable. | Duties received. | Drawback payable. |
| On Merchandise | Dolls. | Dolls. | Dolls. | Doils. | Dolls. | Dolls. |
| Paying a duty of 10 per cent. ad val. | 2,339 | 8,444 |  |  |  |  |
| $\begin{array}{cccc}\text { Do } & 11 & \text { do } & - \\ \text { Do } & 12 \frac{1}{2} & \text { do } & -\end{array}$ | 3,659 $4,738,042$ | 10,331 822,263 | 3,318,075 | 513,459 | 3,399,781 | 243,765 |
| Do 13永 do | 688,854 | 231,835 | 270,171 | 99,808 | 185,568 | 24,757 |
| Do 15 do | 1,397,954 | 164,973 | 1,170,338 | 67,635 | 1,104,355 | 25,005 |
| Do 163 ${ }^{\frac{3}{2}}$ do | 122,720 | 25,443 | 102,604 | 8,561 | 68,634 | 4,216 |
| Do 20 do | 91,047 | 7,159 | 73,125 | 6,010 | 67,857 | 1,309 |
| Do d 22 do | 23,232 | 3,942 | 25,798 | 2,092 | 13,126 | 870 |
| Do 40 do | 62 | 3,593 | - | 182 |  |  |
| Wines, Madeira, - - | 155,124 | 12,302 | 145,741. | 12,864 | 196,857 | 19,934 |
| Burgundy and Champaigne, - | 2,167 | 337 | 2,464 | 586 | 1,868 | 138 |
| Sherry, - - - | 26,239 | 342 | 268,573 | 4,829 | 131,358 | 5,221 |
| St. Lucar, - - - | 138 133,830 |  | 650 63,906 | 767 | 131,358 | 5,221 |
| Lisbon, - - Oporto, | 133,830 4,140 | 2,711 | 63,906 20,515 | 767 | 52,619 | 1,410 |
| Teneriffe and Fayal, | 98,885 | 26,289 | 107,318 | 4,575 |  |  |
| Malaga, - - | 43,206 | 41,477 | 71,835 |  | 120,849 | 1,837 |
| All other, - - - | 481,803 | 394,002 | 175,889 | 130,639 | 246,398 | 104,119 |
| Spirits, Foreign, distilled from grain, - | 252,697 | 16,357 | 237,069 | 18,584 | 363,802 | 19,715 |
| Do. from other materials, | 2,089,962 | 121,879 | 2,179,805 | 104,068 | 2,367,804 | 84,961 |
| Domestic do. from Molasses, - | 522 |  |  |  |  |  |
| Do. from domestic produce, - | 24. | 54 | 87 |  |  |  |
| Molasses, - - . | 299,768 | 15,927 | 353,431 | 1,706 | 303,584 | 629 |
| Beer, Ale, and Porter, | 15,917 | 3,074 | 15,751 | 544 | 14,919 | 201 |
| Tea, Bohea, - | 187,071 | 68,898 | 221,651 | 50,047 | 453,351 | 216,337 |
| Souchong, | 134,715 | 55,913 | 117,395 | 88,069 | 134,792 | 90,854 |
| Hyson, - | 136,334 | 96,418 | 110,436 | 60,903 | 96,591 | 13,369 |
| Other Green, | 248,507 | 78,734 | 292,488 | 139,099 | 245,517 | 85,809 |
| Coffee, - | 2,983,447 | 2,439,944 | 1,682,439 | 1,284,376 | 948,672 | 499,251 |
| Cocoa, | 173,330 | 137,132 | 29,526 | 28,096 | 22,664 | 11,755 |
| Chocolate, - | 99 | 5 | 175 | 4 | 46 |  |
| Sugar, Brown, | 2,623,647 | 1,346,382 | 1,821,117 | 717,353 | 1,969,256 | 709,499 |
| Clayed, | 1,123,594 | 1,067,532 | 196,581 | 252,026 | 245,587 | 150,639 |
| Lump, - | 70 |  |  |  |  |  |
| Loaf and Candy, | 1,222 | 55 | 1,161 | 172 | 2,333 | 525 |
| Other refined, | 430 | - | 55 | - | 47 |  |
| Candles, Tallow, - | 5,596 | 1,856 | 1,297 | 1,847 | 548 | 117 |
| Wax and Spermaceti, | 273 | 108 | 95 | - | 185 | 75 |
| Cheese, - - | 50,344 | 43,747 | 28,382 | 21,056 | 9,331 | 4,309 |
| Soap, - | 38,830 | 45,560 | 8,906 | 11,300 | 3,837 | 2,981 |
| Pepper, - | 289,124 | 234,532 | 371,305 | 335,258 | 244,673 | 130,246 |
| Pimento, - | 15,848 | 10,037 | 11,523 | 2,010 | 35,034. | 14,042 |
| 'Tobacco, manufactured, | 17,947 | 1,147 | 22,533 | 1,220 | 12,417 | 60 |
| Snuff, - - | 3,048 | 3,986 | 1,050 | 270 | 2,125 | 1,633 |
| Indigo, | 129,380 | 73,723 | 78,589 | 91,442 | 57,321 | 3,532 |
| Cotton, | 129,731 | 108,675 | 101,699 | 93,301 | 98,692 | 85,028 |
| Nails, | 73,878 | 12,543 | 69,250 | 6,101 | 74,593 | 3,063 |
| Spikes, - - | 2,877 | 67 | 3,194 | 213 | 3,485 | 32 |
| Lead, Bar and other, | 23,034 | 3,867 | 15,178 | 2,629 | 26,975 | 696 |
| Steel, unwrought, | 15,489 | 529 | 12,202 | 753 | 7,811 | 48 |
| Hemp, - | 81,435 | 49 | 85,446 | - | 123,217 |  |
| Cables, - | 860 | 4.9 | 1,783 | 166 | 2,839 |  |
| Cordage, 'Tarred, - - | 50,900 3,267 | 5,731 | 20,963 2 | 6,935 | 15,248 2,350 | 771 |
| Twine and Pack-thread, - | 7,267 | 265 | 2,395 | 198 | 7,940 | 11 |
| Twine and Pack-thread, | 2,995 | 254 | 1,756 |  | 2,388 | 4 |
| Salt, - | 686,454 | 13,864 | 792,838 | 6,607 | 721,355 | 4,561 |
| Coal, | 31,889 | 227 | 23,388 | - | 21,957 | 298 |
| Boots, | 5,388 | 383 | 3,663 | 230 | 3,534 | 145 |
| Shoes and Slippers of Silk, | 1,022 | 757 | 2,393 | 461 | 996 | 360 |
| Do. all other, - | 13,559 | 839 | 11,150 | 1,048 | 9,067 | 329 |
| Cards, Wool and Cotton, |  | - | 141 | $\stackrel{-}{1}$ |  |  |
| Do. Playing, - | 48,939 | 52,623 | 15,039 | 17,155 | 1,620 | 1,347 |
| Dollars, | 20,064,059 | 7,819,093 | 14,766,990 | 4,197,256 | 14,227,778 | 2,569,813 |

Treasuri Department, Register's Office, February 19, 1805.

# COLLECTOR'S BOND-SURETYRELEASED. 

COMmUNICATED TO THE HOUSE OF REPRESENTATIVES, JANUARY 22, 1805.
Mr. Joserf Clax, from the Committee of Ways and Means, to whom was referred the petition of Anthony Benezet and others, children and surviving heirs of Daniel Benezet, late of the city of Philadelphia, deceased, made the following report :

That Daniel Benezet, the younger, brother to the petitioners, was appointed, in March, 1790, collector of the port of Great Egg Harbor, in the State of New Jersey; Daniel Benezet the elder, his father, became his surety in a bond for two thousand dollars, given for the faithful discharge of his duties in that office.

Daniel Benezet, the younger, rendered no account for settlement at the treasury subsequent to the 30th June, 1791, although repeatedly urged to do it; he continued in the office until the 7th of March, 1795, when he was superseded by the appointment of Constant Somers, who had been his deputy.

Daniel Benezet, the elder, died in April, 1797, and his estate was settlea and divided among the heirs, of whom Daniel Benezet, the younger, was one, in the beginning of the year 1798.

Daniel Benezet, the younger, received for his share of his father's estate a sum of money amounting to more than five thousand dollars; he died in December, 1798, and his estate was sold to pay his debts, and finally settled in the year 1801, as far as it was in the power of his administrators and heirs to settle it.

In the year 1802, seven years after his dismissal, his administrator was, for the firsttime, applied to by the Comptroller of the Treasury for some books and papers, which, it had been intimated, related to the transactions of the custom house of Great Egg Harbor, with a request that they might be delivered to the then collector. This request could not be complied with, as no such books, and very few and trifling papers, were in the possession of the administrator; the attorney for the district of New Jersey was then directed to commence a suit on the official bond; but finding that the parties interested all lived in Pennsylvania, he gave notice of that circumstance to the Comptroller, upon which the district attorney for Pennsylvania was, by a letter bearing date the 12th of August, 1803, directed to institute a suit for the recovery of the penalty. On the 7th of October, 1803, suit was accordingly brought against the administrators of Daniel Benezet, the elder, and judgment was entered by agreement in favor of the United States, for two thousand dollars, with a stay of execution for six months. It was also agreed, that, if, before the expiration of that time, the defendants could satisfy the Comptroller that they were entitled to be released, in whole or in part, from the amount of the judgment, it should accordingly be endorsed on the Comptroller's certificate. The Comptroller having no authority to release any part of the judgment, the petitioners have applied to Congress for relief. By an act of Congress, passed September 2d, 1789, it is made the duty of the Comptroller to "provide for the regular and punctual payment of all moneys which may be collected," and to "direct prosecutions for all delinquencies of officers of the revenue."

By an act of Congress, passed August 4th, 1790, it was made the duty of the collectors, once in every three months, or oftener if required, to transmit their accounts for settlement.

Although Daniel Benezet, the younger, was frequently pressed to forward his accounts for settlement, and refused of neglected to do so, and although he was dismised from office, probably for delinquency, yet no steps were taken to recover from him the penalty of his bond, during his life, nor from his or his father's estate, until the year 1802, eleven years after his appointment, seven years after his dismissal, five years after the death of his father. and fout years after the final settlement and division of his father's estate, and after his own death.

Had any application been made previously to the settlement of either of the estates, the penalty of the bond might have been recovered and paid out of his own effects. But, from the delay, and not to say neglect, of the then Comptroller, no steps were taken until the whole of his property was disposed of, in payment of his private debts.

When it is considered that policy has dictated, in all countries, a limitation of the time in which ordinary debts between individuals may be recovered, and that the humanity of the Government has determined that even penalties and forfeitures, for crimes against the revenue laws, shall not be imposed upon the offenders unless the prosecution be had within a limited time; and particularly, when it is considered that statutes of limitation have been passed, to prevent the allowance of claims against the United States, unless brought before a certain period-claims, too, of the most meritorious nature-it is submitted to Congress whether a consistent regard to justice does not forbid the rigorous exaction of the sum adjudged against the petitioners, especially as the delay has arisen from the negligence of the officers of the Government. Your committee conceiving this case to be extremely severe, think the petitioners entitled to the relief for which they pray, and recommend the following resolution:

Resolved, That the prayer of the petitioners is reasonable, and ought to be granted.

## Treasury Department, Comptroller's Office, February 19, 1805.

Sir:
I have before me your letter of the 15 th instant. You would have received an immediate answer but for the reason which I stated to you yesterday.

The late Daniel Benezet was appointed collector for the port of Great Egg Harbor, in New Jersey, in the year 1790, and continued in the office until he was superseded by the appointment of Constant Somers, in consequence of which the official functions of Mr. Benezet ceased on the 7 th day of March, 1795.

It appears, from the correspondence of the office, that Mr. Benezet rendered no account for settlement at the treasury, subsequent to the 30 th of June, 1791, although repeatedly urged to do it. That, after his death, Anthony Benezet, one of the administrators, was requested to furnish books and papers, which, it had been intimated to the Comptroller, were in his possession, in order that the accounts of the intestate might be settled. The administrator not complying, the attorney of the United States for the district of New Jersey was directed by letter, bearing date 24th July, 1802, to commence a suit on Mr. Benezet's official bond. Mr. Maxwell, the then attorney, finding, upon inquiry, that the parties interested all lived in Pennsylvania, gave the information to this Department, upon which the district attorney of Pennsylvania was directed, by letter bearing date 12th August, 1803, to institute a suit for the recovery of the penalty of the official bond before mentioned. This has been done, and a judginent recovered, as stated by the petitioners.

These are all the facts which appear to be material to be stated for the information of the committee.
The petition and papers which accompanied it are returned.
I have the honor to be, Sir, with great respect, your obedient servant,
G. DUVALI.

Joserf Clay, Esq.

## MINT.

communicated to the house of representatives, march 1, 1805.
Treasury Department, February 27th, 1805.
Sir:
I have the honor to transmit, herewith, a letter from the Comptroller of the Treasury, accompanied with sundry statements, which have been prepared in obedience to the act, entitled "An act establishing a mint, and regulating the coins of the United States," passed on the 2d of April, 1792.

I have the honor to be, very respectfully, sir, your obedient servant,
ALBERT GALLATIN.
The Hon. the Speaker of the House of Representatives.

## Treasury Department, Comptroller's Office, February 26th, 1805.

Sir:
The statements marked $\mathbf{A}, \mathbf{B}, \mathbf{C}, \mathbf{D}$, and $\mathbf{E}$, herewith laid before you, have been prepared pursuant to the seventh section of an act of Congress, of the second of April, 1792 , entitled " An act establishing a mint, and regulating the coins of the United States." They contain all the information, relative to the transactions of the mint, which the settlements made at the'treasury enable me to give.

I have the honor to be, with great respect, your obedient servant,

## Albert Gallatin, Esq.

G. DUVALL.

## A.

Statement exhibiting the balance of gold and silver remaining in the hands of the officers of the Mint, on the 31st December, 1803; the amount of deposites from the 1st January, to the 31st December, 1804; the different speeies of coins made and paid on account of deposites; allowance for wastage; and the balance remaining in the hands of the officers of the Mint on the said 31st of December, 1804, to.be accounted for on a future settlement.

Gold remaining in the hands of the officers of the mint, on the 31st Dec. 1803,
Do. deposited from the 1st January, to the 31st December, 1804,
Oz. dwt. gr. Dolls. cts.
$138139=2,46460.5$
$14,499 \quad 9 \quad 15=257,76835.5$
14,638 $3 \quad 0=260,23296$
Amount paid on account of deposites of gold, from the 1st January to the 31st December, 1804, $\quad \$ 240,49016.5$ Add balance of gold coins remaining in the hands of the treasurer of the mint, on the 31st Dec. 1804,

Deduct this sum, being so much of warrant No. 4,809, issued at the Treasury of the United States,
to cover the wastage in the coinage of gold, for the year ending December 31, 1804,
\$886 34.5
Also this sum, being the balance of gold coins remaining in the hands of the treasurer of the mint, on the 31st December, 1803,
28874.5
z. dwt. gT. 1,175 09

Gold coins made from the 1st January to 31st December, 1804, viz: eagles, 9,795, half

Balance of gold bullion, \&c. in the hands of the officers of the mint, on the 31st December, 1804 ,
Profit and loss for this sum, allowed for wastage in the coinage of gold, from the ist January to the 31st December, 1804,
$281814=51346.5$
$601115=1,07699.5$
As above, $\quad$ 14,638 $0300=260,23296$
Silver remaining in the hands of the officers of the mint, on the 31st December, 1803, $10,0220009=11,56354.5$ Silver deposited, from the 1st January to the 31st December, 1804, . . . 91,504 $1800=105,58250.5$

$$
101,5261809=117,14605
$$

Amount paid on account of deposites of silver, from the 1st January to the 31st December, 1804, Add balance of silver coins remaining in the hands of the treasurer of the mint, 31st Dec. 1804,


Deduct this sum, being so much of warrant No. 4,809, issued at the treasury of the United States, to cover the wastage in the coinage of silver, for the year ending Dec. 31, 1804, \$386 29.5
Also this sum, being the balance of silver coins remaining in the hands of the treasurer of the mint, on the 31st December, 1803,

4,528 22
$4,91451.5$
Silver coins made from the 1st Jan. to 31st Dec. 1804, viz: dollars, 19,570, half dollars,
156,519 , one-fourth dollars, 6,738, and dimes, 8,265 ; weight and value, $--\quad 8$
Balance of silver bullion, \&c. in the hands of the officers of the mint, on the 31st December, 1804,

$$
14,2211209=16,40917
$$

Profit and loss for this sum, allowed for wastage in the coinage of silver, for the year 1804,

$$
101,526 \quad 1809=117,14605
$$

STATEMEN'I OF COPPER COINAGE, 1804.
Dr.
Mint of the United Stutes, in account current of Copper purchased and coined, from the Commencement of the Institution to the 31st December, 1804, with the United States.


Notr.-Agreeably to the allowance made to the chief coiner, on the coinage of copper, each cent, made during the years 1803 and 1804 , ought to weigh seven pennyweights three and a third grains. The spoiled planchettes, with which the account of profit and loss is charged, I expect were placed in the hands of the melter and refiner, and used by him for alloy to gold and silver.

Comptroller's Office, February 23d, 1805.

Summary Statement exhibiting the value of coins made at the Mint; the amount of disbursements on account of the establishment; the amount allowed for wastage; the amount retained of deposites; and the amount gained on the coinage of copper.

Value of gold, silver, and copper coins, made at the mint to the 31st December, 1803, - $\quad$ - $3,931,86630$
Ditto, of gold coins made from the 1st January to the 31st December, 1804, per statement herevith, _ _ _ _ _ _ - . . .

Ditto, of copper coins, made and charged as delivered to the Treasurer of the United States, from the -1st January to the 31st December, 1804, per statement herewith, marked B,

11,044 94
370,027 94
Total value of gold, silver, and copper coins,

- $\overline{\$ 4,301,89424}$

Nett charge on the coinage of gold, silver, and copper, to the 31st December, 1803, per report of the 17th March, 1804, -

225,205 73.5
Add amount gained on the coinage of copper, per statement for the year 1804,
29,783 80.5
Deduct amount of wastage, per the above statement transmitted, - - $15,72058.5$
Add amount retained of deposites, ditto,
$2,44324.5$
'13,277 34
241,712 20
Add amount disbursed on account of the establishment, from the 1st January to the 31st December, 1804, per statement herewith,

16,224 80
Add amount of wastage to the 31st December, 1803, per statement furnished for the year
1804, ${ }^{-}$
to the 31st December, 1804, per statement herewith, marked A, $1,47337.5$
Total amount of wastage, to the 31st December, 1804, - 17, 193 96
Deduct amount retained from deposites, per statement furnished for the year 1803, 2,443 24.5
Deduct amount retained from the 1st January to the 31st December, 1804, per statement herewith, marked A, - _ _ _ 13829.0

2,581 53.5
$14,61242.5$
272,549 42.5
Deduct the amount gained on copper coinage from the commencement of the institution to the 31st December, 1804, par statement herewith, marked B,

Nett charge on the coinage of gold, silver, and copper, to the 31st December, 1804, including the costs of lots, buildings, \&c.

241,221 96.0
Comptroller's Office, February 23d, 1805.
AND. ROSS.
D.

Statement of the Appropriations made by law, for the Mint establishiment, for the year 1804; with the amount of Warrants drawn by the, Secretary of the Treasury, on said appropriations.
Amount of warrants drawn on the treasurer in favor of the mint, for the services of the year 1804, - $\quad 36,87442$ Balance unexpended on 1st January, 1805,

Balance of the several appropriations for the mint establishment, unexpended on 1st January, 1804, per
 cents, paid into the Treasury in 1804,
Ditto, by act making provision for the support of Government for the year 1804, dated the 14th March, 1804,

[^2]Statement of the application of moneys advanced from the Treasury of the United States, for the support of the Mint establishment during the year 1804.
Balance due the treasurer of the mint, on 1st January, 1804, as per statement for the preceding year,
Moneys paid by the treasurer of the mint, on warrants drawn by him on the Director, and admitted by the accounting officer of the treasury, on the adjustment of his account, were as follow, viz:

Incidental and contingent expenses and repairs of mint.
For $\$ 5,62480$, being the amount expended for the requisite repairs, apparatus, machines, wages of workmen, and other expenses,

| Paid in the 1 1st quarter, | - | - | 1,28562 |
| :---: | :---: | :---: | :---: |
| 2 d | do. | - | - |
| 3 d | 1,316 | 35 |  |
| do. | - | - | 1,466 |
| 4th | do. | - | - |
| 4 | 1,556 | 18 |  |

Copper purchased for coinage.
For $\$ 17,57328$, being the amount of the costs, and charges for copper purchased for coinage:
45,410 lbs. purchased from 1st October to 31st December, 1804, - - - .
45,410 lbs. purchased from 1st October to 31st December, 1804, - - - 17,15128
Loss on a bill of exchange for copper previously bought in 1803, - $\quad$ - $\quad{ }_{422} 09$
Salaries of the afficers and clerles of the mint.
Paid in the 1st quarter, - - 2,65000

| 1st quarter, | - | - | 2,650 | 00 |
| :---: | :---: | :---: | :---: | :---: |
| 2d | do. | - | - | 2,650 |
| 3 d | do. | - | - | 2,650 |
| 4th | do. | - | - | 2,650 |
| do |  |  |  |  |

Wastage in the coinage of gold and silver.
Applied to make good deficiency in wastage in the coinage of gold and silver, for the year 1803, Balance to be accounted for by the treasurer of the mint,

## Advanced from the treasury for the mint establishment.

For the salaries of the officers and clerks
For the purchase of copper, and the incidental and contingent expenses,
$\overline{\$ 47,47442}$

Account of cents and half cents paid into the 'Treasury of the United States, by the treasurer of the mint, in the year 1801 .

| Paid in the 1st quarter, $\begin{array}{ll} \begin{array}{ll} 2 \mathrm{~d} & \text { do. } \\ 3 \mathrm{~d} & \text { do. } \\ 4 \mathrm{~d} & \text { do. } \end{array} \end{array}$ | - |  | $\begin{aligned} & 3,34000 \\ & 6,33000 \\ & 1,75000 \\ & 2,42494 \end{aligned}$ |
| :---: | :---: | :---: | :---: |
|  |  |  | ,844 94 |

Treasruy Departhent, Register's Office, 21 st February, 1805.
JOSEPH NOURSE, Register.

An Abstract Statement of the settlements at the Treasury, of the uccounts of the Treasurer of the Mint, from January 1 st, to December 31st, 1804, exhibting the balance, in bullion, for which he remained accountable on the last settlement, and also the deposites of Bullion, Coins made, value of Coins paid, allowance for wastage, and balance in the hands of the Officers of the Mint,
and in the Bank of the United States. and in the Bank of the United States.

| period of settlement. |  | balanct remaining to be acoounted for, december 31, 1803, consisting of |  |  |  |  |  |  | deposites in standard |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| from | то | Gold in the hands of the Officers of the Mint, and Commissioners of Inspection. |  | Silver in the hands of the Officers of the Mint, and Commissioners of Inspection, |  | Coins in the Bank of the United States. |  | Total value of balance. | Gold. |  |
|  |  | Weight. | Value. | Weight. | Value, | Of Gold, | Of Silver, |  | Weight. | Value. |
|  |  | oz. dwt. gr. | Dalls. Cts. | oz. $d w t$, $g \%$ | Dolls. Cts. | Dolls. Cts, | Doils. Cts, | Dolls. Cts. | oz. dwt. gr. | Dolls. Cts. |
| January 1, 1804, | December 31, 1804. | $\begin{array}{lll}138 & 13 & 9\end{array}$ | 2,464 60른 | 10,022 $\quad 0 \quad 9$ | 11,563 542 | $28874 \frac{1}{2}$ | 4,528 22 | 18,845 112 | 14,499 0915 | 257,768 35.5 |

## E-Continued.

| deposites in Standard |  |  | Total value of Balances and Deposites. | Coins of gold and silver made at the mint. |  |  |  |  |  |  |  |  | value of coins paid at THE MINT. |  | Total value of Coins paid. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Silver. |  | Total value of Deposites. |  | Gold. |  |  |  | Silver: |  |  |  |  |  |  |  |
| Weight. | Value. |  |  | Weight. | Eagles. | Half Eagles. | Quarter Eagles. | Weight. | Dollars. | FIalf Dollars. | Quarter Dollars. | Dimes. | Gold. | Silver. |  |
| oz. dwt. grv. | Dolls. Cts. | Dolls. Cts. | Dolls. Cts. | oz. dwt.gr. | No. | No. | No. | oz. dwt. gr. | No. | No. | No, | No. | Dolls. Cts. | Dolls. Cts. | Dolls. Cts. |
| 91,504 18 0 | 105,582 50.5 | 363,350 86 | 382,195 971 | 14,5481219 | 9,795 | 30,475 | 3,327 | 86,961 $15 \quad 8$ | 19,570 | 156,519 | 6,738 | 8,265 | 240,490 16.5 | 104,828 68.5 | 345,318 85 |



## E-Continued.

balanoe to be acoounted for.

| In the hands of the Melter and Refiner. |  |  | In the hands of the Commissioners of Inspection, and of the Treasurer, for Assay Pieces. |  |  |  |  | Coins in handsof the Treasu'r. of the U.States. |  | Total Value. | Total balance to be accounted for. |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Silver. |  | Total Value. | Gold. |  | Silver. |  | Total Value. | Gold. | Silver. |  |  |  |  |
| Weight. | Value. |  | Weight. | Value. | Weight. | Value. |  |  |  |  | Gold. | Silver. | Total Value. |
| oz. dwt.gr. | Dolls. Cts. | Dolls. Cts. | oz. dwt. gr. | Dolls. Cts. | oz. $d w t . g r$. | Dolls. Cts. | Dolls. Cts. | Dolls. Cls. | Dolls. Cts. | Dolls. Cts. | Dolls, Cts. | Dolls. Cts. | Dolls. Cts. |
| 13,762 115 | 15,879 80 | 15,972 41 | $7 \quad 0 \quad 15$ | 12500 | $\begin{array}{lll}14 & 19 & 15\end{array}$ | $1728 \frac{1}{2}$ | $142288 \frac{1}{2}$ | 19,327 42 ${ }^{\frac{1}{2}}$ | 42633 | 19,753 75, $\frac{1}{2}$ | 19,840 89 | 16,835 50 | 36,676 39 |

## STATE OF THE FINANCES.

comimunicated to the senate, december 9, 1805.
In obedience to the directions of the actsupplementary to the act, entitled "An act to establish the Treasury Department," the Secretary of the Treasury respectfully submits the following report and estimates:

## REVENUE AND RECEIPTS.

The nett revenue, arising from duties on merchandise and tonnage, which accrued during the year 1801, amounted to - - $\quad$ - $\quad$ - $\quad$ - $\quad$ -
The nett revenue, arising from the same source, which accrued during the year 1802 , amounted to - $\quad 10,154,564$
That which accrued during the year 1803, amounted to
And that which accrued during the year 1804, amounted, after deducting that portion which arose
from the additional duties, constituting the Mediterranean fund, as will appear by the statement
A, to
A, to ${ }^{-}$It is ascertained that the nett revenue which has accrued during the three first quarters of the year 1805, does
At is ascertained that the nett revenue which has accrued during the three first quarters of the year 1805, does
12,672,323 not fall short of that of the corresponding quarters of the year 1804. And that branch of revenue may, exclusively of the Mediterranean fund, be safely estimated, for the present, at twelve millions of dollars, which is nearly the average of the two years 1803 and 1804.'

The defalcation which took place in the year 1802, and the increase in the next following years, sufficiently show that no inconsiderable portion of that branch of the revenue is due to the neutrality of the United States, during the continuance of war in Europe. Yet, if the revenue of 1802, the only year of European peace since 1792, be considered as the Ibest basis on which to form an estimate, this, with an addition of ten per cent. on account of the increase of population for three years, and of near 300,000 dollars, the computed revenue of New Orleans, will give a result of near eleven millions and a half. The statement $B$ exhibits in detail the several species of merchandise and other sources from which that revenue was collected during the year 1804.

The revenue arising from the sales of public lands has been greater during the year ending on the 30th September, 1805, than that of any preceding year. It appears by the statement $C$ that, during that period, besides 145,000 acres sold to persons claiming a right of pre-emption, 474,000 acres have been disposed of, at the ordinary sales; making, altogether, with the preceding sales, from the time when the land offices were opened in 1800 and 1801, an aggregate of near two millions of acres. The actual payments bv purchasers, which, during the year ending on the 30th September, 1804, had amounted to 432,000 dollars, and had not, in any one previous year, exceeded 250,000 dollars, have, during the year ending on the 30 th September, 1805, amounted to 575,000 dollars; of which sum 535,000 dollars were paid in specie, and the residue in stock of the public debt. The specie receipts from that source may, for the ensuing year, be safely estimated at five hundred thousand dollars.
The receipts arising from the permanent revenue of the United States may, therefore, without even including the duties on postage and other small incidental branches, be computed, for the year 1806, at twelve millions and five hundred thousand dollars,
$\$ 12,500,000$
The payments in the treasury, during the same year, on account of the temporary loans constituting the "Mediterranean fund"' which will have accrued to the 31st day of March next, are estimated at nine hundred thousand dollars, and about one hundred thousand may be expected from the arrears of internal duties and of the direct tax, and from other incidental branches; making, for temporary and incidental receipts, one million of dollars,'
$1,000,000$
The balance of specie in the treasury, which, on the 30th day of September last, amounted to 4,575 , 654 dollars, will, as the receipts and current expenditures of the present quarter may be considered as nearly equal, be diminished at the end of this year, only by the payments on account of
the American claims assumed by the convention with France; and as the whole amount of those
claims which remained unpaid on the 30th day of September last, will, in this estimate, be stated amongst the expenditures of 1806, the whole of the abovementioned balance may be added to the receipts of that year, viz:

4,575,000
Making, in the whole, an aggregate of more than eighteen millions of dollars, -
$\$ 18,075,000$

## EXPENDITURES.

The expenses of the year 1806, which must be defrayed out of those resources, are, like the revenue, either of a permanent nature or temporary.

The permanent expenses are estimated at 11,450,000 dollars, and consist of the following items, viz:

1. The annual appropriation of eight millions of dollars for the payment of the principal and interest of the public debt, of which more than $4,000,000$ dollars will be applicable to the discharge of the principal, and the residue to the payment of interest,
2. For the civil department and all domestic expenses of a civil nature, including invalid pensions,
the light house and mint establishments, the expenses of surveying public lands, the third in-
stalment of the loan due to Maryland, and a sum of 150,000 dollars, to meet such miscellaneous claims or grants as may be allowed by Congress,
$1,150,000$
3. For expenses incident to the intercourse with foreign nations, including the permanent appropri-
ation for Algiers,
or the Military and Indian departments, including the permanent appropriations for certain In-
4. Fur the Military and Indian departments, including the permanent appropriations for certain In-
dian tribes,
5. For the Naval establishment, (exclusively of deficiencies for the service of the years 1804 and 1805, which are estimated at 600,000 dollars) -

200,000
1,030,000
1,070,000
$\$ 11,450,000$
The extraordinary demands for the year 1806 amount to four millions of dollars, viz:
The navy deficiencies for 1804 and 1805, as abovementioned,
And the balance of the American claims assumed by the French convention, which re-
mained unpaid on the 30th September last, amounting to
$3,400,000$
4,000,000
Making, altogether.
$\$ 15,450,000$
It appears, from the preceding statement, that the permanent revenues of the United States will, during the ensuing year, exceed the permanent expenditures by a sum of more than one million of dollars; and that the moneys already on hand, together with the temporary resources of the year, will, after leaving the sum which it is always
necessary to keep in the treasury, be sufficient to discharge the navy deficiencies, and the whole amount of the claims assumed by the convention with France, the large receipts of last year rendering it unnecessary to recur for that object to the loan authorized by the act of the 10 th of November, 1803.

## MEDITERRANEAN FUND.

It appears by the statement B that the additional duty of two and a-half per cent. on goods paying duties ad valorem, which constitutes the "Mediterranean fund," amounted, during the six last months of 1804, to 563,038 dollars. And it is ascertained that the amount of the duty accrued during the year ending on the 30th day of June, 1805 , was 990,000 dollars. This apparent product will, it is true, be diminished by subsequent exportations; but it is believed, from a view of the value of the goods imported in 1803 and 1804, which are charged with that duty, that the fund may be estimated as producing nearly $\$ 900,000$ a year. If that estimate be correct, the fund will ultimately produce, during the one year and nine months commencing on the 1st day of July, 1804, and ending on the 31st day of March, 1806, - - - - - - - -

The expenses heretofore charged on that fund, have been, viz:
Paid in 1804, to the Navy Department, under the act constituting the fund, $\quad$ - 525,000
Paid in 1805, to the said Department, by virtue of the 2d section of the act of 25th Jan. 1805, 590,000

| Making, altogether, | - | - | - | - | - | - | - | $1,115,000$ |
| :--- | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| And leaving an unappropriated surplus, estimated at | - | - | - | - | - | $\$ 460,000$ |  |  |

But which will be more than absorbed by the navy deficiencies above-mentioned.
The moneys actually received or to be received into the treasury, on account of that fund, prior to the 1st day of January, 1806 , are estimated at about $\$ 600,000$. The residue will be received between that day and the 31 st day of March, 1807, and credit has been taken for a sum of $\$ 900,000$ on that account, in the preceding estimate of the receipts of the year 1806.

## PUBLIC DEBT.

The payments on account of the principal of the public debt have, during the year ending on the 30th September, 1805, exceeded four millions three hundred and seventy-seven thousand dol-
lars,as appears by estimate $D$,
\$4,377,898 63
1,776,000 00

6,153,898 63
dollars. -
As the exportation of the specie necessary to discharge the last mentioned instalment, would have been sensibly felt, it was found eligible to pay it in London, in conformity with the authority given by the act of the 3d of March, 1805; and the operation was effected at par, by the Bank of the United States.

It appears, by the same statement $D$, that the payments on account of the public debt, from the 1st April, 1801, to the 30th September, 1805, have amounted to almost $\$ 18,000,000$
$17,954,79049$
During the same period there have been paid to Great Britain, in satisfaction and discharge of the money which the United States mighthave been liable to pay, in pursuance of the provisions of the 6th article of the treaty of 1794 ,

The balance in the Treasury amounted, on the 1st day of April, 1801, to
And on the 30th day of September, 1805, to
Making an increase of $-\quad-\quad-\quad 2,781,60178$
From which, deducting the proceeds of the sales of the Bank shares, - 1,287,600 00
Leaves for the increase arising from the ordinary revenue,

1,794,052 59 4,575,654 37
$2,664,00000$
$1,494,00178$

Making, in the whole, a difference of more than twenty-two millions of dollars in favor of the United States, during that period of four years and a half, -
\$22,112,792 27
In order to give a more general and concise view of the receipts and expenditures of the United States, during the four years, commencing on the 1st day of April, 1801, and ending on the 31st day of March, 1805, than can be derived from the annual printed accounts, a statement, marked H , and several explanatory statements, marked $\mathrm{H}_{1,}$ to H 8 , have been added to those which usually accompany this report.

From those it appears, that a sum of fifty millions six hundred and sixty-seven thousand four hundred and sixtyseven dollars and four cents, has been paid into the treasury during that period, viz:

From duties on tonnage, and on the importation of foreign merchandise
From all other sources, (including $\$ 1,596,17143$ cents, arising from the sales of Bank shares and of public vessels)

$$
\begin{array}{r}
45,174,83722 \\
5,492,62982 \\
\hline 50,667,46704 \\
\hline \hline
\end{array}
$$

And that the expenditures, during the same period, have amounted to forty-nine millions six hundred and sixtyfive thousand five hundred and twenty-seven dollars and fifty-six cents, which have been disbursed for the following purposes:

1. Less than one-third of the whole has been sufficient to defray all the current expenses of the United States, viz:

For the civil list, and all domestic expenses of a civil nature,
3,786,114 79
For the military establishment and Indian department, -

-     - 4,405,192 2
$\begin{array}{llllll}\text { For the naval establishment, } & - & - & - & - & - \\ \text { For the expenses attending the intercourse with foreign nations, } & - & - & 1,071,437 & 84\end{array}$

> Amounting, altogether, to
> pav the interesti on the public debt, viz: -

14,105,380 04
2. Near one-third was necessary to pay the interest on the public debt, viz: $3,160,000$, was paid on account of the interest on the deferred stock, a charge which commenced only in the year 1801, and was, therefore, in addition to the annual sum wanted before that year, for the payment of interest on the public debt.
3. More than one-third, and which may be considered as the surplus revenue of the United States, during that period, has been applied towards the reimbursement and extinguishment of the debt, viz:

On account of the principal of the public debt proper, - $\quad$. $\quad$ 16,317,663 92
In payment of debts contracted before the 1st day of April, 1801, and arising un-
der the British treaty and under the French convention of 30th September, 1800,
2,963,782 65

It is sufficiently evident, that, whilst one-third of the national revenue is necessarily absorbed by the payment of interest, a persevering application of the resources afforded by seasons of peace and prosperity, to the discharge of the principal, in the manner directed by the Legislature, is the only effectual mode by which the United States can ultimately obtain the full command of their revenue, and the free disposal of all their resources. Every year produces a diminution of interest, and a positive increase of revenue. Four years more will be sufficient to discharge, (in addition to the annual reimbursements on the six per cent. and deferred stocks) the remainder of the Dutch debt, and the whole of the eight per cent., navy six per cent., five and a half per cent. and four and a half per cent. stocks. As the portion of the public debt which shall then remain unpaid, will consist of the six per cent. deferred, and Louisiana stocks, neither of which can be reimbursed, except at the periods, and in the proportions fixed by contract, and of the three per cent. stock, which its low rate of interest will render it ineligible to discharge at its nominal value, the rapidity of the reduction of the debt, beyond the annual reimbursements permitted by the contracts, will, after the year 1809, depend on the price at which purchases may be effected. And, shouid circumstances render it eligible, a considerable portion of the revenue now appropriated for that purpose, may then, in conformity with existing provisions, be applied to other objects.

All which is respectfully submitted
albert Gallatin, Secretary of the Treasury.
Treasury Department, December 9th, 1805.
A.
.4 statement exhibiting the amount of duties which accrued on merchandise, tonnage, passports, and clearances; of debentures issued on the exportation of foreign merchandise; of payments for bounties and allowances, and for the expenses of collection, during the years 1803 and 1804.

|  | duties on |  |  | Debentures issued. | Bounties and allowances. | Gross revenue. | Expenses of collection. | Nett revenue. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Merchandise. | Tonnage. | Passports and clearances. |  |  |  |  |  |
| $\begin{aligned} & 1803^{-} \\ & 1804 \end{aligned}$ | $14,249,95857$ $20,372,56765$ | 166,528 <br> 208,730 | 15,902 17,334 | 2,569,813 $6,686,483$ | 151,717 192,74151 |  | 2 404,428 <br>  484,045 | $\begin{aligned} & 11,306,43022 \\ & 13,235,36146 \end{aligned}$ |
| (a.) Gross revenue for the year 1804, Deduct interest and storage, |  |  |  |  |  |  | $\begin{array}{r} \$ 13,719,40714 \\ 14,670 \quad 09 \end{array}$ |  |
| Gross revenue, per statement B, |  |  |  |  | - - | \$ | \$13,704,73705 |  |

Statement of the amount of American and Foreign tonnage employed in the foreign trade, for the year 1804, as taken from the records of the Treasury.


Proportion of foreign tonnage to the whole amount of tonnage employed in the foreign trade of the United States,
12.9 to 100

Treasury Department, Register's Office, December 9th, 1805.
JOSEPF NOURSE; Register.

## B.

$A$ statement éxhibiting the value and quantities,' respectively, of merchandise, on which duties actually accrued, during the year 1804, (consisting of the difference between articles paying: duty, imported, and those entitled to drawback, re-exported) and, also, of the nett revenue which accrued; during thatyear; from duties on merchandise; tonnage, passports, and clearances.

## Goods paying duties ad valorem.

$\$ 30,211,367$ at $12 \frac{1}{2}$ per cent., $\quad$ - $\quad$ - $\quad$ - $\$ 3,776,42087$
7,641,925 at 15
1,146,288 75
425,236 at $20 \quad$ do $\quad-\quad-\quad-\quad-\quad$ additional duty on $\$ 22,297,845$, at $2 \frac{1}{2} \cdot \mathrm{per}$ cent.
557,446 12( A.)
\$38,278,528

| (a.) Spirits, | 10,488,696 gallons, at 29.2ct | e, |
| :---: | :---: | :---: |
| (b.) Sugar, | $55,070,013$ pounds, at 2.5 cts . |  |
| (c.) Salt, | 2,439,241 bushels, at 20 cts . | do. |
| (d.) Wines, | $3,003,312$ gallons, at 31.9 cts. | do. |
| (e.) Teas, | 2,423,074 pounds, at 20 cts . | do. |
| Coffee, | 6,101,191 do. at 5 cts. | do. |
| Molasses, | 6,535,513 gallons, at 5 cts. | o. |
| (f.) All othe | articles, - |  |

$\$ 5,565,202 \cdot 94$.

| 3,061,007 38 |  |
| :---: | :---: |
| 1,382,959 01 |  |
| 487,848 20 |  |
| 958,117 79 |  |
| 485,133.40 |  |
| 305,059 55 |  |
| 326,775 65 |  |
| 488,854 38 |  |
| 13,060,958 30 |  |
| 15,448 52 |  |
|  | \$13,045,509 78 |
| - | 245,000 56 |
| - | 188,162 71 |
| - | \$13,478,673 05 |


| Duties on tonnage, Light money, | - | - | - | - | - | $\begin{array}{r} 159,42984 \\ 49,300 \quad 16 \end{array}$ |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Duties on passports and clearances, | - | - | - | - | . | -- | $\begin{array}{r} 208,730 \\ 17,33400 \\ 00 \end{array}$ |
| Gross revenue, per statement A, Deduct expenses of collection, |  | $\because$ | - | - | - | - | $\begin{array}{r} 13,704,73705 \\ 484,04568 \end{array}$ |
|  | Nett | nue, | - | - | - | - | \$13,220,691 37 |

## Explanatory Statements and Notes.



Explanatory Statements and Notes-Continued.


| oppicis. |  |  | lands sold. |  | In the hands of Receivers, 1st Oct. 1804. | Due by individuals, lst of Oct. 1804. | RRCEIPTS by reorivers, from individuals. |  | payments by receivers. |  |  | balange due oct. 1, 1805. |  | Total balance due 1st Octo ber, 1805. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  | Acres. | Purchase mo- ney. |  |  | On account of purchase. | On account of forfeitures. | Into 'Treasury. | The part for expenses. | Repay ments. | From indivi- duals. | By Receivers. |  |
| Zanesville, Marietta, Steubenville, Chillicothe, Cincinnati, |  |  | 28,999.55 ${ }^{\frac{1}{4}}$ | \$57,999 10 ${ }^{\frac{1}{2}}$ | \$4,571 $63 \frac{1}{2}$ | \$18,761 34 ${ }^{\frac{1}{2}}$ | \$16,295 418 | \$42 38 |  |  |  |  |  |  |
|  |  |  | 2,688.06 | 5,376 12 | 4,268 59 | 22,021 66 | 4,344 25 |  | 5,012 04 | -525 04 | \$133 50 | 23,053 53 | ${ }_{3,467} 30$ | \$65,848 ${ }_{\text {26,520 }}{ }_{83}$ |
|  |  |  | 150,551.97 | 301,103 94 |  |  | 217,130 32 ${ }^{\frac{1}{2}}$ | $22306 \frac{1}{2}$ | 262,005 72 | 7,598 86 ${ }^{\frac{1}{2}}$ | 1,179 $43 \frac{1}{2}$ | 557,768 4912 | 58,901 477 | 616,669 969 ${ }^{\frac{1}{4}}$ |
|  |  |  | 119,740.49 | 239,72858 | 92,332 $83 \frac{1}{2}$ | 372,862 15, | 176,265 362 | 11186 | 165,574 89 | 5,631 $76{ }^{2}$ | 2,470 02 | 436,325 37 ${ }^{\text {a }}$ | 100,664 65 | ${ }_{536,990} \mathbf{0 2}$ |
|  | - |  | 317,286.06 | 631,745 48 | 126,432 714 | 546,772 461 | 161,824 524 | 72568 | 227,735 $66{ }^{3}$ | 5,277 14, ${ }^{\frac{3}{4}}$ | 21998 | 1,016,693 42 ${ }^{\frac{1}{4}}$ | 61,027 $26{ }^{3}$ | 1,077,720 69 |
|  |  | Total, | 619,266.13 ${ }^{\frac{3}{4}}$ | 1,235,953 22 ${ }^{\frac{1}{2}}$ | 332,339 01 | 1,434,212 $50 \frac{1}{2}$ | 575,859 88 | 1,102 48 ${ }^{\frac{1}{2}}$ | 675,854 33 | 20,731 931 | 4,002 9312 | 2,094,305 85 | 229,444 11 | 2,323,749 96 |


$\$ 40,51171$
$\begin{array}{r}622,64230 \\ 17,05346 \\ \hline 680,20747\end{array}$

$\overline{\$ 675,85433}$


Statement C-Continued.
Estimate showing when the instalments which compose the balance due from individuals will become payable.


The instalments represented as becoming due at Cincinnati, are calculated upon the same principle as those accruing from ordinary sales of land; but a portion of them, estimated at $\$ 360,000$, arising from the sales of preemption lands, has, by the provisions of the 8th section of the act of March 26th, 1804, been made payable in six annual instalments, commencing on the 1st day of January, 1807.

Treasury Departnent, Register's Office, December 9, 1805.
JOSEPH NOURSE, Register.
D.

An estimate of the principal redeemed of the debt of the United States, from the 1 st $O$ ctober, 1804, to the 30 th September, 1805, inclusive; showing, also, the redemption of the principal of the said debt, from 1st April, 1801 , to the 30th September, 1805.

|  | Redemption from 1st Oct. 1804, to 30th of September, 1805. | Redemption from 1st April, 1801, to 30th September, 1804, as per statement referred to in the Sccretary's. report of 19th Nov. 1804. | Total principal redeemed, from lst April, 1801 to 30th Sept. 1805. |
| :---: | :---: | :---: | :---: |
| On account of the domestic debt. | + ... - |  |  |
| The amount of warrants issued on the treasury of the United States, according to the quârter yearly statement of receipts and expenditures, from' ist October, 1804, to 30th Sep tember, 1805 , exclusive of $\$ 56002$, repaid into the treasury, was $\$ 4,720,15668$ |  |  |  |
| Deduct interest which accrued during the same period, calculated quarter yearly, $\text { 3,245,743 } 996$ |  |  |  |
| Payments made in certificates of the debt of the United States, on account of lands purchased, | $\begin{array}{r} 474,412.72 \\ 41,47168 \end{array}$ | 683,19044 $53,14613-$ | 157,60316 94,61781 |
| Payments made to foreign officers, and for certain parts of the domestic debt, <br> Payments on account of domestic loans, | $\begin{array}{r} 8,112.21 \\ 950,000 \times 00 \end{array}$ | $\begin{array}{r} 65,997 \cdot 03 \\ 2,490,000.00 \end{array}$ |  |
| On account of :the foreign debt. | 950,00 , 0 | 2,490,000 00: | 3,440,000 00 |
| The amount of warrants issued on the treasurer, exclusive of $\$ 4,45874$, the commission to agents purchasing bills of exchange, was $\therefore \quad-\$ 2,627,06793$ |  |  |  |
| Deduct interest accruing thereon, viz: |  |  |  |
| On the Dutch debt, including commissions and charges, - - - 179,667 76 |  |  |  |
| On the Louisiana six per cent. stock, including commissions, - $\quad 678,37500$ |  |  |  |
| 858,042 76 |  |  |  |
| Deduct gain on exchange, - 134,876 85 |  |  |  |
| 723,165 |  |  |  |
|  | 1,903,902.02 | 7,284,558 26 | 9,188,460 28 |
| $\cdots$. | 4,377,898 63 | 13,576,891 86 | 17,954,790 49 |

Treasury Department, Register's Office, Decernber 9th, 1805.
E.

Statement exhibiting the amount of duties which àcrued on merchandise, tonnage, passports, and clearances, of debentures issued on the exportation of foreign merchandise, of payments for bounties and allowances, and for expenses of colleciion, during the year 1801.

| duties on |  |  | Debentures issued. | Drawback, bountiess and allowances. | Gross revenue. | Expenses of collection. | Nett revenue. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Merchandise. | Tonnage. | Passports \& clearances. |  |  |  |  |  |
| 20,216,347 49 | 172,826 29 | 17,756 | 7,819,093 | 116,002 36 | (a)12,471,834 42 | 451,555 15 | 12,020,279 27 |
|  | (a)Gross revenue for the year 1801, Deduct interest, |  |  | , | - \$ | $\begin{array}{r} 471,83442 \\ 19,86338 \end{array}$ |  |
|  | Gross revenue, per statement B, |  |  | , | - | 451,971 04 |  |

Treasury Department, Register's Office, December 6th, 1805.
JOSEPH NOURSE, Register.

## F.

Statement exhibiting the value and quantities, respectively, of merchandise on which duties actually accrued, during the year 1801, consisting of the difference between articles paying duty, imported, and those entitled to drawback, re-exported; and, also, of the nett revenue which accrued during that year, from duties on merchandise, tonnage, passports, and clearances.


| (a.) Spirits-Grain, | 1st | proof, | f, 716,817 | gallons, | t 28 ce | cents |  |  |  | - |  | \$200,708 76 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | 2 d | do | 86,370 | do | 29 | do | , | - |  | - | - | \$25,047 30 |
|  | 3d | do | 9,095 | do | 31 | do | - |  |  |  |  | 2,819 45 |
|  | 4th | do | 61,637 | do | 34 | do | - | - |  |  | - | 20,956 58 |
| Other materials, | 1stand 2d | do | 1,311,919 | do | 25 | do | - | - |  |  |  | 347,979 75 |
|  |  |  | 2,724,308 | do |  |  | - | - |  |  |  | 762,806 24 |
|  | 4th | do | 3,099,911 | do | 32 |  | - | - |  |  |  | 991,971 52 |
|  | 5th | do | 35,326 | do |  |  | - | - |  |  |  | 13,423 88 |
|  | 6th | do | 336 | do | 46 |  | - | - |  | - | - | 15456 |
| Imported. Exported, | - |  | $\begin{gathered} 8,125,719 \\ 517,156 \\ 8 \end{gathered}$ | gallons, | - |  | - | - |  | - | - | $\$ 2,365,86804$ $144,80368$ |
| Consumed, | - | - 7 | 7,608,563 | - | - |  | - | - |  | - |  | $2,221,06436$ |
| (b.) Sugar-Brown, | - |  | 47,417,397 | lbs. at 2 | cents, |  |  |  |  |  |  | 1,185,434 92 |
| White, | - |  | 464,979 | do at 3 |  |  | - | - |  |  |  | 13,949 37 |
|  |  |  | 47,882,376 | - | - |  | - | - | - | - | - | \$1,199,384 29 |
| 20 | tt |  |  |  |  |  |  |  |  |  |  |  |



| her amticles. | quaxtities. |  |  | Excess of du-ties overdrawhack. | Excess of drawback over duties. |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Excess of importation over exportation. | Excess of exportation over importation. | Rate of duts. |  |  |  |
|  |  |  | Cts. |  |  |  |
| Beer, ale, and porter, gallons, | 158,422 | - - | 8 | 12,673 76 |  |  |
| Cocoa, Ibs. | 1,994,023 | - - | 2 | 21,880 46 |  |  |
| Chocolate, do | 3,104 | - - | 3 | $\bigcirc 9312$ |  |  |
| Sugar candy, do | 4,971 | - . | 1112 | 57167 |  |  |
| Do loaf, do | 6,879 | - - | 9 | 61911 |  |  |
| Do other refined, do | 6,932 | - - | -63 | 45058 |  |  |
| Candles, tallow, do | 176,323 | - - | 2 | 3,526 46 |  |  |
| Do wax, do | 2,451 66,724 |  | ${ }^{6}$ | 14706 4,67068 |  |  |
| Cheese, do | 66,724 | 461 | 7 | 4,670 68 |  |  |
| $\begin{array}{ll}\text { Soap, } \\ \text { Pepper, } & \text { do }\end{array}$ | - 457,059 | 461,560 | 2 | $\overline{-77,423} \overline{54}$ | 9,231 20 |  |
| Pimento, do | 113,079 | - - | 4 | 4,523 16 |  |  |
| Tobacco, do | 164,912 | - $5061^{-}$ | 10 | 16,491 20 |  |  |
| Snuff, do | - | 5,061 | 22 | - | 1,113 42 |  |
| Indigo, do | 210,224 | - - | 25 | 52,556 00 |  |  |
| Cotton, do | 512,308 |  | $\stackrel{3}{3}$ | 15,369 24 |  |  |
| Nails, do | 3,120,691 | - - | 2 | 62,413 82 |  |  |
| Spikes, do ${ }^{\text {do }}$ | 280,237 | - - | 1 | 2,802 37 |  |  |
| Lead, and mariufactures of, lbs. | 1,783,900 | - - | 1 | 17,839 00 |  | $\therefore$ |
| Steel, $\begin{aligned} & \text { Hemp, } \\ & \text { do }\end{aligned}$ | 14,844 | - - | 100 | 14,844 00 |  |  |
| $\begin{array}{ll}\text { Hemp, } \\ \text { Cables, } & \text { do } \\ \text { do }\end{array}$ | 80,851 | - - | 100 | 80,851 00 |  |  |
| Cables, $\begin{aligned} & \text { Cordage, tarred, do } \\ & \text { do }\end{aligned}$ | 990 | - - | 180 | 1,782 00 |  |  |
| $\begin{array}{ll}\text { Cordage, } \\ \text { Do arred, } \\ \text { untarred, } & \text { do } \\ \text { do }\end{array}$ | 24,738 1,439 | - - | 180 225 | 14,528 3,237 75 |  |  |
| Do untarred, do do | 1,439 1,696 | - - | 225 400 | 3,23775 6,78400 |  |  |
| Glauber salts, do | 1,346 | - - | 200 | 2,692 00 |  |  |
| Coal, bushels, | 616,483 | - - | 5 | 30,824 15 |  |  |
| Boots, pairs, | 6,575 | - - | 75 | 4,93125 |  |  |
| Shoes, silk, do - - | 1,550 | - - | 25 | 387 50 |  |  |
| Do all other for men \& women, pairs, | 79,152 |  | 15 | 11,872 80 |  |  |
| Do for children, pairs, Cards, wool and cotton, do | 6,441 70 |  | 10 | 64410 3500 |  |  |
| Cards, wool and cotton, do - packs, - Do playing, | $70$ | - 21,921 | 50 25 | $\begin{array}{r}3500 \\ -\quad- \\ \hline\end{array}$ | 5,480 25 |  |
| Domestic spirits from molasses, gall's, Do from domestic produce, do - | $3,467$ | $519$ | 15 7 | 52005 $-\quad 0$ | $3633$ |  |
|  |  |  |  | \$447,985 23 | \$15,861 20 | \$432,124 03 |

Statement of the Land sold in the Districts of Zanesville, Marietta, Steubenville, Chillicothc, and Cincinnati, from 1st October, 1803, to 30th September, 1804 ; showing, also, the amount of receipts from
individuals, and payments made by Receivers, during the same time, with the balance due, both on 1st October, 1803 , and 1 st October, 1804.

| Opricss. | Lands sold. |  | In the hands of Receivers, October 1, 1803. | Due by individuals, October $1,1803$. | Receipts by Receivers from individuals. |  |  | Payments by Reccivers. |  |  | Balance 1st October, 1804. |  | $\begin{gathered} \text { Total balance } \\ \text { due Ist October, } \\ 1804, \end{gathered}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Acres. | Purchase money. |  |  | On account of purchase. | $\underset{\text { For surveying }}{\text { fees. }}$ | On account of forfeitures. | Into the Trea- sury. | The part for expenses. | Repayments. | From indivi- duals. | By Reccivers. |  |
| Zanesville, | 11,224.162 | \$23,168 38 |  |  | \$4,407 03 ${ }^{\text {2 }}$ | \$87 00 | \$77 60 |  |  |  | \$18,761 342 | \$4,571 $63 \frac{1}{2}$ | \$23,332 98 |
| Marietta, - | 7,100.80 | 14,226 51 | \$2,877 87 ${ }^{\frac{1}{2}}$ | \$13,463 00 ${ }^{\frac{1}{2}}$ | 5,677 85 ${ }^{\frac{1}{2}}$ | 3600 | 1600 | \$4,31282 | \$54818 | \$16 32 | 22,021 66 | 4,268 59 | 26,290 25 |
| Steubenville, | 122,990.55 | 251,972 84 | 140,392 89, ${ }^{\frac{1}{2}}$ | 416,843 62 | 195,021 583 | 90150 | 38119 | 231,559 75 | 3,744 741 ${ }^{\frac{1}{2}}$ | 40418 | 473,794 $87{ }^{\frac{3}{4}}$ | 104,733 233 | 578,528 111 |
| Chillicothe, - | 97,733.01年 | 195,810 991 | 82,282 47 | 291,444 62 | 114,393 46 | 97500 | 35717 | 105,675 26 ${ }^{\frac{1}{2}}$ | 2,726 $24 \frac{1}{2}$ |  | 372,862 $15 \frac{1}{2}$ | 92,332 83 ${ }^{\frac{1}{4}}$ | 465,194 99 |
| Cincinnati, - | 134,563.01 | ${ }_{287,673} 22 \frac{1}{2}$ | ${ }_{35,913} 55 \frac{1}{2}$ | 370,638 93 | 111,539 69 | $43665 \frac{1}{2}$ | 13425 | 21,531 $87 \frac{1}{2}$ | 2,630 124 | 5955 | 546,772 $46{ }^{\frac{1}{2}}$ | 126,432 $71{ }^{\frac{1}{4}}$ | 673,205 1774 |
|  | 373,611.54 ${ }^{\frac{1}{4}}$ | 772,851 95 | 261,466 791 | 1,092,390 172 | 431,029 621 | 2,436 1512 | 96621 | (a)363,079 71 | 9,649 291 | 48006 | 1,434,212 50눈 | 332,339 01 | 1,766,551 $51 \frac{1}{4}$ |


$\xlongequal{$| $\begin{array}{r}919,72465 \\ 373,611 \\ 54 \frac{1}{4}\end{array}$ |
| :--- |
| $\$ 1,293,33619 \frac{1}{4}$ |$}$

14 $219^{\circ} 0 \mathrm{~T}$
¥\%8 8684 8
$\begin{array}{r}377,144214 \\ \quad 14,06450 \\ \$ 363,07971 \\ \hline\end{array}$
reasurer, 14,06450
-
$\begin{array}{r}340,848 \\ 17,87874 \\ \hline\end{array}$
$\qquad$

Statement G-continued.
Estimate showing when the Instalments, which compose the balance due fram individuals, will become payable.

| Offices. | Remaining due in 1804. | Beeoming due in 1805. | Becoming due in 1806. | Becoming due in 1807. | Becoming due in 1808. | Total. Dollars. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Zanesville, | 1,385 06 | - - | $5,79209 \frac{1}{2}$ | 5,792 09 ${ }^{\frac{1}{2}}$ | 5,792 09긴 | 18,761 342 |
| Marietta, - | 3,732 723 | 4,601 65 $\frac{1}{2}$ | 5,800 888 ${ }^{\frac{3}{4}}$ | 4,329 76 ${ }^{\frac{1}{4}}$ | 3,556 $62 \frac{3}{4}$ | 22,021 66 |
| Steubenville, | 6,130 02 ${ }^{\frac{3}{7}}$ | 175,529 48 ${ }^{\frac{1}{2}}$ | 152,951 96 | 90.53203 | 48,651 $37 \frac{1}{2}$ | 473,794 $87{ }^{\frac{3}{4}}$ |
| Chillicothe, | 56,781 777 | 132,784 $59 \frac{1}{2}$ | 78,974 72 ${ }^{3}$ | 63,328 243 | 40,992 80 ${ }^{\frac{3}{4}}$ | 372,862 15 ${ }^{\frac{1}{2}}$ |
| Cincinnati, | 108,748 43 ${ }^{\frac{5}{8}}$ | 161,566 35 $\frac{1}{2}$ | 132,206 405 | 87,067 40 ${ }^{\frac{1}{8}}$ | 57,183 845 | 546,772 46 ${ }^{\frac{1}{2}}$ |
| Dollars, | 176,778 027 | 474,482 09 | 375,726 075 | 251,049 535 | 156,176 75 ${ }^{\frac{1}{8}}$ | 1,434,212 50 ${ }^{\frac{2}{4}}$ |

Treasury Department, Register's Office, December 9, 1805.
JOSEPH NOURSE, Register.

## H.

A General Statement of the Receipts and Expenditures of the United States, during the four years, commencing on the 1st day of April, 1801, and ending on the 31st March, 1805.

| RECEIPTS. |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | $\begin{aligned} & \text { From April I } \\ & \text { to Dec. } 31, \\ & 1801 . \end{aligned}$ | 1802. | 1803. | 1804. | From Jan. 1 to March 31, 1805. | Totar. |
| 1. Customs, | 8,578,148 93 | 12,438,235 74 | 10,479,417 61 | 11,098,565 33 | 2,580,469 61 | \$45,174,837 22 |
| Sales of Public Lands, - | 159,226 06 | 188,628 02 | 165,675 69 | -487,526 79 | 37,173 75 | 1,038,230 31 |
| Postage. - - - | 52,500 00 | 35,000 00 | 16,427 26 | 26,500 00 | 3,000 00 | 133,427 26 |
| Internal Revenues, | 819,582 82 | 621,898 89 | 215,179 69 | 51,118 28 | 2,874 48 | 1,710,654 16 |
| Direct tax, - - | 340,126 25 | 206,565 44 | 71,879 20 | 50,198 44 | 4,731 75 | 673,501 08 |
| 2. Incidental, - - | 62,488 14 | 45,811 76 | 99,599 01 | 131,232 64 | 1,514 03 | 340,645 58 |
| Extraordinary, (a) | 187,668 04 | 1,407,090 53 | 1,412 86 | - | , | 1,596,171 43 |
| Total, Dollars, | 10,199,740 24 | 14,943,230 38 | 11,049,591 32 | 11,845,141 48 | 2,629,763 62 | 50,667,467 04 |
| Balance in the Treasury on the Ist of April, 1801, |  |  |  |  |  | 1,794,052 59 |
|  |  |  |  |  |  | \$52,461,519 63 |

EXPENDITURES.

|  |
| :--- |

(b.) Payments made to Great Britain in exchange of the 6th article of the British treaty, made to Great Britain of awards under the $\overline{-1}$ th article of the British treaty, ${ }^{-}{ }^{-}$- ${ }^{-}{ }^{-}$- ${ }^{-}$- ${ }^{-}{ }^{-}{ }^{-}{ }^{-}{ }^{-}$ Restitution of nett proceeds of French prizes, under the Convention of 1800,
(c.) Payments on account of the principal of the public debt, per above, -

Payments on account of extraordinary demands arising from engagements entered into with foreign nations, prior to the 1st April, 1801
Deduct extraordinary resources, resulting from the sale of bank shares and public vessels, as per above,
\$2,664,000 00
73,279 73 226,502 89

## \$2,963,782 62

-     - \$16,317,663 92
\$2,963,782 62
1,596,171 43
increase of specie in the treasury.


1. 



|  |  <br> 風Nが为 |
| :---: | :---: |
| 苞 |  |
|  |  <br> 風N <br>  |
|  |  <br>  <br> 舫 |
| $\underset{\sim}{\text { Si }}$ |  NHM H <br>  <br>  |
| $\underset{\underset{\sim}{\circ}}{\stackrel{\circ}{0}}$ |  <br>  <br>  <br>  |
| $\stackrel{\text { ®iol }}{\text {－}}$ | N <br>  <br>  <br>  |
|  |  <br>  <br> 感 |
| \％ en ¢ |  |


|  <br>  <br>  |  |
| :---: | :---: |
| 운 | Ė |
|  <br>  <br>  |  |
|  | 6 0 0 0 0 0 0 0 |
|  |  |
|  |  |
|  |  |
|  | ¢ |
|  | 1 |

H 2.
Slatement of the Incidental Revenue, during the four years, commencing on the 1st day of April, 1801, and ending. on the 31st day of March, 1805.

|  | $\begin{gathered} \text { From April 1, } \\ \text { to Dec. 31, } \\ 1801 . \end{gathered}$ | 1802. | 1803. | 1804. | From Jan. I, to March 31, 1805. | Total. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Fees, - | \$1,008 00 | \$2,242 00 | \$3,201 06 | \$2,759 00 | \$720 00 | \$9,930 00 |
| Fines, - | 2,492 54 | 1,971 96 | 1,039 00 | 2,544 84 | 79403 | 8,842 37 |
| (a) Sales of public property, - | 33,888 58 | 1,971 | 4,097 01 | 12,782 39 | - | *50,767 98 |
| Proceeds of cents and half cents, beyond the expenses of the mint, for the year 1830, | - | - | 12,177 66 | - | - | 12,177 66 |
| (b) Damages and interest on bills and debts, | - | 17,505 21 | 3,154 48 | 32,370 91 | - | 53,030 60 |
| Balances which originated prior to the present Government, - | 38816 | 50063 | 13546 | - | - | 1,024 25 |
| Re-payment of advances made prior to the first day of April, 1801, - | 24,710 86 | 23,591 96 | 75,794 40 | 80,775 50 | - | 204,872 72 |
| Total, | 62,488 14 | 45,811 76 | 99,599 01 | 131,232 64 | 1,51463 | 340,645 58 |

* Viz:
(a) Revenue cutters,

Naval Stores
President's Horses, \&c.
Old paper money,
French prizes,

(b) Surplus received on debt due on interest duties,
Interest on repayment of moneys advanced - $\$ 7,03243$ on account of intereston domestic debt, 93648
Damages and interest on protested bills, purchased on account of foreign debt, 45,061 69
$\$ 53,03060$

H 3.
A Statement of the Expenditures of the United States on account of the Civil List, and of all other domestic objects of a civil nature, other than fov the publie debt, during the four years commencing on the 1st day of April, 1801, and ending on the 31st day of March, 1805.

|  | From April 1 to Dec. 31, 1801. | 1802. | 1803. | 1804. | From Jan. I <br> to March <br> 31, | TOTAL. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Congress, | 38,783 91 | 179,945 72 | 160,849 24 | 257,526 42 | 120,694 21 | 757,799 50 |
| President and Vice President, | 24,786 88 | 30,500 00 | 30,000 00 | 30,250 00 | 8,361 12 | 123,898 00 |
| Department of State, - (a) | 11,580 66 | 20,792 77 | 23,876 71 | 26,328 23 | 6,526 77 | 89,105 14 |
| Treasury, (b) | 75,903 05 | 93,162 05 | 86,463 10 | 85,646 09 | 25,612 34 | 366,786 63 |
| War, - | 22,690 34 | 24,687 53 | 25,773 61 | 22,964 35 | 8,575 23 | 104,691 06 |
| Navy, | 19,407 72 | 23,995 68 | 22,226 14 | 22,538 00 | 6,233 25 | 94,400 79 |
| General Post Office, | 8,936 59 | 13,101 30 | 14,905 15 | 16,895 15 | 3,900 24 | 57,738 43 |
| Commissioners of Loans, | 19,654 22 | 26,914 64 | 26,999 95 | 26,552 16 | 6,749 21 | 106,870 18 |
| Territories, - - | 14,246 01 | 17,678 11 | 10,138 92 | 22,968 84 | 1,793 10 | 66,824 98 |
| Judiciary, - - (c) | 78,103 32 | 126,450 05 | 95,069 82 | 88,875 67 | 29,874 48 | 418,373 34 |
| Permanent Establishment. |  |  |  |  |  |  |
| Light houses and buoys, | 76,400 62 | 68,928 85 | 75,822 16 | 93,775 82 | 41,870 55 | 356,798 00 |
| Marine hospital, - (d) |  | 25000 | 31,087 36 | 84,027 50 | 6,372 99 | 121,737 85 |
| Surveys and other expenses relative to public lands, - | 12,237 05 | 18,586 36 | 22,873 74 | 31,607 55 | 7,604 71 | 92,909 41 |
| Mint, - - (f) | 23,251 93 | 33,890 09 |  | 33,629 48 | 6,650 08 | 97,421 58 |
| Invalid pensions, | 40,210 00 | 86,702 85 | 64,890 00 | 80,092 80 | 40,305 12 | 312,200 77 |
| Civil do. | 1,020 00 | 2,187 12 | 2,104 38 | 1,247 40 | 30000 | 6,858 90 |
| Miscellaneous and Contingent. |  |  |  |  |  |  |
| Second census, | 42,176 24 | 21,613 96 | 1,741 67 | 57717 | - | 66,109 04 |
| Quarantine stores, | - | 52,529 96 | - | 5,962 95 | - | 58,492 91 |
| Prize moneys, - (g) | -- 5 | 8,696 22 | - |  | - | 8,696 22 |
| Furniture for President's house, | 7.55555 | 2,114 90 | - | 14517 | - | 9,815 62 |
| Books for Congress, - - | 29695 | 2,000 00 | - | 2,220 13 | - | 4,51708 |
| Removal of Seat of Government, | 51050 | - | - | - | - | 51050 |
| City of Washington, - . (h) |  | 55,450 93 | 57,902 66 | 112,423 91 | 65,400 00 | 291,177 50 |
| Exploring rivers of Louisiana, - | - - |  | 2,500 00 | 3,000 00 | - | 5,500 00 |
| Claims and allowances, (i) | 5,606 89 | 20,855 93 | 5,660 43 | 17,128 26 | 19,676 90 | 68,928 41 |
| $\dagger$ Assessment of direct tax, | 16,129 69 | 16,527 00 | 5,547 00 | 3,674 64 | 7,231 45 | 49,109 78 |
| - Purchase of stamp paper, | 7,413 53 | 1,582 65 |  | 7200 | - | 9,068 18 |
| † Unclaimed merchandise, | 34,035 48 | 4,369 10 | 60657 | 74384 | - | 39,754 99 |
| Total, - Dolls. | 580,937 13 | 953,513 77 | 767,038 61 | 1,070,873 53 | 413,731 75 | 3,786,094 79 |

## Explanatory Notes to the foregoing Statement.

(a) Including the printing of the laws, passports, and sea letters.
(b) Including the office of Purveyor of Public Supplies, and the printing of the public accounts.
(d) The expenses of that establishment were not discharged by the treasury till 1st July, 1802, and, as the moneys were advanced by the collectors, the sums here stated are not those actually expended, but the aggregate of the accounts settled at the treasury each year.
(e) Surveys and Boards of Commissioners, $\quad-\quad$ - $\quad-\quad$ - $\quad-\quad$ - $\$ 69,00154$


Surveys and Boards of Commissioners south of Tennessee, - - - $\quad 15,34527$
$\$ 92,90941$
(f) In this the -_are included, and the proceeds of the copper coinage deducted; but as, in the This, deducted from the gross sum of thole expenses of the establishment by a sum of -
Leaves, for the true expense of the mint for those four years, $\quad-\quad-\quad-\quad-\quad \$ 85,24392$
(g) This sum is a repayment to the Navy pension fund.
$\$ 12,17766$ 97,421 58
) Jail, _-
Public buïldings, - $\quad-\quad-\quad$ - $\quad-\quad$ - $\quad$ -
Reimbursement and interest on Maryland loans,
156,474 84
$\$ 291,17750$



\$68,928 41
$\dagger$ The items marked thus, properly speaking, are charges to, and deductions from, the proceeds of sales of public lands, direct tax, internal duties, and customs, respectively.

H 4.
A Statement of the Expenditures of the United States, on account of the intercourse with Foreign Nations, during the four years, \& $\cdot$.

|  | From 1st Apr to 31st Dec'r. 1801. | 1802. | 1803. | 1804. | From 1st Jan. to 31st March 1805. | Total. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Diplomatic, | \$66,955 49 | \$64,040 90 | \$100,552 96 | \$97,684 89 | O | \$329,234 24 |
| Barbary, - - | 147,115 00 | 136,013 06 | 108,866 43 | 57,063 95 | \$200 00 | 449,258 44 |
| Commissioners and agents un- der the British treaty, | 23,524 83 | 41,906 08 | 6,169 61 | 48,497 53 | - | 120,098 05 |
| Spanish limits, - - | 14,773 27 | - | 1,809 81 | - | - | 16,583 08 |
| $\left.\begin{array}{c}\text { Commissioners under the } \\ \text { French convention, }\end{array}\right\}$ - | - | - | - | 18,555 54 |  | 18,555 54 |
| Prosecution of claims for captures, | 16,925 36 | 61,516 13 | - | - | 1,500 00 | 79,941 49 |
| Protection of American seamen, | 9,474 53 | 27,831 85 | 10,374 97 | 7,789 63 | 2,296 02 | 57,767 00 |
| Total, dollars, | 278,768 48 | 331,308 02 | 227,773 78 | 229,591 54 | 3,996 02 | 1,071,437 84 |

H 5.
Statement of the Expenditures of the Military and Indian Departments, during the four years, \&c., showing the several heads of appropriation under which the moneys were advanced by the Treasury.

|  | From 1st April to 31st Dec'r. 1801. | 1802. | 1803. | 1804. | From list Jan. to 31st March, 1805. | Total. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Army, (generally) | \$918,838 65 | \$266,677 11 | \$61,614 64 | - | - | \$1,247,130 40 |
| Discharged officers and privates, |  | 115,000 00 | - | - | - $\square^{-}$ | 115,000 00 |
| Pay, - - - - | - | 290,400 00 | 250,000 00 | \$350,600 00 | \$87,000 00 | 978,000 00 |
| Bounties and premiums, - |  | - | 8,000 00 | 14,000 00 | 3,000 00 | 22,000 00 |
| Subsistence, - - |  | 191,027 40 | 183,627 60 | 191,922 20 | 1,000 00 | 569,577 20 |
| Forage, - - |  | 1,000 00 | 2,000 00 | 5,056 00 | - | 9,056 00 |
| Clothing, - |  | ,000 | 50,000 00 | 86,63000 | - | 136,630 00 |
| Medical and hospital, - | - | 8,000 00 | 10,000 00 | 8,000 00 | - | 26,000 00 |
| Contingencies, including transportation, | - | 32,000 00 | 50,000 00 | 58,000 00 | - | 140,000 00 |
| $\left.\begin{array}{l}\text { Arsenals, magazines, armories, } \\ \text { forts, and barracks, }\end{array}\right\}$ | - | 100,000 00 | 100,000 00 | 94,696 88 | - | 294,696 88 |
| Purchase of arms \& ammunition, | 108,106 67 | 155,012 50 | 108,599 04 | - | * | 371,718 21 |
| Fortification of harbors, - | 85,000 00 | 18,000 00 | - | - | - | 103,000 00 |
| Militia employed in taking \} possession of Louisiana, | -- | - | - | 50,000 00 | 33,000 00 | 83,00000 |
| Miscellaneous, - - |  | - |  | 16,555 17 | 3,328 40 | (a)19,883 57 |
| Indian department, - | 9,000 00 | 104,000 00 | 60,000 00 | 116,500 00 |  | (b)289,500 00 |
| Total, dollars, | 1,120,945 32 | 1,281,117 01 | 883,841 28 | 991,960 25 | 127,328 40 | 4,405,192 26 |
| (a.) Maps and postage, Balance due J. Habersham, | - - | - - | - - | - - | - - | \$7,500 00 |
|  |  | - - | - - | - - | - - | 9,055 17 |
| Militia under Johnson, in 1794, |  | - - | - . | - - | - - | 3,328 40 |
|  |  |  |  |  |  | \$19,883 57 |
| (b.) Indian department proper, | - - | - - | - - | - - | - - | \$184,500 |
| Do. treaties, - : | - - | - - | - - | - - | - - | 73,000 |
| Do. trading houses, :- | - - | - - | - - | - - | - - | 32,000 |
|  |  |  |  |  |  | \$289,500 |

.H. 6.
Statement of the Expenditures on account of the Naval Department, during the four years, \&-c. showing the several heads of appropriation under which the moneys were advanced at the Treasury.

|  | From 1st Apr. to 31st Dec'r. 1801. | 1802. | 1803. | 1804. | From Ist Jan. to 31st March, 1805. | Total. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Navy, (generally) - | 882,256 66 | - | (a)190,529 89 | (b)525,000 00 | - | 1,597,786 55 |
| Pay - - - |  | 508,226 00 | 283,993 00 | 234,328 00 | 75,000 00$\}$ |  |
| Provisions - |  | 508,226 00 | 157,360 20 | 125,518 72 | 65,000 00 $\}$ | 1,449,425 92 |
| Medicines - |  | 10,000 00 | 7,700 00 | 4,875 00 | - | 22,575 00 |
| Repairs and contingencies - | - | 10,000 00 | 182,000 00 | 144,000 00 | 50,000 00 | 386,000 00 |
| Ordnance and military stores |  | 20,000 00 | 15,000 00 | 5,000 00 | - | 40,000 00 |
| French prizes - | 61,067 13 | 13,932 87 | - | - | - | 75,000 00 |
| Miscellaneous |  | 7,719 00 | 16,763 43 | 9,832 75 | - ${ }^{-}$ | (c)34,315 18 |
| Marine corps | - ${ }^{-}$ | 99,109 00 | 90,780 43 | 80,693 56 | 20,000 00 | 290,582 99 |
| Marine barracks - | 18,080 45 | - | 40193 | 3,584 72 | 10,000 | 22,067 10 |
| Seventy-fours and navy yards | 304,605 76 | 252,575 00 | 174,701 65 | 7,000 00 | 10,000 00 | 748,882 41 |
| Four sixteen-gun vessels | - | - | 96,000 00 | $50-00$ |  | 96,00000 |
| Gun-boats - | - | - | - | 50,000 00 | 30,000 00 | 80,000,00 |
| Total, | 1,266,010 00 | 921,561 87 | 1,215,230 53 | 1,189,832 75 | 250,000 00 | 4,842,635 15 |

(a) $\$ 169,91188$ of this sum were for the deficiencies of the years 1801 and 1802.
(b) Advanced on account of the Mediterranean Fund.
(c) Crew of Enterprise

1,719 00
Do. of Insurgente and Pickering - $\quad$ - $\quad$ - $\quad$ - $\quad \mathbf{6 , 0 0 0} 00$
Captors of Morocco vessels -
Allowance on account of Valenzin $\quad-\quad$ - $\quad-\quad$ - $\quad 9 \quad 50000$
Balance due to J. Habersham - - - - - $\quad 16,76343$
34,31518

## H 7.

Statement of the Expenditures on account of the Interest and Charges on the Public Debt, during the four years, commencing on the 1st day of April, 1801, and ending on the 31st day of March, 1805.

| Foneiax Drbt. | From 1st Apr. to 31st Dec'r. 1801. | 1802. | 1803. | 1804. | From lst Jan. to 31st March, 1805. | Total. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Interest on Dutch debt Louisiana stock | 244,100 00 | 458,100 00 | 404,457 00 | $\begin{array}{r} 263,14000 \\ (\alpha) 697,19175 \\ \hline \end{array}$ | $\begin{aligned} & 126,80000 \\ & 168,75000 \end{aligned}$ | 2,400,994 12 |
|  | 244,100 00 | 458,100 00 | 404,457 00 | 960,331 75 | $295,55000\}$ |  |
| Charges. <br> Commissions, postage, \&c. <br> (b) Protested bills, notrecovered $\}$ on the 31st day of Mar. 1805$\}$ <br> Loss on exchange | 2,441 00 | 5,923 80 | 14,306 04 | 13,537 09 | 2,247 44 | 109,040 86 |
|  | 24,000 00 | 32,000 <br> 46,988 <br> 10 | 6.05245 | - - |  |  |
|  |  | 46,988 41 | 6,052 45 | - |  |  |
| Deduct profit on exchange Total | $\begin{array}{r}270,541 \\ 8,903 \\ \hline 94\end{array}$ | 543,012 21 | 424,815 49 | $\begin{array}{r} 973,86884 \\ 47,17139 \end{array}$ | $\begin{array}{r} \hline 297,79744 \\ 66,11981 \end{array}$ | $\begin{array}{r} \hline 2,510,03498 \\ 122,19484 \end{array}$ |
|  | 261,637 36 | 543,012 21 | 424,815 49 | 926,697 45 | 231,677 63 | 2,387,840 14 |
| (c) Domestic loans | 2,633,636 70 | 3,456,072 86 | 3,381,796 75 | 3,306,032 90 | 809,655 30 | 13,587,194 51 |
|  | 13,400 00 | 122,065 00 | 82,000 00 | 60,593 68 | 25,607 62 | 303,666 30 |
|  | 2,908,674 06 | 4,121,150 07 | 3,888,612 24 | 4,293,324 03 | 1,066,940 55 | 16,278,700 ${ }_{5}$ |

(a) $\$ 22,19175$ for the interest, from 20th to 31st December, 1803. 675,00000 do from the year 1804.

## 697,191 75

(b) Judgment has been obtained for the whole of those, and $\$ 18,143$ paid into the treasury subsequent to the 31st day of March, 1805.
(c) In this statement the dividends received on the bank shares of the United States, stated, and amount, from
 est, for the same period, amounted to .- $\qquad$
Leaving for the baiance of interest paid to the bank, as per above stated, during the same period,
H 8.
Statement of the payments made on account of the principal of the Public Debt, during the four years, commencing on the 1st day of April, 1801, and ending on the 31st day of March, 1805.


## DRAWBACK.

COMMUNICATED TO THE HOUSE OF REPRESENTATIVES, DECEMBER 24, 1805.

## Mr. Crowninshield made the following report:

The Committee of Commerce and Manufactures, to whom was referred the petition of Isaac Clason, of the city of New York, respectfully submit the following report:
The petitioner, in the month of August last, imported from Havana into the port of New York, one thousand four hundred and twenty boxes of sugar; the duties upon the importation amounted to fifteen thouand six hundred and nineteen dollars and twenty-four cents. On the 3 ist of the same month, the petitioner having determined to export the said sugar to Amsterdam, in the ship Ambition, gave due notice of such intention, and made a regular entry of the said sugar for exportation; a permit to load the said sugar was issued at the custom house on the 2d of September, and the sugar was actually laded on board the said ship, under the inspection of the proper officer, and the return thereof made to the collecter, the ship receiving her clearance to proceed to sea on the ninth day of 'September, and actually sailed on the twenty-second day of the same month. At the moment of the clearance being granted to the ship, the yellow fever made its appearance in New York, and a great number of the citizens left the city in the course of a week from that time; and the petitioner, justly alarmed at the danger to which he was exposed, and partaking of the general consternation, fled among the rest. A general interruption and suspension of business in the city took place for several weeks, and the custom house itself was removed to a place of safety. On the 30th of September, the petitioner applied to the custom house to receive the debentures for the drawback of the duties on the exportation of the said sugar, and offered to give bond and take the oath required by law in the cases of goods exported for the benefit of drawback; but the collector refused to receive the oath or bond, or to grant the debentures, alleging that the ten days limited by law had expired, after the clearance of the ship, and that, in consequence thereof, the drawback reverted to the United States.

Repeated and pressing applications, of a similar nature, have been made to Congress, and the number may be expected to increase. In all of them which have, at various times, been before the committee, no intention of fraud has appeared. Some persons have unintentionally overstayed the time, one, two, or three days. Others have been prevented, by dangerous sickness, from attending at the custom house. In the case now under consideration, the yellow fever afflicted the city of New York. The inhabitants fled before its dreadful ravages. The petitioner partook of the general consternation, and left the city the next day after the clearance of the ship. It did not occur to him that he would, thereby, lose the benefit of drawback on the sugar in question; and, if it had occured to him, it is not probable that he could then have obtained the debentures by application at the custom house. It was a time of general alarm and agitation, and every citizen was only eager to save himself and family. The security of property was but a secondary consideration.

The committee are of opinion the provisions of the law, as it stands at present, are too severe. If the article on which the benefit of drawback is claimed, is really exported out of the limits of the United States, it is all that ought to be required. The inerchants are solicitous to obtain the debenture certificates; they become transferable property, being negotiable paper, like promissory notes, and are receivable at the custom house in lieu of the inward duties. No man would willingly overstay the time limited by law, in which he could apply for his debentures; it is for his interest to apply early, yet it may sometimes happen that he will omit, and overstay the time; but, surely, the United States do not wish to enrich their treasury in this manner. Our revenue is derived from the foreign articles consumed in the country, and not from exports. Under all the circumstances in which this subject can be placed, the committee are of opinion that a general, and not a particular bill should be passed, calculated to relieve all the applicants where no intention of fraud shall appear, and to provide for the extension of the time in taking the oath and giving bond, in cases of goods intended to be exported for benefit of drawback. The committee, therefore, submit the following resolution:

Resolved, That the petition of Isaac Clason is reasonable, and ought to be granted.

## 'Treasury Department, Comptroller's Office, 31st December, 1805.

Sir:
Your letter of the 29th is received. Enclosed is a certified copy of the letter of the collector at New York, detailing the facts in the case of Isaac Clason, who claimed a drawback on 1420 boxes of sugar, intended to be shipped by him, on board the ship Ambition, for exportation. I possess no other information on the subject.

Mr. Clason having neglected to take the oath, and give bond within the time required by law, and it appearing, also, that, although the city of New York was afflicted by a malignant disease, which occasioned a removal of the collector's office, the removal to Greenwich, a distance of about two miles, was effected on the 9 th of September, where it was not considered hazardous to transact business, no relief could be granted at the treasury, according to established decisions.

I have the honor to be, \&c.
G. DUVALL.

Jacob Crowninshield, Esq.

## Custom House, New York, Collector's Office, November 2d, 1805.

Sir:
I have received your letter of the 18th ultimo, relating to a shipment of sugar by Mr. Isaac Clason. In the month of August last, he imported, in the ship Ambition, Walter Nexsen, master, (wholly owned by him$s$ el from the Havana, 1420 boxes sugar, all of which were landed and weighed, and the duties secured according to law, on the 17th August.

On the 31st August, Mr. Clason made an entry for 1420 boxes (the same) sugar intended to be shipped by him in the said ship Ambition, __, master, for Amsterdam. On the 2 d September, permit was issued for shipping the same; the inspector returned, that the 1420 boxes of sugar were laden on board the said ship, under his inspection, the 9th; the entries, inward and outward, the weigher's and inspectors returns, and every requisite required by law, all appear, and I have no doubt, are correct; the omission to take the oath and give bond, within ten days after clearance, only excepted.

Mr. Clason did not apply at the custom house to take the oath and give bond, as required by law, until the 30th September; he was with his family in West Chester county, about twenty or twenty-five miles from the city; the ship sailed the 22d of September. Mr. Clason probably mistook the ter days after sailing for the ten days after clearing.

No doubt can be entertained of the fairness of the transaction, nor of the upright intention of Mr. Clason; and I believe I am fully warranted in saying that the omission, on his part, was owing to the confusion of the city, occasioned by the very sudden visitation of the late fever; there was a very general moving of the citizens on the 9 th September, on which day the custom house was removed to Greenwich, two miles from the city (and there remained until the 29th ultimo) where it was not considered hazardous to visit my office.

The amount of drawback being upwards of $\$ 15,000$, I advised Mr. Clason to make application to the treasury, as I could, by no means, take upon myself the responsibility of issuing the debenture, whether the neglect was occasioned by absence, sickness, or any other cause.

I am, very respectfully, sir, your obedient servant,
Gabriel Duvall, Esquire.
DAVID GELSTON.

## REPEAL OF THE ACT AUTHORIZING EVIDENCES OF PUBLIC DEBT TO BE RECEIVED IN PAYMEN'T FOR LANDS.

## COMMUNICATED TO THE HOUSE OF REPRESENTATIVES, DECEMBER 28, 1805.

## Treasury Departident, December 28th, 1805.

Sre:
I have the honor to enclose the copy of the extract of a letter pointing out certain abuses, which are said to arise from the operation of the law authorizing the receipt of evidences of the public debt, in payment for the lands of the United States, passed on the 3d day of March, 1797.

Although, the letter having been received only a few days ago, it has not yet been ascertained whether the facts alluded to are, in this instance, truly stated, there is no doubt that such abuses may take place, and that, whilst the law continues in force, it will be difficult to prevent them.

Indeed, it cannot be doubted that, with very few exceptions, the law is of no utility to actual purchasers. So far as relates to the reduction of the public debt, the actis useless, since the annual appropriation of eight millions of dollars has been made; and it may, on the contrary, by creating a competition in the market, impede the object whenever it should be thought proper to apply a part of the appropriation to purchases of the debt. To this may be added, that the uncertainty resulting from the provision of the payments in specie, which might otherwise be relied upon, deranges the general operations of the treasury.

I also beg leave, to observe, that, by the act of the 8 th of May, 1792, and all the subsequent acts contain a similar provision, the commissioners of the sinking fund are authorized to purchase the debt of the United States at its market price, if not exceeding the par or true value thereof.

This last limitation does not seem sufficiently explicit; but the construction heretofore adopted, and which will be, of course, adhered to, unless altered by an explanatory act, is, that, by par or true value, is meant the nominal value or amount of the stock. It follows, that, on the one hand, the commissioners may give one hundred dollars for every nominal hundred dollars of the three per cent. stock, provided they shall not give more than the market price; whilst, on the other hand, they are, in fact, precluded from making any purchases of the eight per cent. stock, as its market must necessarily exceed its nominal value.

Permit me, therefore, respectfully to submit the propriety of fixing, absolutely, by law, the price which the commissioners may give for stock. That for the six and deferred stock may remain as it now stands, that is to say, not to exceed the nominal value of its unredeemed amount; the limitation in relation to the three per cent. stock may be easily fixed, at any rate which Congress may think proper.

That for the eight per cent. stock is more difficult to fix, because it sinks, every quarter, in value, and will continue so till the first day of January, 1809 , when it becomes redeemable, and therefore, equal to its nominal value. It may, in the mean while, be considered as consisting, first, of a six per cent. stock, payable at the time above mentioned, and worth par; secondly, of an annuity of two per cent. a year, (or rather at the rate of half per cent. quarterly) which will cease, also, on the 1st of January, 1809, when the stock will be paid off.

The annexed table shews the true value of the stock, calculated on that principle, and on a supposition that a six per cent. stock is at par, for the first day of every quarter, from the 1st of January, 1806, to the ist of January, 1809. It must, however, be observed, that, from the first day, till within fourteen days of the end of each quarter, the stock will progress a little in value, as the time of receiving the dividend approaches. Both on that account, and because the variations in the prices of stock do not descend to such minute fractions as are exhibited in the table, it may be more simple to fix the limitation by the gross amount of the two per cent. annuity which may, at the time, be still demandable, without making any deduction for the discount. The commissioners would, on that principle, be authorized to give no more that 106 per cent. during the first quarter of the year 1806, no more than $105 \frac{1}{2}$ per cent. during the ensuing quarter, and so on, diminishing half per cent each quarter, so as to give no more than $100 \frac{1}{2}$ per cent. during the last quarter of the year 1808, and paying at par, according to contract, the residue of the unpurchased principal, on the 1st of January, 1809. There are two other limitations, in the powers of the commissioners to purchase stock, which may require some modifications. By the first, no purchase can be made, except during the first thirty days of each quarter-a provision, the object of which I cannot perceive; as the situation of the treasury and the price of stock may often render another more eligible. The other directs the purchases to be made by a known agent, and by open purchase, or by receiving sealed proposals; and, although it may be more elegible for the commissioners themselves to make the purchase in that way, because it will prevent any improper imputation attaching to their conduct, it is not less true that that mode must necessarily raise the price of stocks, and prevent any purchases on favorable terms.

Although there are yet considerable parts of the public debt which may be reimbursed, as purchases may, however be found, under certain circumstances, more advantageous to the United States, I have thought it my duty to lay these observations before the Committee of Ways and Means. But I beg, at the same time, to be indulged in expressing my opinion, that a sinking fund which acts by purchases is better calculated to raise the prices of stock, and as an engine to favor loans and an increase of debt, than for the purpose of redeeming it on reasonable terms. And as the nature of the existing species of stocks will offer a powerful, perhaps insuperable obstacle, to the whole redemption, within the time contemplated by the Legislature, I intend, in a subsequent communication, to submit to the consideration of the committee, a plan for the conversion of the old six deferred and three per cent. stocks into a six per cent. stock, which may be redeemed within the expected period.

I have the honor to be, with great respect, sir, your obedient servant,
Hon. John Randolph, Chairman of the Committee of Ways and Means.
ALBERT GALLATIN:

A Table exhibiting the true value of one hundred dollars eight per cent. stock, redeemable after the year 1808, on the supposition of six per cent. stock being at par, for the.first day of each quarter, from the 1st January, 1806, to the 1 st January, 1809.

| Years. | First January. | First April. | First July. | First October. |
| :---: | :---: | :---: | :---: | :---: |
| 1806. | $\$ 105.46$ |  |  |  |
| 1807. | 103.74 | $\$ 105.04$ | $\$ 104.61$ | $\$ 104.18$ |
| 1808. | 101.93 | 103.30 | 102.85 | 102.39 |
| 1809. | 100.00 | - | - | - |

Extract of a letter, \&s.
"The clerks in that office are engaged in what they call the stock'business. They get stock transferred, in payment for the lands, of such people as will pay them their money without taking an office receipt. Now, the grievance that I would complain of is, that it is almost impossible to get business done in that office, unless the person applying will consent to let them have their money that they may pay, in stock. As for my part, I had rather do my own business. When a man goes into the office, one of the clerks addresses him, that he can't have his business done unless he waits two or three days; and recommends to him to leave his money with another one, which I suppose to be a clerk also, who offers to do the business for him, provided he will let him transfer stock for his payment; and thus they worry many people out of their money. As to this stock business, I know nothing about it; and as it is no advantage to me, I had rather pay my money, and get my receipt without further trouble."

9th Congress.]
No. 23i.
[1st Sessron.

## BALANCES DUE FROM STATES

communicated to the house of representatives, december 31, 1805.

## To the House of Representatives of the United States:

I now communicate to the House of Representatives all the information which the Executive offices furnish on the subject of their resolution of the twenty-third instant, respecting the States indebted to the United States.

TH: JEFFERSON.
December 31, 1805.

## Treasury Departarent, December 30th, 1805.

The Secretary of the Treasury respectifully reports to the President of the United States-
That it does not appear that any debtor State has availed itself of the provisions of the act of Congress of the 23d of June, $179 \%$.

That, under the provisions of the act of Congress passed on the 15th of February, 1799, the sum of 222,810 dollars and six cents, has been placed to the credit of the State of New York, in part payment of the debt due from the said State, to the United States, on account of money expended by the said State in fortifying the fort and harbor of New York, as will more fully appear by the annexed copy of the treasury settlement, No. 12,250.

And that, although expenses may have been incurred by other States, which, under the provisions of either the act of Congress of June $23 \mathrm{~d}, 1793$, or of that of May 3d, 1798, or of that of February 15th, 1799, may ultimately entitle such State or States to a credit for expenses incurred in fortifying forts and harbors, no other account has been presented for that object to the Treasury Department.

All which is respectfully submitted.
The President of the United States,

No. 12,250.
Treasury Department, Auditor's Office, April 16th, 1801.
Whereas the State of New York, by an act of its Legislature, passed on the 28th day of March, 1800, has complied with the act of Congress, passed on the 15th day of February, 1799, entitled "An act respecting balances reported against certain States by the commissioners appointed to settle the accounts between the United States and the several States:" And whereas it appears, by an account stated by the comptroller of the treasury of the said State of New York, and approved by the Secretary of the Treasury of the United States, that the said State has appropriated and expended, for the purpose of fortifying the fort and harbor of New York, the sum of one hundred and thirty six thousand five hundred and thirty-three dollars and eighty-two cents, in specie, which sum, calculated on the principles established by the act of Congress above recited, and according to the terms agreed upon between the said Comptroller and Secretary, is equal to the following amounts, in stock of the United States, viz.
$\$ 45,51127$, being one third of the said sum, calculated in 3 per cent. stock, at $9 s$. in the pound, is $\$ 101,13616$
30,34084 , being one third of the remaining two thirds, calculated in deferred stock, at $14 s .5 \mathrm{~d}$. in the
pound, is - $\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad . \quad-\quad 42,09135$
60,68171 , being the remainder, calculated in six per cent. stock, at $15 s .3 d$. in the pound, is - 79,58255

I do, therefore, report, in pursuance of the acts and stipulations aforesaid, that the following credit ought to be passed on the books of the treasury, in favor of the State of New York, viz:
By this sum, being the value, in stock of the United States, of $\$ 136,53382$, specie, appropriat-
ed and expended for the purpose of fortifying the port and harbor of New York, agreeably to an account, stated on the 28th of August, 1799, by the comptroller of the treasury of said State, and approved by the Secretary of the Treasury of the United States, and which is admitted on account, and in part payment, of the debt due from the said State to the United States,
\$222,810 6
The documents on which this report is founded are herewith transmitted, for the decision of the Comptroller of the Treasury thereon.
R. HARRISON, Auditor.

To John Steele, Esq. Comptroller of the Treasury.
'Treasury Department, Comptroller's Office, April 28, 1801.
Admitted and certified.

## To the Register.

JOHN STEELE, Comptroller.

Treasury Departhient, Register's Office, 27th December, 1805,
I do certify that the foregoing is a true copy of the original report on file in this office; and I further certify, that the aforementioned sum of two hundred twenty-two thousand eighthundred ten dollars and six cents has been placed to the credit of the State of New York, in the books pertaining to the former Government, in ledger, page 1524.

JOSEPH NOURSE, Register.

9th Congress.]
No. 238.
[1st SEsSION.

DRAWBACK.
communicated to the house of representatives, december 31, 1805.

## Mr. Crowninshield made the following report:

The Committee of Commerce and Manufactures having considered the petition of John Dorr, of Boston, in the State of Massachusetts, referred on the 5th instant, submit the following report:
The petitioner states that, on the 6th of August last, he imported into the district of Buston and Charlestown, in the ship Jenny, from Antwerp, four boxes of Dutch playing cards, the duties on which amounted to nine hundred and thirty-six dollars. Being ignorant of the existence of any law refusing the drawback on the exportation of playing cards, the petitioner actually shipped the cards for the East Indies, and applied to the custom house to receive the debenture certificates, when he was, for the first time, informed, that playing cards were not entitled to the benefit of drawback. He pleads ignorance of the law, and has made application to Congress for relief.

The committee find that playing cards are refused the drawback on exportation, under the provision of "the act for imposing more specific duties on the importation of certain articles, 9 \&c. passed 27 th March, 1804, which act was officially received by the collector at Boston, on the 1st of May, and went into operation on the 1st day of July following. From certificates exhibited in this case, it appears it did not occur to the collector, at the time of shipment, that playing cards were notentitled to the drawback, and the petitioner, also, was unacquainted with the law. The committee are of opinion, however, that the petitioner ought to have known that such a law was in force. It would then have been at his own option to have reported the cards for exportation, and in this case they might have been reshipped in the same bottom, without being landed, and no duties whatever could have been demanded upon them. The same law which prohibits the drawback on playing cards, refuses the drawback on foreign fish and fish oil. The importers or exporters of these articles might, with the same propriety, urge complaints against the law, and request a return of the duties in cases of exportation. If the drawback on playing cards is granted, it would be fair to return it on all the foreign fish and fish oil exported since the act went into operation. There appears to have been ample time for the law to have been generally known; it was nearly eighteen months from its passing to the time of the exportation of the playing cards. Although the committee are convinced the petitioner was not informed of the existence of the law, and although they are of the opinion that his situation is an unfortunate one, yet, considering the necessity there is of preserving uniformity in decisions of this sort, and taking into view, also, the danger that would arise to the revenue, in repealing the law in this particular instance, without extending it to the other articles named in the same act, they are satisfied that the relief prayed for ought not to be granted, and recommend that the petitioner have leave to withdraw his petition.

## MINT.

COMmunicated to the senate, January 15, 1806.

## To the Senate and House of Representatives of the United-States:

I communictate, for the information of Congress, the report of the Director of the Mint, of the operations of that institution during the last year.

TH: JEFFERSON.
January 15, 1806.

## Mint of the United States, Philadelphia, January 3d, 1806.

Agreeably to former practice, I have the honor, at the commencement of the present year, to lay before you a statement of the issues from the mint of the United States, and the expenses of the institution, during the past year: and conceiving that it might not prove unacceptable, the treasurer has, at my request, drawn up, and exhibited, in one comprehensive view, schedule No. 4, a statement of all the gold, silver, and copper coins, struck at the mint, from the commencement of its operation till the present time.

From this statement, it appears that, of gold coins issued from the mint, the whole amountis 2,613,972 $\frac{1}{2}$ dollars; of silver coins, $1,953,917 \frac{3}{4}$ dollars; and of copper coins, 179,453 dollars $47 \frac{1}{2}$ cents; making the total amount 4,747,343 dollars $72 \frac{1}{2}$ cents; and the total number of pieces $22,594,832$.

During the last year, as will appear in particular detail from schedule No. 1 , there have been struck at the mint, of gold coins, 34,964 pieces, amounting in value to $170,367 \frac{1}{2}$ dollars; of silver coins, 469,496 pieces, value $149,067 \frac{1}{2}$ dollars; and of copper coins, $1,755,580$ pieces, yalue 13,483 dollars 48 cents; making the total number of pieces of the precious metals 504,460 , and of copper coins $1,755,580$; and the total value 332,918 dollars 48 cents. This amount is indeed somewhat less than that of the preceding year, ( $\$ 371,82794$ ) yet the number of pieces is much greater, being all of the smaller coins; and this latter circumstance will readily account for the small difference in value; since the labor and time necessary to prepare and strike an equal number of large and small pieces of coin, will be nearly equal.

Of the precious metals, the number of pieces coined in the last year far exceeds that in any former year since the establishment of the mint; indeed, it is considerably more than double of what it has been in any one of the four last years.

The striking of small coins is a measure which has been adopted to accommodate the banks and other depositors, and at their particular request, both with a view of furnishing a supply of small change, and to prevent the exportation of the specie of the United States to foreign countries.

I am authorized, sir, to assure you, that the Bank of the United States (with perhaps the other banks in this city) will furnish the mint an ample supply of bullion during the current year; and to avoid, as far as practicable, all inconvenient delay in the issue of coins, $I \mathrm{am}$, with your approbation, about to employ a few additional workmen. The utmost economy, however, in the expenses of the institution, will be carefully observed.

The schedule No. 3 exhibits an abstract of the expenditures of the mint during the last year. From this it will be observerl that the contingent expenses, in the last six months, have been pretty considerable. This has arisen from sundry repairs, particularly of the stable, coal house, a pair of rollers, and one of the coining presses, which could no longer be dispensed with, but which will not again occur in many years.

Schedule No. 2 exhibits a general statement of the gain on the copper coinage for the last year, amounting to $\$ 2,187$ 68, exclusive of 51 dollars 96 cents of spoiled planchettes, used in the alloy of the precious metals. This gain would have been still greater, had not the planchettes proved to be somewhat over weight, though the late Director had given the most particular charges and instructions on this head to the person of whom they were purchased.

I have, sir, the honor to be, with the greatest esteem, your most obedient servant,
ROBERT PA'PTERSON, Director.
To the Prrsident of the United States.

No. 1.
An abstract of the Coins struck at the Mint of the United States, from the 1st of January to 31st December, 1805.


Mint of the United States, Treasurer's Office, Philadelphia, 31st December, 1805.
BENJAMIN RUSH.

No. 2.
A Statement of the gain on Copper coined at the Mint of the United States, from the 1st January to the $318 t$ December, 1805.


Mint of the United States,
Treasurer's Office, Philadelphia, 31st December, 1805.

No. 3.
An Abstract of the Expenditures of the Mint of the United States, from 1st January to 31st December, 1805.

| 1805. | Quarter ending in March, <br> Ditto, June, <br> Ditto, September, <br> Ditto, December, |  | Salaries. | Wages. | Incidental. | Totals. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | - | 2,650 | 1,075 67 | 28080 | 4,006 47 |
|  |  | - | 2,650 | 1,140 67 | 50324 | 4,293 91 |
|  |  | - | 2,650 | 1,291 58 | 67870 | 4,620 28 |
|  |  | - | 2,650 | 1,236 34 | 88090 | 4,767 24 |
|  |  |  | \$10,600 | \$4,744 26 | \$2,343 64 | \$17,687 90 |

Mint of the Untred States,
Treasurer's Office, Philadelphia, 31st December, 1805.

No 4.
A Statement of the Gold, Silvcr:and Copper Coins, struck at the Mint of the United States, from the commencement of that Institution to the 31 st December, 1805 .


Mint of the United States,
Treasurer's Office, Philadelphia, 31 st December, 1805.

## DUTIES AND DRAWBACKS.

communicated to the house of representatives, jandary 16, 1806.
Sir:
Treasury Department, January 15, 1806.
In obedience to the permanent order of the House of Representatives, passed on the third of March, 1797, I have the honor to transmit a statement exhibiting the amount of duties and drawbacks on goods, wares, and merchandise, imported into the United States, and exported therefrom, during the years 1802, 1803, and 1804.

I have the honor to be, very respectfully, sir, your obedient servant,
ALBERT GALLATIN.
The Hon. the Speaker of the House of Representatives.
A Statement exhibiiting the amount of Drawback payable on sundry articles exported from the United States, in the years 1802, 1803, and 1804, compared with the amount of Duties collected on lhe same, respectively.


STATEMENT-Continued.

| spegies of merceinadise. |  | in the xear 1802. |  | dix tiar feati 1803. |  | in the meam 1804. |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | Duties received. | Drawback payable. | Duties received. | Drawback payable. | Duties received. | Drawback. payable. |
|  |  | Dollars. | Dollars. | Dollars. | Dollars. | Dollars. | Dollars. |
| Anchors and Sheet Iron, | - | - | - | - |  | 4,180 |  |
| Hoop and Slit Iron, | - |  |  |  |  | 154 |  |
| Nails, - | - | 69,250 | 6,101 | 74,593 | 3,063 | 83,309 | 6,683 |
| Spikes, - | - | 3,194 | 213 | 3,485 | 32 | 2,795 | 34 |
| Quicksilver, - - - |  | - | - | - | - | 136 |  |
| Paint, Ocre, Yellow, in Oil, - | - | - | - | - | - | 262 | 6 |
| Dry Yellow, - | - | - | - | - | - | 1,568 | 104 |
| Spanish Brown, - | - | - | - | - | - | 1,433 |  |
| White and Red Lead, | - |  |  | , | - 69 | 18,109 | 537 |
| Lead, and manufactures of, - | - | 15,178 | 2,629 | 26,975 | 696 | 38,646 | 777 |
| Seines, - - - | - |  | - | - |  | 163 |  |
| Cordage, Tarred, - - | - | 20,963 | 6,935 | 15,248 | 771 | 10,234 | 4,175 |
| Do. Untarred, and Yarn, | - | 2,395 | 8 | 2,350 | - | 2,989 | 18 |
| Cables, - - - | - | 1,783 | 166 | 2,839 | - | 1,182 | 87 |
| Steel, - - | - | 12,202 | 753 | 7,811 | 48 | 10,198 |  |
| Hemp, - - | - | 85,446 | - | 123,217 | - | 81,358 |  |
| Twine and Pack-thread, | - | 6,663 | 192 | 7,940 | 11 | 11,012 | 333 |
| Glauber Salts, - | - | 1,756 |  | 2,388 | 4 | 1,360 | 5 |
| Salt, - | - | 792,838 | 6,607 | 721,355 | 4,561 | 686,799 | 5,992 |
| Coal, - | - | 23,388 | - | 21,957 | 298 | 14,063 |  |
| Fish, Dried, - | - | - | - | - | - | 19,855 |  |
| Salmon, - | - | - | - | - | - | 5,266 |  |
| Mackerel, - | - | - | - | - | - | 4,971 |  |
| All other, - | - | - | - | - | - | 2,519 |  |
| Glass, liottles, - | - | - | - | - | - | 5,681 | 685 |
| Window, - | - | - | - | - | - | 15,778 | 224 |
| Cigars, - - | - | - | - | - | - | 13,054 | 4 |
| Lime, - - | - |  |  |  |  | 130 |  |
| Boots, - - | - | 3,663 | 230 | 3,534. | 145 | 2,861 | 313 |
| Shoes and Slippers of Silk, | - | 2,393 | 461 | 996 | 360 | 1,438 | 244. |
| Do. all other, - | - | 11,150 | 1,048 | 9,067 | 329 | 9,593 | 1,874 |
| Cards, Wool and Cotton, | - | 141 | - |  |  | 24 | 5 |
| Do. Playing, - | - | 15,039 | 17,155 | 1,620 | 1,347 | 992 | 331 |
| Dollars, | - | 14,766,990 | 4,197,256 | 14,227,7\%8 | 2,569,813 | 20,186,185 | 6,686,483 |

Treasury Department, Register's Office, January 14, 1806.
JOSEPH NOURSE, Register.

## REMISSION OF DUTIES.

## Communicated to the house of representatives, january 20, 1806.

## Mr. Crowninshield made the following report:

The Committee of Commerce and Manufactures having considered the petition of Elizabeth Peckham, of North Kingston, in the State of Rhode Island, widow of Benedict Peckham, referred to them by the House of Representatives, on the 11th of December, submit their report:

The petitioner states that her husband, Benedict Peckham, in the month of August, 1801, sailed from Rhode Island, on a voyage to the West Indies, and imported from thence, into Washington district, North Carolina, about twenty-two hogsheads of rum, and there entered and landed the same, and gave bond with William Ross, as surety for the duties, amounting to six hundred and eighteen dollars and forty-four cents. That the markets not answering the expectations of the said Peckham, he re-shipped the said rum, and took passage therewith himself for New York, about the 18th of February, 1802. That, soon after, a violent storm came on, and without doubt the vessel and every person on board were lost, as they have never been heard of since that time. That the said Ross was obliged to pay the duties on the rum, and commenced his action therefor, and attached a dwelling house and four acres of land, situated in North Kingston, in Rhode Island, on which the petitioner resided with her children, and obtained judgment on his suit, and caused the house and land to be sold at auction. The petitioner further states, that the said Peckham, died in debt to the amount of the remainder of his estate, and that she with her six children are turned out of their home, in consequence of this decision.

The petitioner prays that the amount of the duties on the twenty-two hogsheads of rum may be refunded.
The committee consider this as a hard case, and if their humanity alone was to be consulted on the occasion, they could not hesitate to recommend that the wished for relief should be granted; but they cannot venture to recommend a deviation from the invariable practice of the House, on all similar applications. The decisions have been founded on strict commercial justice. When articles are imported and bonded at the custom house, the duties form a part of their value, and immediately become an insurable interest. In the case under consideration, the rum might have been insured, (although it is not stated that it was insured) and the loss would have fallen on the underwriters. It is true it was not consumed in the country; this, however, ought not to make any difference, if it is considered that the article was going from port to port in the United States, with coasting documents, no bonds having been given to export it to a foreign country. If this claim is allowed, it would be equally fair to refund the duties on all goods which may receive damage after importation, and previous to their consumption, and even in cases of loss by fire, storms, and from every accident or injury whatever.

Considering, therefore, the danger that would arise from innovating upon the revenue system of the United States, in a principle of this magnitude, the committee are induced to offer the following resolution:

Resolved, That the petitioner have leave to withdraw her petition.

## PROTECTING DUTIES.

COMmUNICATED TO the house of representatives, january 21, 1806.
Mr. Crowninsmield, from the Committee of Commerce and Manufactures, to whom was referred the petition of Nathaniel Goodwin and others, manufacturers of iron hollow ware, in the State of Massachusetts, made the following report:

The petitioners state that they are engaged in the manufacture of iron hollow ware, and as the United States are amply furnished with the materials, and blast furnaces, to supply their inhabitants with that article, they pray that an additional duty may be imposed upon all iron hollow ware, imported from foreign countries.

The committee find that, under existing laws, this article is subject to a duty of seventeen and a half per cent. ad valorem, on importation into the United States in American vessels; and if imported in vessels not of the United States, it is charged with the additional duty of ten per cent. on the duty; making the duty, in this case, amount to nineteen and one quarter per cent. on the invoice value.

There are no documents within the reach of the committee that show the quantity of iron ware imported into the United States, in any one year-goods, wares, and merchandise, paying the ad valorem duty, not being particularly designated in the returns from the collectors of the customs; but it is believed the quantity and value have not been very considerable for some years past. It cannot be doubted that the United States are in possession of the material for making iron hollow ware. The native ore is in abundance in many parts of the country, and already furnaces have been established, which bid fair to furnish the fullest supply of that article. The protecting duty imposed on the foreign iron ware, holds out to the skilful manufacturer every encouragement he can reasonably ask for. If this duty was deemed too moderate, and not sufficiently high to give a preference to the domestic manufacture, the committee would deem themselves authorized to propose a further augmentation. The articla being not only bulky but of considerable weight, must be subject to a high freight in proportion to its prime cost; if to this is added the commissions for purchase in Europe, the insurance, and other shipping charges, with the duties payable on its importation here, it will be found that the foreign article comes burthened sufficiently to give a decided advantage to the American manufacturer. Surely the petitioners do not wish to claim a monopoly. A preference they ought to have, and, so far as encouragement has been given to American manufactures generally, the article in question is charged with the highest rate of duties, with a very few exceptions.

If Congress had determined to impose higher duties on imports, with a view of raising additional revenue, or to countervail the extraordinary impositions of other countries, it would be sound policy to single out such articles as could be readily manufactured in the United States; and by making a just discrimination, allmight derive a benefit and none be injured; but as the House have only authorized the committee to report on the subject matter of the petition, and as they are satisfied that the petitioners may receive a preference in the market for their manufacture, so far as cheapness and the quality of the article will give it to them, when put in competition with the foreign article, they are of opinion that it is at this time inexpedient to augment the duty on iron hollow ware imported into the United States. And the committee recommend that the petitioners have leave to withdraw their petition.

## REMISSION OF FOREIGN TONNAGE DUTIES.

## communicated to the house of representatives, on the 3d of february, 1806.

Mr. Crowninshiele, from the Committee of Commerce and Manufactures, to whom was referred, on the 8 th instant, the petition of Francis Amory, merchant, of Boston, Massachusetts, made the following report:
The following facts are stated in the documents accompanying the petition. That the petitioner was the owner of the ship Astrea, an American vessel, commanded by Solomon Stanwood, which sailed from Batavia, in the month of December, 1804, bound to Boston, and loaded with a cargo of sugar and coffee. That, on the 17th of January following, being then in the Indian ocean, the ship experienced a violent hurricane, and was dismasted, and otherwise so wrecked and disabled, as to be obliged to put into the Isle of France, for the preservation of the lives of the crew, and the property on board. That, upon examination in that island, finding the ship not sea-worthy, and that it was impossible to repair her, except at an expense of sixteen or seventeen thousand dollars, which greatly exceeded her then value, the master was obliged to abandon her, and she was condemned and sold for the benefit of the underwriters, and all concerned. The master and supercargo now state, that, as no American bottom could be obtained, to transport the cargo to America, they chartered the Swedish ship Pelee, and shipped the same in that vessel, to Boston, where she lately arrived. The collector of Boston clarged the alien or foreign duty on the Pelce's cargo, as she was a foreign ship, and it is this additional duty which the petitioner is desirous should be remitted to him, upon the ground that the cargo was originally shipped in an American vessel, and that the change of bottom, which subsequently took place, was an act of necessity beyond his control, and for which he ought not to suffer.

It will be observed by the House, that the cargo in question was actually imported into the United States in a foreign ship, and it is known that the character of the ship determines the amount of duties payable upon the cargo imported in her. The cargo may be American property, but, if the ship is sailing under a foreign flag, or even under the flag of the United States, and is not furnished with an American register the cargo is liable to the extra duty alluded to, and the ship herself is charged with the foreign tonnage duty. By the laws now in force, it will be found that all goods, wares, and merchandise, imported into the United States, in vessels not of the United States, are subject to pay the addition of ten per cent. on the amount of duty, chargeable upon similar articles imported in American vessels. The following statement will point out the difference of duty between a foreign and an American ship, and their respective cargoes, upon entering a port of the United States.

## American Ship.

For instance: A cargo is imported from a foreign port or place, in an American vessel, and the duty amounts | to |  |
| :---: | :---: |
| Tonnage duty for the ship, supposed to be of the burthen of 200 tons, at six cents per ton, | $-\quad-\quad-\quad \$ 1,00000$ |

Duty on the cargo, imported in the American ship, including her duty of tonnage,

## Foreign Ship.

If we presume the cargo to be imported in a vessel not of the United States, the first duty is
$\$ 1,00000$ To which add the ten per cent. additional duty for foreign vessels, - - Add, also, the foreign tonnage for 200 tons, at 50 cents per ton, - - - 10000 And the foreign light money, for the same tonnage, at 50 cents per ton, - _ _ - 10000

The amount of tonnage and the light money, for the foreign ship and the duty on her cargo, will be,
Here, it is manifest, the advantage is on the side of the American vessel, in our own ports; but the disadvantages our vessels suffer in foreign ports, from the extraordinary impositions on our commerce and shipping, more than counterbalance the trifling additional expenses to which foreign vessels are subject upon entering the ports of the United States; and if the United States should, at once, repeal all the alien or additional duties payable by foreign ships, both on imports and tonnage, upon the condition that other nations would adopt the same liberal and just policy towards American ships and cargoes, when entering their ports, placing them on an equal footing with their own, commerce would be free from some of the shackles with which it is at present burthened, and a fair competition, in every market, would soon determine who could afford to sell cheapest. This is all that is wanted, to give to American shipping and commerce the free scope to enterprise, and a ready and advantageous sale of our productions, with cheap returns for the consumer. The committee have been led to make these observations, previous to giving their opinion on the present application for a remission of the additional duties imposed on the cargo of a foreign ship. They seemed to have a bearing on the subject, and are supposed to be of some importance, from a consideration that it would be inexpedient to allow such a claim, without, first, repealing the discriminating law.

If the duty on the cargo is returned, it would certainly be as fair to return the foreign tonnage duties on the ship. The committee are not informed of any one instance, where either has been done. It is true, this was a constrained importation, but it is already seen, if the cargo had been brought in any unregistered vessel of the United States, it must have been charged with the additional duty. The cargo came from a foreign port, and was of foreign production, and imported in a foreign built vessel. It having been once on board an American ship, seems to make very little difference in its favor. It ought to give it no new or extraordinary privileges. Let the committee be allowed to reverse the case, and to suppose the Astrea had been the foreign ship, and the Pelee the American ship, and all the other circumstances had been similar in every respect. The cargo then is imported in the Pelee, entitled to American privileges, when it might have been imported in the $\boldsymbol{A}$ strea, if no accident had happened to her on the voyage. Should the American or foreign duties be charged on such an importation? Surely the American duties. And would it not have been manifestly unjust, to have charged the owner with the foreign duties on the cargo of the American ship, merely because it was taken from a foreign ship? And yet, if the principle is correct in one case, it must be so in the other. If, however, the transshipment had been made at sea, from an American to a foreign ship, under circumstances of eminent distress, it would have placed the claim on somewhat higher ground; but, even in this case, the committee would hardly have felt themselves authorized to propose a return of the additional duties. The amount of the duty on this importation is not stated in any documents accompanying the petition. If the cargo was re-exported, the ten per cent. additional duty was retained, besides the usual three and a half per cent. deducted from the drawback.

The committee are satisfied, if this claim was allowed, it would lead to many others of a similar nature; and, the law being clear and explicit on this head, they are of opinion that the House ought not to grant the prayer of the petitioner, and they recommend that he should have leave to withdraw his petition, with the documents accompanying it.

## SINKING FUND.

## oommunicated to the senate, february 5, 1806.

Washington, February 5, 1806.
The Commissioners of the Sinking Fund respectfully report to Congress as follows:
That the measures which have been aúthorized by the Board, subsequent to their report of 5 th of February, 1805, so far as the same have been completed, are fully detailed in the report of the Secretary of the Treasury to this Board, dated the fourth day of the present month, and in the statements therein referred to, which are herewith transmitted, and prayed to be received as part of this report.

GEORGE CLINTON, President of the Senate.
JOHN MARSHALL, Chief Justice.
JAMES MADISON, Secretary of State.
ALBERT GALLATIN, Secretary of the Treasury.
JOHN BRECKINRIDGE, Attorney General.

## The President of the Senate.

## The Secretary of the Treasury respectfully reports to the Commissioners of the Sinking Fund-

That the balance remaining unexpended at the close of the year 1803, and applicable to payments falling due after that year, which balance, as appears by the statement $B$, annexed to the last annual report, amounted to one million three hundred and forty-nine thousand one hundred and thirtysix dollars and fifty-one cents,
Together with the disbursements made during the year 1804, out of the treasury, on account of the principal and interest of the public debt, which disbursements, as appears by the statement $\mathbf{C}$, annexed to the last annual report, amounted to eight millions two hundred and fifty-nine thousand eight hundred and forty-five dollars and fifty-five cents, $\qquad$
$\qquad$ $8,259,84555$
And with a further sum arising, from profit on the remittances from America to Europe, purchased in the year 1804, which protits, as appears by the statement D, annexed to the last annual report, amounted to forty-five thousand forty-nine dollars and twenty five cents, -

And amounting, altogether, to nine millions six hundred and fifty-four thousand and thirty. one dollars and thirty one cents,

Have been accounted for in the following manner, viz:
I. There was repaid into the treasury, during the year 1804, on account of the principal of protested bills, and of advances made to commissioners of loans, as appears by the statement E, annexed to the last annual report, a sum of one hundred and twenty-one thousand, four hundred and forty-six dollars and fifty-one cents,
II. The sums actually applied, during the same year, to the payment of the principal and interest of the public debt, as ascertained by accounts rendered to the Treasury Department, amount, as will appear by the statement A, to seven millions two hundred and fifteen thousand six hundred and nine dollars and sixty-six cents.

Ist. Paid in reimbursement of the principal of the debt, - - $\quad$ - $3,207,58765$
2d. Ditto on account of the interest and charges on the same,
4,008,022 01
III. The balance remaining unexpended at the close of the year 1804, and applicable to payments falling due after that year, as ascertained by accounts rendered to the Treasury Department, amounted, as will appear by the statement B, to two millions three hundred and sixteen thousand nine hundred and seventy-five dollars and fourteen cents,
\$121,44 51
$7,215,60966$

2,316,975-14
9,654,031 31
That, during the year 1805, the following disbursements were made out of the treasury, on account of the principal and interest of the public debt:
I. On account of the reimbursement and interest of the domestic debt,
II. On account of domestic loans, obtained from the Bank of the United States, viz: On account of the principal, - $\quad-\quad$ - $\quad-\quad-\quad-\quad . \quad 700,00000$
On account of the interest, $\quad$ - $\quad$ - $\quad$ - $\quad$ - $\quad$ 56,170 12
III. On account of the domestic unfunded debt,
IV. On account of the principal and interest of the foreign debt, and of the interest on the Louisiana stock,
i,980,316 70
Amounting, altogether, as will appear by the annexed list of warrants, $C$, to seven millions three hundred and twenty-eight thousand five hundred and nine dollars and seven cents,

7,328,509 07
Which disbursements were made out of the following funds, viz:
I. From the fund constituting the annual appropriation of eight millions of dollars, for the year 1805, viz:

From the fund arising from interest on the debt transferred to the commissioners of the sinking fund, as ${ }_{2}^{5}$ per account I, - . . . . . .
From the funds arising from the sales of public lands, being the amount of moneys
paid into the treasury, from 1st July 1804, to 30th June, 1805, as per account K, 553,52163
From the proceeds of duties on goods, wares, and merchandise, imported, and on the
tonnage of ships or vessels, --
Which sum of
Amounting, altogether, to

Together with the sum advanced during the year 1804, on account of the appropriation for the year 1805, amounting, as appears by the last annual report, to - 829,901 59

Makes, in the whole, the annual appropriation, for the year 1805, of
$\$ 8,000,000 \quad 00$
II. From the proceeds of duties on goods, wares, and merchandise, inported, and on the tonnage of ships or vessels, advanced in part, and on account of the annual appropriation for the year 1806,
III. From repayments in the treasury, on account of remittances purchased for providing for the foreign debt, and of advances made to commissioners of loans, as will appear by the statement E, viz:

| VIz: |  |  |  |  |  |
| :--- | :--- | :--- | :--- | :--- | :--- |
| Repayment of the purchase money and advances, | - | - | - | - | 66,70302 |
| Damages and interest recovered, - | - | - | - | - | 20,73120 | Damages and interest recovered, - - - - -

IV. From the moneys appropriated by law, for paying commissions to agents employed in the purchase of remittances, for the foreign debt, being the amount paid at the treasury, during the year 1805, for that object, as will appear by the statement C,

7,170,098 41

That the abovementioned disbursements, together with the above stated balance of dollars,
Which remained unexpended at the close of the year 1804, and with a further sum arising from profit on remittances from America to Europe, purchased in the year 1805, and amounting, as will appear by the statement 1 , to

67,716 02

And amounting, altogether, to nine millions seven hundred and sixty-two thousand six hundred and twenty-one dollars and seventy-three cents,

Will be accounted for in the next annual report, in conformity with the accounts which shall then have been rendered to the Treasury Department.
That, in the mean while, the manner in which the said sum has been applied is estimated as followeth:
I. The repayments into the treasury, on account of principal, have, during the year 1805 , amounted, as by the above mentioned statement $E$, to

66,703 02
the public debt, are estimated as followeth, viz:
1st. Paid in reimbursement of the principal of the public debt, $\quad-\quad-\quad 3,905,29161$
2d. Paid on account of interest and charges on the same, - $\quad-\quad 4,142,85318$

## As will appear by the estimate $F$.

11I. The balance remaining unexpended at the close of the year 1805, and applicable to payments falling due after that year, is estimated, as per estimate $G$, at

9,762,621 73
That no purchases of the public debt have been made since the date of the last report to Congress.
And that the statement $H$ exhibits the amount of stock transferred to the commissioners of the sinking fund, in trust for the United States, to the 31st December, 1805, including the sum of $\$ 98,90941$ cents, being the aggregate of the several species of stock transferred in the year 1805, in payment for public lands.

All which is respectfully submitted.
Treasurf Departarent, February 4, 1806.
ALBERT GALLATIN, Secretary of the Treasury.

Statement of the application, during the year 1804, of the funds provided for the payment of principal and interest of the Public Debt.

## I. Payments on account of the Principal of the Public Debt.

1st. On the domestic debt, viz:

2d. Domestic loans reimbursed,
3d. Unfunded debt, viz: registered debt, $\quad . \quad . \quad . \quad . \quad . \quad 250,000 \quad 00$
$653 \quad 37$

4th. On the foreign debt, viz:

| Guilders. |
| ---: |
| 600,000 |
| 250,000 |
| 600,000 |
| 500,000 |
| 600,000 |
| $1,200,000$ |
| p, 410,000 |
| 4,160,000 |
| At 40 cents, |

$\$ 3,207,58765$

## II. Payments on account of the interest and charges on the Public Debt.



## Notes to Statemext A.

(a) Of the sum of $\$ 359,69175$, here stated as paid for interest on Louisiana stock, there was paid-

For interest on stock in London, . . . . . . . \& $44,961 \quad 9 \quad 2=\$ 199,82875$ Do. do. in Amsterdam, $\quad . \quad . \quad . \quad . \quad$ Guilders, $399,6571000=159,86300$ $\$ 359,69175$
(b) The amount of commissions and charges stated in the accounts of the commissioners at Amsterdam, for the year 1804, and admitted at the treasury, is $\dot{\text { is }}$
From which there is here deducted, a sum short stated in the report of last year as the balance
in the hands of the commissioners at the end of the year 1803, arising from an overpayment of interest by them in that year, on sundry bonds, Guilders, 80611
And a further sum, for an error in the statement of the amount of remittances
of last year, this amount being, Guilders, 7,534,849 18, instead of 7,534,849 17,
as stated,
100

Leaving the sum here stated,
Guilders, 7,403 1805


Treasury Department, Register's Office, 31st January, 1806. JOSEPH NOURSE, Register.

## B.

Statement of the provision, made before the 1st day of January, 1805, for the payment of the principal and interest of the Public Debt, falling due afterthe year 1804.


## Notes to Statement B.

(a) The following statement shows the disposition of the sterling bills during the year 1804, and proves the correctness of the balance as here stated:
'The balance remaining in the hands of Sir Francis Baring, \& Co. on the Ist January, 1804, as per note (d.) to statement B, annexed to the last annual report, was,
And the outstanding remittances, purchased previously to that time, but not credited by them till afterwards, per same, was,
£2,664 120
3,000 00
5,664 120
The sterling bills purchased in 1804, per statement $\mathbf{D}$, annexed to the last annual report, after deducting the amount transferred to funds other than the public debt, amounted to

81,151 119
Amounting together, to
Which are accounted for as follows, viz:
Remitted to Amsterdam, - - - - - - - .
Charges in London, on that remittance, - $\quad-\quad-\quad-\quad-\quad-\quad 3016$
Paid interest on Louisiana stock in London, \$199,828 75, $\quad$ - $\quad$ - $\quad$ - $\quad$ - 44,96192
Balance in the hands of the agents, 31st Dec. 1804, as hereafter, - - $\quad$ - $\quad$ - $37,823 \quad 87$

## Notes to Statement B-Continued.

(c.) Statement of protested bills, outstanding December 31, 1804.


The protested bills outstanding on 31st December, 1803, amounted, as per note (e.) to statement B, annexed to last annual report, to - - - $\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad-$ The repayments in 1804 of the principal of protested bills, amounted, as per statement E, annexed to last annual report, to
\$224,500
120,500
And leaves outstanding, as here stated,
104,000
(d.) The amount of unclaimed dividends, consisting of dividends declared at the several loan offices, and which having remained open for payment at the loan offices for nine months, were unclaimed during that period, and were then transferred to the treasury for payment pursuant to law, actually outstanding on the 1st January, 1805, amounted to
To this sum has been added, in the statement, a sum short advanced for the payment of the dividend on stock standing on the books of the treasury, for the third quarter of the year 1804, amounting to

And making, together, the sum stated,

- $\$ 15,90630$
(b.) The following statement proves the sum of guilders, $3,102,6284$, as here stated, to be correct:

Balance in the hands of the commissioners at Amsterdam and Antwerp, on 31st December,
Guilders.
1803 , as per statement B, annexed to the last annual report, $-\overline{-} \overline{-}^{-}{ }^{2}$
emittance paid for, previously to 1804, and credited by the commissioners in their accounts for that year, as per same statement, - - - -
Ditto purchased in 1804, as per statement D, annexed to last annual report, 7,534,849 17
Ditto, made from London to Amsterdam. $\mathfrak{E x} 4,0009$ 10, at par, - - 44,44918
Gain in exchange on this remittance, per note (b.) to statement
Guilders. of this year

3,074 0808
Ditto, ditto, at Antwerp, ditto, ditto,
2,4530206

Guilders, 10,374,034 0906
Amount applied to principal and interest of foreign debt in 1804, as per statement A, viz:
For principal,


Interest and premiums on Dutch debt
Interest on Louisiana stock in Amsterdam,
$\$ 159,863=399,65710$
Commissions and charges,

$$
\begin{array}{ll}
\mathrm{er} \\
-\quad 2,087,4651101 \\
-\quad 2,9401405
\end{array}
$$

Cash in hands of commissioners at Amsterdam and Antwerp, per this statement
Balance of outstanding remittances to Amsterdam, per ditto, - - $\quad$ - $3,102,6280400$
As above,
Guilders, 10,374,034 0906
Treasury Department, Register's Office, January 31st, 1806.
JOSEPH NOURSE, Register.
C.

List of Warrants drawn according to law, during the year 1805, on the Treasurer of the United States, on account of the reimbursement and interest of the domestic debt.

| No. of Warrant. | Date. |  |  | In whose favor. |  |  |  | Amount. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 5507 | January | 19, 1805, | - | James Davidson, Jun. |  |  |  | \$43148 |
| 5508 |  | 19, | - | Do. | - | $\pm$ | - | 3,597 28 |
| 5573 | February | 15, | - | Do. | - | - | - | 3,572 96 |
| 5591 |  | 26, | - | Do. | - | * | - | 2,397 11 |
| 5616 | March | 6, | - | Do. | - | - | - | 1,716 63 |
| 5620 |  | 7, | - | James Alger | - | - | - | 1,000 |
| 5621 |  | 7, | - | Isaac Neufville, | - | - | - | 37,000 |
| 5622 |  | 7, | - | Sherwood Haywood, | - | - | - | 1,864 |
| 5623 |  | 7, | - | Merewether Jones, | - | - | - | 8,000 |
| 5624 |  | 7, | - | William Gardner, | - | - | - | 6,150 |
| 5640 |  | 18, | - | James Ewing, | - | - | - | 5,800 |
| 5641 |  | 18, | - | William Few, | - | - | - | 230,000 |
| 5642 |  | 18, | - | William Imlay; | - | - | - | 20,000 |
| 5643 |  | 18, | * | Jabez Bowen, | - | - | - | 11,800 |
| 5644 |  | 18, | - | Benjamin Austin, | - | - | - | 158,000 |
| 5649 |  | 18, | - | Edward Mall, | - | - | - | 12,311 04 |
| 5657 |  | 22, | - | Stephen Moylan, | - | - | - | 21,036 71 |
| 5660 |  | 25, | - | John Stockton, | - | - | $\cdots$ | 2,732 68 |
| 5661 |  | 27, | - | George Simpson, | - | - | - | 186,655 65 |

C-Continued.


List of Warrants drawn according to law, during the year 1805, on'the Treasurer of the United States, on account of the interest on Domestic Loans.

| No. of Warrant. | Date. |  |  | In whose favor. |  |  |  | Amount. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 5516 | January 25, 1805, | - | - | James Davidson Jun. | - | - | - | \$6,000 00 |
| 5517 |  | - | - | Ditto, - | - | - | - | 14,104 16 |
| 5518 | ${ }^{6}$ | - | - | Ditto, - | - | - | - | 5,503 46 |
| 6027 | July ${ }_{66} 9$ | - | - | - Ditto, - | - | - | - | 11,250 00 |
| 6028 | $6_{6}$ | - | - | Ditto, | - | - | - | 6,000 00 |
| 6029 | October 23 |  |  | Ditto, | - | - | - | 3,125 00 |
| 6471 | October 23, | - | - | Ditto, | - | - | - | 1,562.50 |
| 6472 6473 |  | - | - | Ditto, | - | * | - | 5,625 00 |
| 6473 |  |  | - | Ditto, | - | - | - | 3,000 00 |
|  |  |  |  |  |  |  |  | \$56,170 12 |

List of Warrants drawn according to law, during the year 1805, on the Treasurer of the United States, on account of the repayment of principal of moneys borrowed from the Bank of the United States.

| Date. | No. of Warrant. | In whose favor. | Amount. |
| :---: | :---: | :---: | :---: |
| $\underset{66}{\text { September }} 27,1805$ | $\begin{aligned} & 6243 \\ & 6244 \\ & 6245 \end{aligned}$ | The President Directors and Company of the Bank of the U.S. Ditto, <br> Ditto, | \$125,000 00 |
|  |  |  | 375,000 00 |
|  |  |  | 200,000 00 |
|  |  |  | \$700,000 00 |

List of Warrants drawn, according to law, during the year 1805, on the Treasurer of the United States, on account of the reimbursement of Capital and Interest of the Dutch Debt.

| No. of Warrant. | Date. |  |  | In whose favor. |  |  | Amount. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 5510 | January 21, | - | - | Montgomery, and others, | - | - | \$37,500 00 |
| 5511 |  | - |  | Joseph Summerl, |  |  | 18,750 00 |
| 5527 | 26, | - |  | Smith, Ridgway and others, | - |  | 18,750 00 |
| 5528 | 29, | - | - | Ditto. - - | - |  | 9,375 00 |
| 5530 | 30, | - | - | David Harris, | - |  | 52,170 00 |
| 5540 | February 1, | - | - | Ditto. - - | - |  | 30,710 00 |
| 5543 |  | - | - | Smith, Ridgway, and others, | - |  | 70,593 75 |
| 5557 | 7, | - | - | George Simpson, - | - |  | 24,790 00 |
| 5558 | 11 | - | - | David Harris, | - |  | 3,700 00 |
| 5574 | 15, | - | - | Jonathan Burrall, | - |  | 365,945 59 |
| 5575 | $6^{\prime}$ | - | - | David Harris, | - |  | 33,596 00 |
| 55.77 | 18, | - | - | Smith, Ridgway, and others, | - |  | 35,343 75 |
| 5581 | 19, | - | - | Ditto, - - | - |  | 29,400 00 |
| 5592 | - 26, | - | - | Ditto, - | - |  | 55,312 50 |
| 5638 | March 16, | - | - | Ditto, - | - |  | 26,427 25 |
| 5664 | 29, | - | - | Ditto, | - |  | 18,656 25 |
| 5786 | April 15, | - |  | David Harris, | - |  | 30044 |
| 5797 | Apil 19, | - | - | Jonathan Burrall, | - |  | ${ }^{9} 92500$ |
| 6128 | August 19, | - | - | Ditto. | - |  | 185,000 00 |
| 6212 | September 19, | - | - | David Harris, | - | - | 37,000 00 |
| 6217 | $20,$ | - | - | George Simpson, |  |  | 111,000 00 |
| ${ }_{6}^{6231}$ | October -24, | - | - | Jonathan Burrall, | - |  | 111,00000 |
| 6379 | October 4, | - | - | John McGowan, \& Co. | - |  | 3,237 50 |
| ${ }_{6}^{6431}$ | 15, |  | - | Jonathan Burrall, | - |  | 84834 |
| 6704 | December 11, | - | - | George Simpson, - | - | - | 39364 |
|  |  |  |  |  |  |  | \$1,284,779 41 |

Included in the foregoing List of Warrants are the following warrants for commissions to the agents who purchased the bills, at one-fourth of one per cent, viz:
No. 5786, April 15, David Harris,
330044 5797, 6 19, Jonathan Burrall, -

92500 6431, Oct. 15, Ditto,

84834
—— \$2,467 42

List of Warrants drawn according to law, during the year 1805, on the Treasurer of the United States, on account of the payment of interest on the Louisiana stock.


Included in the foregoing list of warrants are the following warrants for commissions to agents who purchased the
bills, at one-fourth of one per cent., viz:

| No. 5778, April 5779, April 6491, October | 10, George Simpson, <br> 10, Jonathan Burrall, <br> 30, David Harris, | - | - | $\div$ | $\div$ | - | - | $\begin{array}{r} \$ 13541 \\ 38277 \\ 27482 \end{array}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  |  |  |  | \$793 00 |

Warrant drawn according to law, during the year 1805, on the Treasurer of the United States, on account of debts due to foreign officers.

| No. of <br> Warrant. | Date. | In whose favor. | Amount. |
| :---: | :---: | :---: | :---: |
| $\mathbf{6 0 5 8}$ | July 20, 1805, | George Rossier and John S. Roulet, Attorneys of Colonel <br> Vellepanck, <br> _- | \$7,947 94 |

List of Warrants drawn according to law, during the year 1805, on the Treasurer of the United States, on account of paying certain parts of the domestic debt.

| No. of <br> Warrant. | Date. | In whose favor. |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 5500 <br> 5582 | January 11, 1800, <br> February 20, | Amount. |  |  |  |  |  |

recapitulation.

| Interest and reimbursement of the domestic debt, | - | - | - | - |  |  | \$4,583,960 54 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Interest on domestic loans, | - | - | - | - | - | - | 56,170 12 |
| Reimbursements of domestic loans, ${ }^{-}$ | - |  |  |  |  |  | 700,00000 |
| Interest and reimbursement of Dutch debt, | - | - | - | - |  |  | $\begin{array}{r} 1,284,77941 \\ 695,537 \end{array}$ |
| Foreign officers, - |  |  |  |  |  | \$7,947 94 |  |
| Certain parts of domestic debt, | - | - | - |  |  | 1137 |  |
|  |  |  |  |  |  |  | \$7,328,509 07 |

Treasury Departbient, Register's Office, 31 st January, 1806.
D.

Amount of remittances during the year one thousand eight hundred and five, on account of the Dutch debt, and for the payment of the interest upon the Louisiana six per cent. stock.


| Rate. |  |  |
| :--- | :--- | :--- |
| at 37 |  |  |
| at $37 \frac{1}{2}$ | donts per guilder, | - |
| do | do. with 2 per cent. deduction, |  |
| do | do. with $1 \frac{1}{2}$ per cent. | do. |
| do | do. with 1 per cent. | do. |
| do | do. with 12 $\frac{1}{2}$ per cent. | do. |
| equal to |  |  |

Dollars Cts.
1,073,203 49
116,250 00
66,150 00
36,937 50
82,114 75
18,656 25
$\overline{\$ 1,393,31199}$


$$
\begin{aligned}
& \text { Applied to remittances, } \\
& \text { Paid to agents for commissions, }
\end{aligned}
$$

Warrants issued in the year 1805, on account of the Dutch debt, as per statement,
Ditto, on account of interest on the Louisiana six per cent. stock, as per statement,

1,504,693 80
589,500 00
2,094,193 80
$1,977,05628$
$\$ 117,13752$

JOSEPH NOURSE, Register.

## E.

Statement of repayments made into the Treasury during the year 1805, on account of the public debt.

| Date of Warrants. | No. of Warrants. | On whom drawn. | Principal repaid. | Damages recovered. | Total amount of warrant. |
| :---: | :---: | :---: | :---: | :---: | :---: |
| $\begin{gathered} 1805 . \\ \text { June } \quad 29, \end{gathered}$ | 889 | On Alexander James Dallas, for amount recovered |  |  |  |
|  | 88 | from the assignees of Pragers \& Co. | 43,200 00 | 25,131 20 | 68,331 20 |
| 6 | 890 | On David Harriss, being so much received by him |  |  |  |
|  |  | on account of Aquila Brown's bill, . - - - | 18,143 00 |  | 18,143 00 |
| Aug. 17, | 894 | On John Hopkins, for so much remaining in his hands, heretoore advanced for the payment of in- |  |  |  |
|  |  | terest, \&c. on the domestic debt, - - | 27980 |  | 27980 |
| 66 | 895 | Ditto, do. do. - | 28022 | - - | 28022 |
| Dec. 31, | 916 | On Alexander James Dallas, for this sum recovered from the assignees of Pragers \& Co. |  | 40000 | 40000 |
|  |  |  | 61,903 02 | 25,531 20 | 87,434 22 |

'Treasury Departament, Register's Office, January 31, 1806.

## JOSEPH NOURSE, Register.

Note.-As, in the sum heretofore stated in the reports to the commissioners of the sinking fund, as the provision made for the payment of the public debt, Prager's bill has been estimated at par, the repayments are, in this report, stated as followeth:


## F.

An estimate of the application made, during the year 1805, of the funds provided for the payment of the principal and interest of the public debt.

| I. On account of the principal. | \$1,369,229 90 |  |
| :---: | :---: | :---: |
| 2. Reimbursement of domestic loans, - - - - | 700,000 00 |  |
| 3. Reimbursement of debts due to foreign officers, including arrearages of interest, - - - - $\quad-\quad$ - $\quad$ - $\$ 7,94794$ Reimbursement of unfunded registered debt, - - - 11377 |  |  |
| 4. Reimbursement of the foreign debt, viz: |  |  |
| Third instalment of loan of 3,000,000 of 1st January, 1792, - - 600,000 |  |  |
| First instalment of loan of 3,000,000 of 1st January, 1794, - - 600,000 |  |  |
| Fitth instalment of loan of $2,000,000$ of 1st February, 1784, - - 250,000 |  |  |
| Last instalment of loan of 2,500,000 of 1st March, 1791, - - 500,000 |  |  |
| Third instalment of loan of 2,950,000 of 1st June, 1792, - - 600,000 |  |  |
| Last instalment of loan of $6,000,000$ of 1st September, 1791, - - 1,200,000 |  |  |
| Fourth and Fifth instalment of loan of $2,050,000$ of 1st December, <br> 1791, (Antwerp) - - - - |  |  |
| 4,570,000= | 1,828,000 00 |  |
| II. On account of interest and charges. <br> 1. Interest on domestic funded debt, estimated, for 1805, at - | 3,224,083 95 |  |
| 2. Interest on domestic loans, - - - - - | 56,170 12 |  |
| 3. Interest on foreign debt, viz: |  |  |
| At Amsterdam - $\quad$ Guilders, at forty cents each. |  |  |
| At Amsterdam,   <br> Premiums at do, - - |  |  |
| $\begin{array}{llll}\text { Premiums at do, - } & \text { - } & 20,000 \\ \text { At Antwerp, }\end{array}$ |  |  |
| At Antwerp, - - 36,900 |  |  |
| Charges at Amsterdam, - 4,209 48 |  |  |
| Charges at Antwerp, - 4,300 00 |  |  |
| 8,509 48 |  |  |
| 452,409 $48=\$ 180,96369$ |  |  |
| Interest and charges on Louisiana stock, in London and Amsterdam, 678,375 00 |  |  |
| Commissions to agents in America for purchasing bills, - $\quad$, 3,260 42 |  |  |
|  | 862,599 11 | 4,142,853 18 |
|  |  | \$8,048,144 79 |

G.

In estimate of the funds provided, before the 1st January, 1806, for the payment of the principal and interest of the public debt; which, being unexpended on that day, were considered as applicable to payments falling due after the year 1805 .

1. On account of the foreign debt.

Cash in the hands of commissioners and agents in Europe, December 31, 1804, per preceding
$\qquad$
Remittances to Amsterdam, outstanding on 31st December, 1804, as per do.
Remittances to Amsterdam and Antwerp, guilders, $3,761,734$ 10, at 40 cents, -
Remittances to Amsterdam and Antwerp, guilders, $3,761,734$ 10, at 40 cents
Ditto to London,
Total to be accounted for,

- $\$ 4,312,92549$

The amount applied during the year 1805, per preceding estimate $F$, has been, for principal,

The balance in the hands of commissioners and agents in Europe, or in remittances outstanding,
may, therefore, be estimated, on 31st December, 1805, at
The amount of protested bills outstanding on the same day was as follows, viz:
Purchased before and in 1805, $\left\{\begin{array}{lrr}\text { A. Brown's bill, } \\ \text { Brown \& Hackman's do. } & \text { G. } 60,000 & 60,000 \\ \text { Beal Owings } & \text { do. } & 24,000 \\ \text { B,000 } & 20,000 & 8,000\end{array}\right\}$ In suit
Of which there was received, in 1805, in part,
56,000
Remains outstanding, - - - . -
37,857 00
$1,663,44380$
2. From which deduct, on account of domestic funded debt,

For unclaimed dividends demandable at the treasury, and not yet advanced to the bank for payment to the creditors, estimated at

## RECAPITULATION.

The provision applicable to 1806, per the foregoing, - $\quad$ - $\quad$ - $\$ 1,647,77392$

| Amount applied during the year 1805, per estimate $\mathbf{F}$, | - | - | - | - | - |
| :--- | :--- | :--- | :--- | :--- | :--- |

Repayments in the treasury in 1805, per statement $\bar{E}$, for principal, - $\$ 61,90302$
To which add for the difference between the actual amount of principal recovered
on Prager's protested bill, and the amount of that principal as stated in-former reports, per note to the said statement E ,

4,800 00
66,703 02
\$9,762,621 73
The balance remaining unexpended 31st December, 1804, per preceding statement $B$, was Disbur'sements from the treasury during the year 1805, per preceding statement $\mathbf{C}$,
\$2,316,975 14 Profit in exchange in the year 1805 , per preceding statement $D$
-
-

A General Statement of the several stocks transferred to the Unitel States, to the 31st December, 1805, the interest upon which, by the acts of $81 / \mathrm{M}$ May, 1792 , and 3 ll March, 1795 , is appropriated for the redemption of the public debt.

I.

Statement of Moneys arising from Interest on Stock transferred to the United States, being the amount drawn by the Agent to the Trustees for the redemption of the Public Debt, pursuant to the Act of the 8th May, 1792, agreeably to statements made at the Treasury.
June 18, 1805, warrant No. 5,907, per statement No. 16,670, dated July 19th, 1805, - - - \$333,573 21 ${ }_{6} \quad 25$, do. do. 5,916 , per said statement, $\quad-\quad-\quad-\quad-\quad 125,58461$ September 30, 1805, do. $\quad 6,256$, per statement No. 17,750 , dated January 23d, 1806, - - - - $\quad$ - 125,91203
December 28, do. do. 6,805, per said statement, - - - - - -
$\$ 711,73741$
Treasury Departuent, Register's Office, January 31st, 1806.
JOSEPH NOURSE, Register.

## K.

Statement of Moneys drawn by the Agent to the Trustees for the redemption of the Public Debt in the year 1805, being on account of moneys received into the Treasury from the Sales of Public Lands, pursuant to the Hct of the 3 d March, 1795, agreeably to statements made at the Treasury.

May, 22d, 1805, warrant No. 5,658, per statement No. 16,392, dated 19th May, 1805, - $\quad$ - $\$ 181,26581$
December 23d, 1805, warrant No. 6,782, per statement No. 17,570, dated 23d January, 1806, • - 372,255 82
\$553,521 63
Treasury Department, Register's Office, 31st January, 1806.
JOSEPH NOURSE, Register.

## FISHING BOUNTY.

COMMUNICATED to the house of representatives, february 17, 1806.
Mr. Crowninshield, from the Commitee of Commerce and Manufactures, to whom was referred the petition of John Earle, jun. and Thomas M. Hazard, of Newport, in the State of Rhode Island, made the following report:

The petitioners, in the month of May, 1805, fitted out the sloop Abigail, of the burthen of thirty tons, for a fishing voyage to the straits of Belle Isle, and, as they state, through ignorance of the law in this particular, the vessel sailed under a coasting licence, and not under a fishing licence, as is provided for by the several acts of Congress, relative to the coasting trade and fisheries.

The vessel was seized by the collector of Newport, on her return to Rhode Island, but was released by the order of the Secretary of the Treasury. The collector refuses to pay the bounty allowed to fishing vessels, alleging that the owners neglected to provide their vessel with the usual document to entitle them to the benefit of the law.

The Committee are satisfied that the collector has performed his duty in the particular alluded to. The bounty cannot be paid to vessels sailing with coasting papers, any more than it could be to vessels clearing out for foreign voyages. When the regulations of law are calculated for the security of the revenue, and are not found to operate injuriously to individuals in general, there would seem to be no necessity for an alteration to meet every deviation from the ordinary practice. If the petitioners had stated to the collector, at the time of clearing out their vessel, that they intended to employ her upon a fishing voyage, he could not have refused to grant the fishing licence; and, as they omitted to do this, it would appear that the relief prayed for from Congress ought not to be granted.

The Committee, therefore, recommend that the petitioners have leave to withdraw their petition.

## REMISSION OF DUTIES.

communicated to the house of representatives, february 20, 1806.
Mr. Crowninshield, from the Committee of Commerce and Manufactures, having considered the petition of Tristram Hussey, of the Island of Nantucket, in the State of Masachussetts, made the following report:
The petitioner, with Edward Cary, jun. and others, merchants, of Nantucket, were, and still are, the owners of the ship Union. This vessel has been, for some time past, employed in the whaling business, with an American master and crew, regularly documented as a vessel of the United States. In the year 1801, on the passage to the Brazils, and before they arrived at the Cape de Verd Islands, they obtained eight casks of spermacetionil, and sent the same to New York, in an American vessel. The collector charged seventy-two dollars and fifteen cents duty on the oil, notwithstanding it was the produce of American fisheries. Upon a second voyage in the same ship, in the following year, they procured twenty-seven casks of oil, from whales taken on the passage, prior to passing the

Cape de Verd Islands, and shipped the same also, in an American bottom, to New York, where the collector again demanded a duty on its importation, and they were obliged to pay a further sum of three hundred and twenty-three dollars and twenty-five cents for the duties. In both instances, the oil was not landed at any foreign port. It was actually taken from the ship Union, and put on board American vessels; and the proof exhibited to the Committee is incontestible that it was the produce of the American whale fishery. The collector of New York might, with equal propriety, have charged a duty on the whole cargo of oil, imported in the Union, had she entered at that port, as in the two cases under consideration. It appears that American oil cannot be subject to any duty whatever. There is no law known to the Committtee that seems to authorize a similar charge. No duty can be collected on articles of the growth, produce, or manufacture, of the United States; and, wherever any American articles have been returned from foreign countries, the duty is believed to have been invariably remitted, or, rather, none has ever been demanded. Cod fish, taken by American fishermen, in American vessels, are not chargeable with duty, whether imported in the vessel in which they were caught, or on any other American bottom; surely, then, oil, of the American fisheries, must be entitled to a similar exemption from duty. The Committee are of opinion that Congress ought to relieve the petitioners from the payment of the duty charged to them, without the authority of law to warrant it; and they beg leave to submit the following resolution:

Resolved, That the prayer of the petitioner is reasonable, and ought to be granted.

## PROTECTING DU'TIES.

communicated to the house of representatives, march 4, 1806.
Mi. Crowninshield, from the Committee of Commerce and Manufactures, to whom was referred the petition of the Dutchess County Slate Company, in the State of New York, made the following report:
The petitioners represent that, for four years past, they have been engaged in working and manufacturing slate' in the county of Dutchess, in the State of New York, and are proprietors of quarries containing an inexaustible quantity, and of a quality superior to any heretofore discovered in this country. They have already advanced upwards of one hundred and twenty thousand dollars, as a capital stock, for carrying on the business, and employ a great number of workmen and laborers. The petitioners state that slate is now getting into general use, in most parts of the United States, and they seem to be of opinion that the interests of our citizens, and the credit of our country, require that we should no longer be under the necessity of importing it from Europe. With a view, therefore, of checking the importation of foreign slate, and as an encouragement to our own, they solicit that additional duties may be imposed on all slate imported from Europe. They recommend that a specific duty should be imposed, in preference to an ad valorem duty, on account of the exceedingly low price at which the slate is procured from the quarries in Wales.

The committee find that the House decided on a similar application from the New York and Dutchess County Slate Company, at the last session of Congress. The report was unfavorable to the petitioners, and the House confirmed the decision of the committee, and refused to impose any additional duty upon imported slate. It does not appear that any new arguments have been urged, in the present petition, to induce the committee to change their former opinion on this subject. The petitioners confess that the price of foreign slate is now reduced as law as that of American, but they complain that the importation of the former is continued. And can the petitioners reasonably expect that such extravagant high duties should be imposed on the importation of foreign slate as will amount to a prohibition of the article? The committee hope the petitioners have formed no such expectations. In the United States, no monopolies exist, and none ought ever to be permitted to exist. If a duty, amounting to a prohibition, is laid on the foreign slate, the American slate will be enhanced in price, just so much as the difference maybe between the old and the new duty; indeed, it is fair to presume, the price would go beyond that difference; having the whole market to themselves, it might be in the power of the manufacturers of slate, in this country, to augment the cost of that article to the purchaser beyond all reasonable bounds.

Imported slate is now charged with a duty of seventeen and a half per cent. ad volorem. In the opinion of the committee, no sufficient reason exists to recommend any addition to this duty. The interests of other persons than those who would be immediately benefitted by the augmentation of the price, are to be consulted in deciding on the merits of this question. The purchaser or consumer must ultimately pay the whoje duty; he ought not to be prevented from buying foreign slate, if he prefers it to that of his own country. If the duty is raised considerably, the American manufacturer would have the entire command of the market, and would charge his own prices; competition would cease; the seller would be enriched, at the expense of the buyer, and, having secured a monopoly to one class of manufacturers, others might expect similar favors. Such a policy cannot be approved in this country. However, notwithstanding the expression of these opinions, if the existing duty was not deemed to be sufficiently high to afford an advantage to the American slate, (the charges on the importation of foreign slate being at the same time considered as adding greatly to the price) the committee would probably have been induced to propose some addition, though not to the extent prayed for by the petitioners.

If Congress intended to raise the duties generally, on articles imported from foreign countries, either with a view to new revenue, or as a further encouragement to domestic manufactures, the cominittee have no reason to suppose that slate would be omitted. As the committee are convinced that the manufacturers of slate are sufficiently protected already, and being perfectly satisfied that the increased or prohibitory duty on foreign slate would only enhance the price of the article, to their exclusive benefit, but to the manifest injury of the consumer, the following resolution is respectfully submitted:

Resolved, That the Dutchess County Slate Company of New York be permitted to withdraw their petition.

## REMISSION OF DUTIES.

## COMMUNICATED TO the house of REPRESENTATIVES, MARCH 11, 1806.

Mr. John Cotton Smith, from the Committee of Claims, to whom was referred the petition of Peter A. Guestier, agent of the former owners of the French ship Blaireau and her cargo, made the following report:
It is stated by the petitioner, that the French ship called the Blaireau, owned by a mercantile house in Bordeaux, set sail from St. Pierres, in the island of Martinique, some time in March, 1803, bound on a voyage to Bordeaux, having on board a valuable cargo, consisting principally of coffee and sugar, and consigned to different persons at the port last mentioned. That about the 30th March, in the same year, while the ship was in the prosecution of her voyage, she was met in the night, and run foul of, by a large Spanish ship of war, called the St. Julien; in consequence of which accident, so much injury was sustained by the Blaireau, that the captain and crew, after due consultation, abandoned her, and took refuge on board the Spanish ship, which continued her voyage to Spain, where they were all landed. That, on the day following the disaster, an English ship, called the Firm, commanded by William Mason, bound on a voyage from London to Baltimore, met with the Blaireau, thus abandoned by her captain and crew, and, after examining her situation, and perceiving there was a possibility that the injury might be so far repaired as to enable her to be brought into port, the captain put on board a part of his crew; who, on making the requisite repairs, with great labor, and at the imminent risk of ther lives, succeeded in conducting her in safety to Baltimore, where she arrived the beginning of May following. That, shortly after the arrival of the Blaireau, a libel was filed in the district court of Maryland, by Captain Mason and crew, for salvage; that, by a decree of the court, salvage was allowed, and for that purpose a sale of the ship and cargo was ordered; and finally, that the marshal, under whose direction the sale took place, was compelled, by the collector of the port of Baltimore, to pay, out of the proceds thereof, the sum of $\$ 12,11258$, being the amount of duties alleged to be due to the United States. To obtain the restitution of this sum, under the idea that the duties could not lawfully be collected, is the object of the present application.

The petitioner founds his title to relief upon an opinion pronounced by the district judge of Maryland, when deciding the following case. That part of the Blaireau's cargo, which Captain Mason placed on board the Firm, he omitted to report to the collector of Baltimore. The district attorney, apprehending this omission to be a violation of the collection law, instituted a suit against the captain, for the penalty of $\$ 1,000$, imposed by the statute. On trial of the cause, it appears a verdict was taken for the plaintiffs, subject to the opinion of the court upon a point saved by the counsel. Judgment was rendered in the following terms: " Mature consideration having been given to this case, it is the opinion of the court that the goods, wares, and merchandises, aforesaid, are not chargeable with the payment of any duties to the United States, and therefore, that the above action cannot be sustained. Judgment for the defendant on the point saved."

It may be safely affirmed, that the opinion of the learned judge was somewhat broader than the case submitted to his consideration. There might be, and there doubtless were, sufficient reasons to excuse the defendant from the penalty of the statute, independently of the question, whether the cargo was chargeable with the payment of duties. The decision, so far as it regards this point, must be deemed extra judicial, and it remains only to inquire whether, from a sound construction of the statute, duties were chargeable in the present case. The words of the act relative to this subject are, "that, upon, all goods, wares, and merchandise, which shall be brought into the United States, from any foreign port or place, there shall be levied," \&c. It is difficult to conceive of language more explicit, more. unequivocal. The word "imported" is not here used, and apparently for the purpose of avoiding any expression to which technical narrowness might be applied. The word "place" is introduced, manifestly with the same view; and the plain sense of the passage is, duties, shall be paid on goods, \& c. brought into the United States, from any point without their limits or jurisdiction. A phraseology so simple, so perfectly free from ambiguity, might fairly be-presumed to set criticism itself at defiance. The United States have unquestionably a legal right to the duties in this case; and who will say their claim is not equitable, also, when it is considered that, by the sale of the cargo, the amount of the duties has been identified with the price?

It is perhaps worthy of consideration, whether the collection law may not require some farther provisions applicable to this subject. But such an inquiry is not within the province of your committee, nor is it at all necessary in determining the question submitted to their examination. The cargo, in this case, could not have been disposed of without the intervention of the district court, nor could the sale have been effected but through the instrumentality of the officers of the Government; under these circumstances, their negligence would have been highly culpable if the duties had not been retained.

Your committee are of opinion the prayer of the petition ought not to be granted.

9th Congress.]
No. 249.
[1st SEssion.

## PAYMENTS MADE TO AMERICAN CITIZENS UNDER THE CONVENTION WITH FRANCE, OF THE 30TH APRIL, 1803.

communicated to the house of representatives, march 22, and april 3, 1806.
Treasury Department, March 20th, 1806.
Sir:
In obedience to the resolution of the House of Representatives of the 13th instant, I have the honor to transmit a list of all the bills drawn by the minister of the United States at Paris, on the treasury of the United States, for claims embraced by the convention with the French republic, of April 30 th, 1803, which have been presented at the treasury, previous to the 14 th day of March, 1806 , and amounting to $13,450,608$ francs and 7 centimes.

In addition to that list, it appears by a list forwarded by Mr. Armstrong, on the 3d of July, 1805, that bills to the amount of 633,186 francs and 19 centimes, had been drawn by him, on, or before that day, which have not yet been presented at the treasury.

Létters of advice have also been received at the treasury, for bills, amounting to 117,432 francs and 25 centimes, drawn subsequent to the 3 d of July, 1805, which bills have not yet been presented at the treasury.

So far as can be judged by the numbers annexed to the bills, it would seem that one hundred and twenty-nine bills, drawn between the 5 th day of August and 25 th day of November, 1805 , have not yet been presented for payment; but, for what sums, or in whose names drawn, is not known.

In every other case, the names of the persons in whose favor bills have been drawn, prior to the 25th day of November, 1805, appear in the enclosed lists; but there are not many in which the nature of the claims can be distinguished on the face of the bills, and the collateral information received by this Department, on that subject, could only assist in making a partial and conjectural estimate, and not an official statement.

A list of forty-four Bordeaux embargo cases, for which Mr. Armstrong has advised that no bills will be drawn, and amounting to 702,998 francs and 97 centimes, having already been transmitted, on the 28th ultimo, to the Committee of Ways and Means, has not been included in the annexed lists.

I have the honor to be, very respectfully, sir, your obedient servant,

List of Bills drawn by the Minister Plenipotentiary of the United States at Paris, on the Treasury of the United States, for claims embraced by the Convention with the French republic, of April 30, 1803, which have been presented at the Treasury previous to the 14th day of March, 1806.


List-Continued.

| date of bills. |  |  | no. of bills. | in whose favor drawn. |  | amount. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  | Francs. Centim. |  |  |
| May |  | 805 |  | 87 | T ${ }^{\text {a }}$ Mountione |  | $4,58928$ |
|  |  |  | 88 |  |  | $\begin{aligned} & 4,000 \\ & 4,000 \end{aligned}$ |
| " | " | " | 89 90 |  |  |  |
| " |  |  | 91 |  |  |  |
| '6 |  | " | 92 | Do. do. |  |  |
| " |  | " | 93 94 9 | James C. Mountfiorence, transferree of Anthony Butler, Do. |  | ${ }_{\substack{3,000 \\ 1,35140}}^{1,304}$ |
| " |  | ، | 94 <br> 95 |  |  | $\begin{aligned} & 1,304 \\ & 12,50 \\ & \hline \end{aligned}$ |
| " |  | " | 96 |  |  |  |
| " |  | " | 97 | Do. |  | 25,00025,000 |
| " |  | " | 98 | Peter Gilman, $\quad$ - $\quad$ - |  |  |
| " |  | " ${ }^{\prime \prime}$ | 99 |  |  |  |
| " |  | " | 100 | Joseph White and Robert Stone, |  | $5,000$ |
| " |  | " | 102 |  |  | ${ }_{4}^{5,615} 95$ |
| " |  | " | 103 |  |  | 7,500 |
| " |  | ، | 104 | Do. do. |  | 7,500 |
| $\because$ |  | ، | 106 | Do. do. | $\cdots$ | ${ }_{7} 7,500842$ |
| " |  | " | 109 | Joseph White and Robert Stone, |  | 5,000 |
| " |  | " | 110 | Joseph White and William Kimball, |  | 2,725 50 |
| " |  | " | . 111 | Bruneau, - . . |  | 2,203 58 |
| " |  | " | 112 | Louis Honoré Guerlain, | - | 24,000 |
| " |  | " | 114 | Do. |  | 24, 24000 |
| " |  | " | 115 | D. |  | 24,541 47 |
| " |  | " | 116 | Lorin, |  | 44,000 44,000 |
| " |  | " | 117 | Do. | - | 44,000 44,000 |
| " | " | ، | 119 | Do. |  | 43,972 50 |
| " | " | " | 120 | Joshua Orne, repres enting Wm. . R, Leè, Jos. Wilson, and Jos. Sewall, Do. do. . do. . do. |  | 30,00030,00 |
| " |  | " | 121 |  |  |  |
| " | " | " | 122 |  |  | 32,749 38 |
| " |  | " | 123 |  |  | 16,76950 |
| " | " | " | 126 | James Swan, do. |  | 13,391 72 |
| " |  | " | 127 | Do. . |  | 12,000 |
| " | " | " | 128 | Do. | - | 11,000 |
| " | " | " | 129 | David Tilden, |  | 11,000 |
| June | 4, | " | 131 |  |  | 27,000 |
|  |  | " | 132 | Do. | : | 26,00026,159 |
| " | " | ${ }^{6}$ | 133 | Joshua Orne, representing Samuel Smith, |  |  |
| " |  | " | 134 |  |  | 26,159 12,000 |
| ، | " | " | ${ }_{137}^{135}$ | $\underset{\text { Do. }}{\text { Do. }}$ do. do. ${ }_{\text {dors }}$ do. |  | $\begin{aligned} & 12,000 \\ & 13,76640 \\ & \hline 18,706 \end{aligned}$ |
| ، |  | " | 138 |  |  | 54,000 |
| " |  | " | 139 |  |  | 54,00054,000 |
| " | " | " | 140 | $\begin{array}{lll}\begin{array}{cc}\text { Do. } \\ \text { Do. }\end{array} & \text { do. } \\ \text { do. } & \text { do. } \\ \text { do. }\end{array}$ |  |  |
| " |  | " | 141 |  |  | 57,818 54 |
| " |  | " | 148 | John Marrast,Do.Do.. |  | 14,000 15,000 |
| " | ، | " | 144 |  |  | 15,000 |
| " | " | " | 145 | $\begin{aligned} & \text { Do. } \\ & \text { Do. } \end{aligned}$ |  | ${ }_{16,000}^{14,367} 19$ |
| " | " | " | 146 | Jacob Shoemaker, |  |  |
| " | " | " 6 | 147 |  |  | 16,000 |
| " |  |  | 148 |  |  | 17,988 |
| " | " | " | 150 | Do. Paul R. Randal, |  | 13,000 |
| " | " | " | 151 |  |  | 12,000 |
| " | " | "6 | 152 |  |  |  |
| " |  | " | 153 |  |  | 12,004 68 |
| " |  | " | 154 | Ann Burrows and Jos. Vansise, administrators of the late John Burrows, Do. do. do do. |  | $\begin{gathered} 10,000 \\ 4,27171 \end{gathered}$ |
| " | " | " | 156 | Dennis Lamy, |  | 7,000 |
| " | " | 4 | 157 |  |  | 7,000 |
| " | " | " | 159 |  |  | 7,08510 |
| " |  | " | 160 |  |  | 2,830 58 |
| " |  | " | ${ }_{162}^{161}$ | William Duncan, <br> Do. <br> Do.$\quad . \quad . \quad . \quad . \quad . \quad . \quad$. |  | 9,341 01 |
| " | " | " | 163 |  |  | 9,000 9,000 |
| " | " | " | 164 |  |  | 9,0006,929 |
| " | ، | " | 165 |  |  |  |
| " |  | " | 166 |  |  | 10,912 58 |
| " |  | " | 167 168 | Do. |  | 10,630 03 |
| " | " | " | 169 |  |  | 12,000 |
| * | '، | " | 170 | $\stackrel{\text { Samuel }}{\text { Derby }}$ ( |  | 11,000 |
| " |  |  | ${ }_{172}^{171}$ |  |  |  |
| 4 |  | ، | 172 | ${ }_{\text {John }}^{\text {Do Johnson, }}$, |  | $12,000$ |

LIST-Continued.


LIST-Continued.


LIST-Continued.


LIST-Continued.


LIST-Continued.


LIST-Continued.

| date of bills. |  |  | $\begin{aligned} & \text { NO. OF } \\ & \text { BILLS. } \end{aligned}$ | IN WhOSE favor | AMOUnt. |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  | 'Francs. Centim. |  |
| Sept. ${ }_{66}^{13,}$, 1805 , |  |  |  | 607 |  | 10,000* |
|  |  |  | 608 | 10,000 |  |
| 66 |  |  | 609 | 10,000 |  |
|  |  |  | 610 | 11,446 42 |  |
|  | 66 | ${ }^{66}$ | 611 | David H. Cunningham, as owner of the ship America, embargoed at Bordeaux, | 7,987 80 |
| 66 | ${ }_{65} 6$ | 66 | 612 |  | 8,000 |
| 66 66 | ${ }^{66}$ | 66 | 613 |  | 8,000 |
| ${ }_{6} 6$ |  | 66 | 614 |  | 8,000 |
|  | 66 |  | 615 | J. Laurens, transferree of Robert Lee, as master of the ship Richmond, embargoed at Bordeaux, <br> Do. <br> do. <br> do. | 2,790 39 |
| ${ }^{6}$ | 36 | $6{ }_{6}$ | 616 |  | 2,800 |
| 66 66 |  | 66 | 619 | Joseph Fenwick, for the Maryland, Captain Speke, embargoed at Bor- | 8,500 |
| 66 | 6 | 66 | 620 | Do. - do. ${ }^{\text {- }}$ do. | 8,500 |
| 6 | 6 | 66 | 621 | Do. do. do. | 8,500 |
| 66 | ${ }^{66}$ | ${ }^{66}$ | 622 | Do. do. do. | 9,162 34 |
| 66 | 66 | 66 | 623 | Stephen Girard, as owner of the Good Friends, embargoed at Bordeaux, Do. do. do. | 8,000 |
| * | 86 | 66 | 625 | $\begin{array}{lll}\text { Do. } & \text { do. } & \text { do. } \\ \text { Do. } & \text { do. } & \text { do. }\end{array}$ | 8,000 8,000 |
| \% | 6 | 66 | 626 | Do. do. do. | 8,242 92 |
| ${ }^{6}$ | 6 | 66 | 627 | Joseph Russell, jr. owner of the ship Fame, Captain Coleman, | 1,137 60 |
| 66 | ${ }^{66}$ | 66 | 628 | Fulwar Skipwith, - . . . | 6,696 93 |
| 6 | \% 6 | 66 | 628 | Do. | 35250 |
| 66 | 6 | ${ }_{6} 6$ | 629 | Isaiah Snow, as master and owner of the Industry, | 6,000 |
| 66 | 6 | 66 | 631 | Do. do. | 6,000 |
| 66 | 66 | 6 | 632 | Do. do. | 6,253 |
| 66 | $66^{\prime}$ | 66 | 633 | Jacob Shoemaker and Jacob Baker, administrators or transferrees of |  |
| 66 | 6 | 66 | 334 |  | 10,472 72 |
| 66 | 86 | 66 | 635 | Do. do. do. | 11,000 |
| 66 | 86 | 6 | 636 | Do. do. do. | 11,000 |
| 66 | ${ }^{6}$ | 66 | 637 | Abraham Witt, transferree of Mathias Keely and Constant Northon, | 5,684 10 |
| ${ }^{6}$ | 8 | 66 | 639 | Ann Carhart and Joseph Brown, . | 3,000 |
| 6 | 6 | 66 | 640 | Do. do. | 3,000 |
| \% | 6 | 6 | 641 | Do. do. | 3,000 |
| 66 66 | 6 | 66 | 642 | Do. do. | 3,141 52 |
| 66 | \% | 66 | 643 | William Pote, as master of the Columbia, embargoed at Bordeaux, | 4,914 94 |
| 6 | 66 | 66 | 648 | William Russell, as master and owner of the schooner Hannah, embar- |  |
| 6 | 86 | 6 | 649 | goed Do. Bordeaux, - do. do. | 3,000 3,000 |
| 6 | 66 | 6 | 650 | Do. do. do. | 3,000 |
| ${ }^{6}$ | 86 | 66 | 651 | Do. do. . do. | 3,941 19 |
| 66 | 86 | 6 | 652 | Fulwar Skipwith, . . | 72092 |
| 6 | 66 | 66 | 653 | Yellot, Oliver, and Thompson, | 34,000 |
| -6 | \% | 66 | 654 | Do. . | 34,000 |
| 66 | 66 | . 66 | 655 | Do. | 34,000 |
| ${ }^{6}$ | 6 | 66 | 656 | Do. | 24,302 95 |
| 66 | 66 | 66 | 657 | Fulwar Skipwith, representative of Thomas Davis, | 5,306 45 |
| ${ }^{66}$ | 66 | 66 | 658 | Do. do. F. Bradbury, | ${ }^{670}$ |
| 6 | 86 | 66 | 659 | Thomas Nash, , . . . | 2,000 |
| 66 | 6 | 66 | 660 | Do. | 2,000 |
| 66 | ${ }^{6}$ | 66 | 661 | Do. | 2,000 |
| 66 | ${ }^{6}$ | 66 | 662 | Do. | 2,252 59 |
| 66 | 86 | 66 | 663 | Fulwar Skipwith, | 5,600 |
| 66 | 86 | 66 | 664 | Do. | 5,600 |
| 66 | 86 | 66 | 665 | Do. | 5,600 |
| 66 | 6 | 6 | 666 | ${ }^{\text {Do. }}$. | 5,930 14: |
| ${ }^{66}$ | ${ }_{66} 18$ | ${ }^{66}$ | 667 | John R. Livingston, | 100,000 |
| 66 | 86 | ${ }_{6} 6$ | 668 | Do. | 100,000 |
| 6 | 66 | * | 670 | Do. | 100,000 |
| 66 | 24. | ${ }^{6}$ | 679 | Smith and Buchanan, | 100,000 |
| ${ }^{6}$ | $6{ }^{6}$ | 6 | 680 | Do. | 17,000 |
| 6 | ${ }_{6}$ | 6 | 681 | Do. | 16,000 |
| 66 | $6$ | ${ }_{6} 6$ | 682 |  | 17,994 73 |
| 66 | $\begin{aligned} & 66 \\ & 65 \end{aligned}$ | ${ }^{6} 6$ | 686 | Schweighauser and Dobrée, representing John Willis, | 32,967 50 |
| ${ }_{6}^{66}$ | ${ }_{6}^{66}$ | ${ }_{6} 6$ | 687 688 | Thomas Keown, . . . . | 10,435 12 |
| 6 | 6 | 6 | 688 | Peter Dallarde, | 7,585 14 |
| 66 | 6 | 66 | 690 | Do. - $\quad$ - | 8,000 |
| 56 | 66 | 66 | 691 | Magagnos, (widow) transferree of Benjamin Conner, | 11,055 42 |
| 66 | ${ }^{6}$ | 6 | 692 | William Mackay, for himself, and as administrator of Joseph Hussey, deceased, | 10,220 98 |
| October 9 , |  | 66 | 713 | Joseph Sims, surviving partner of the house of Wodrop and Joseph |  |
| 6 | 6 | 6 | 714 |  | 10,000 10,000 |
| 66 | :3 |  | 715 |  | 10,000 |
| 66 | 6 |  | 716 |  | 10,009 60 |
|  |  |  | 717 |  | 5,700 |

LIST-Continued.


Bills, for the following sums, are stated in the list forwarded by Mr. Armstrong, on the 3 d of July, 1805, to have been drawn, but have not yet been presented at the Treasury.
Peter Torris, (part of the bills drawn in his name) -

Perregaux and Co .
Anthony Butler,
Anthony Butler,
William Morgan,
Edward Dunant,
Verenock and Cockle and Ebenezer Thayer,
18,98123
Francs, $\overline{633,18619}$

Letters of advice for the following bills, drawn subsequent to the transmission of Mr. Armstrong's list, above referred to, have been received, but the bills have not yet been presented at the Treasury.
No. 528 Thomas Arnold and others, - $\quad-\quad$ - $\quad-\quad-\quad-\quad-\quad 9,00000$

$\left.\begin{array}{l}683 \\ 684 \\ 684\end{array}\right\}$ Scheweighauser and Dobrée, representing John Willis,
4,432 25
$\{32,00000$
$\left\{\begin{array}{l}32,00000 \\ 32000\end{array}\right.$
Francs, 117,432 25
Amount of forty-four Bordeaux embargo cases, (a list of which was sent, on the 28th of February, to the Committee of Ways and Means) for which Mr. Armstrong has advised that no bills will be drawn, in consequence of a difference of opinion between him and the minister of the French treasury, as to the names in which the bills ought to be drawn,

Francs, 702,998 97
Amount of bills presented at the treasury, per preceding list,
$13,450,608 \quad 07$
Amount of bills drawn previous to 3d July, 1805, per Mr. Armstrong's list, which have not yet been presented at the treasury, ${ }^{-}$-
Amount of bills drawn subsequent to 3d of July, 1805, of which we have received advice, but which have not yet been presented at the treasury,

117,432 25
Amount of Bordeaux embargo cases, for which bills are not to be drawn,
Total amount of claims, of which advice has been received at the treasury, previous to March 14, 1806,

Erancs, 14,904,225 48

Treasury Department, April 3d, 1806.
SIR:
A complete list of the bills drawn to the 14th day of January last, by the minister of the United States at Paris, for claims under the convention of the 30th April, 1803, having been lately received, I have the honor to enclose a list of all such bills as were not included in that transmitted to the House of Representatives, on the 20th day of March last.

I have the honor to be, with great.respect, sir, your obedient servant,
The Honorable the Speaker of the House of Representatives.

Supplementary list of bills drawn by the minister plenipotentiary of the United States at Paris, for claims embraced by the Convention with the French republic, of April 30th, 1803, not included in the list transmitted to Congress, on the 20th of March, 1806.


Supplémentary List-Continued.

| Date of vouchers issued at the French Treasury. |  |  | IX Whose mamb drawn. |  |  |  | amount. <br> Francco |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| November |  | 1805, | William and Ebenezer Craft, | - | - | - | 31,296 99 |
| December |  | $6{ }^{6}$ | M. O'Mealy, transferree of James V. Murray, | - | - |  | 62,382 35 |
|  |  | 6 | Daniel Bickley, - - - |  |  |  | 1,909 83 |
| 66 |  | 6 | Robert Gilmor, transferree of James Reed, | - | - | - | 11,069 74 |
| 66 |  |  | Nalbro Frazier, administrator of John Hartach, | - | - |  | 14,711 93 |
| 66 |  |  | M. O'Mealy, transferree of Josh. Barney, | - |  | - | 122,526 45 |
| \% 6 | 66 | " | Ditto, do. Ditto, - | - | - | - | 20,422 59 |
| 6 | 6 6 | \% 6 | Ditto, do. Ditto, |  |  |  | 32,336 96 |
| 66 | 6 | 66 | Ditto, do. Jos. Sands, |  | - |  | 112,722 75 |
| 66 | 31, | 66 | Duranton, administrator of P. Duverger, - |  |  |  | 15,308 13 |
| ${ }_{6}^{6}$ |  | 66 | James M'Durach and Co. -- |  |  |  | 12,270 97 |
| 66 |  | ${ }^{66}$ | M. O'Mealy, transferree of Benjn. Jenné, |  |  |  | 176,057 83 |
| 66 |  | 6 | Ditto, do. James Swan, - |  |  |  | 355,441 45 |
| ${ }^{66}$ |  | 6 | H. L. J. Roques, trustee of Bush's creditors, |  |  |  | 124,812 70 |
| January | 146, | 1806. | William Colley, |  |  |  | 1,545 15 |
|  |  |  | Hubert and Michallerie, |  |  |  | 16,140 15 |
| 66 |  | 66 | C. M. Doyen, - |  |  |  | 10,200 10 |
| 66 |  | 6 | Benjamin Lane, -- |  |  |  | 5,100 04 |
| 66 |  | 66 | Maria Theresa Kempflin, |  |  |  | 22,490 00 |
|  |  | 66 | P. Bentalou, representative of J. Barney, | - | - | - | 70,000 00 |
|  |  |  |  |  | Francs, |  | 2,466,962 85 |

The list containing the above bills was received at the treasury, March 28th, 1806. The whole amount of bills drawn prior to the 15th January, 1806, is stated by Mr. Armstrong to have been Francs, 16,668,191 90.
[Note.-See No. 253.]

9th Congress.]
No. 250.
[1st Session.

## FOREIGN COINS.

communicated to the senate, march 26, 1806.
Mr. Anderson, from the committee to whom was referred the bill, passed by the House of Representatives, to repeal so much of the act, entitled "An act regulating foreign coins, and for other purposes," as is contained in the second section thereof, reported:
That they find, by the law aforesaid, which passed on the 9th day of February, 1793, in the first section thereof, certain foreign coins are made a legal tender, at the rates therein specified. The said first section closes with these words, viz: "But no foreign coin that may have been, or shall be, issued subsequent to the 1st of January, 1792, shall be a tender as aforesaid, until samples thereof shall have been found, by assay at the mint of the United States, to be conformable to the respective standards required, and proclamation thereof shall have-been made by the President of the United States."

The second section of the same law (a repeal of which section is contemplated by the bill referred to the committee) is in the following words, viz: "'That, at the expiration of three years next ensuing, the time when the coinage of gold and silver, agreeably to the act, entitled 'An act establishing a mint, and regulating the coins of the United States,' shall commence at the mint of the United States, (which time shall be announced by the proclamation of the President of the United States) all foreign gold coins, and all foreign silver coins, except Spanish milled dollars, and parts of such dollars, shall cease to be a legal tender as aforesaid."

The committee find that, in consequence of the operations of the mint having commenced, the President of the United States did, by his proclamation, dated the 22d day of July, 1797, announce the same, pursuant to the directions contained in said second section, and did thereby give notice that, in conformity with said law, all foreign silver coins, except Spanish milled dollars and parts of such dollars, would cease to pass current as money, within the United States, and to be a legal tender for the payment of any debts or demands, after the 15th day of October then next, and that all foreign gold coins would cease to be a tender as aforesaid, after the 31st day of July, in the year 1798.

The committee find that no proclamation has ever been made by the President of the United States, upon the subject of foreign coins which may have issued since January 1st, 1792, as contemplated by the first section of the act aforesaid; nor does it appear that any assay of such coins has been made at the mint of the United States.

The committee find that, on the 1st day of February, 1798, Congress passed an act, supplementary to the act, entitled "An act regulating foreign coins, and for other purposes" in the words following, viz: "That the second section of an act, entitled 'An act regulating foreign coins, and for other purposes,' be, and the same is hereby, suspended, for and during the space of three years, from and after the 1st day of January, 1798, and until the end of the next session of Congress thereafter; during which time the said gold and silver coins shall be and continue a legal tender, as is provided in and by the first section of the act aforesaid; and that the same coins shall thereafter cease to be such tender."

On the 30th of April, 1802, Congress passed an act to suspend, in part, the act, entitled "An act regulating forcign coins, and for other purposes," in the words following, viz: "That so much of the act, entitled "An act for regulating foreign coins, and for other purposes,' as is contained within the second section thereof, be, and the same hereby is, suspended, for and during the space of three years, from and after the end of the present session of Congress." That session of Congress, the committee find, was closed, and at an end, on the 3d day of May, 1802.

By placing in one view ail the laws upon the subject of foreign coins, it appears that, if the first section of the law upon that subject were now in force, no foreign coin whatever, which has issued subsequent to the 1st of January, 1792 , is current money or a legal tender-not even Spanish milled dollars and parts of such dollars, unless by force of the second section of the same law; which, if suspended or repealed, will throw out of circulation almost the whole of Spanish dollars and parts of dollars, as but few pieces of those, or of any other foreign coins of a prior date to January, 1792, are in circulation. But, when we consider the act passed on the 1st day of February, 1798, as not only suspending the operation of the second section of the act regulating foreign coins, but positively enact-
ing that all the foreign coins, mentioned in the first section thereof, shall, at the end of the next session of Congress, after three years from the 1st day of January, 1798, cease to be a tender, it will be discerned that the first section stands completely repealed, as it respects the legal tender of foreign coins: for the act of the 30th of April, 1802, suspends the operation of the second section only of said act, without reviving the first section.

The legal state of things in the United States, in respect to the currency of foreign coins, then, is as follows, viz: From and after the 3d day of May, 1802, (the end of the session of Congress mentioned in the act of February, 1798) no foreign coin whatever has been a legal tender, until 3d May, 1805. From the 3d May, 1805, (at which time the last suspension of the second section of the law regulating foreign coins, expired) Spanish milled dollars, and parts of such dollars, have been a legal tender.

With this view of the subject, which your committee believe is correct, they cannot discern the policy of repealing the second section of said act, as contemplated by the bill referred to them by the Senate. Were this bill to pass, no money would be a legal tender to satisfy debts and demands in the United States, except the gold and silver coins which have issued from their mint. These coins, the committee believe, are not sufficient in quantity and value for a circulating medium, without the aid of Spanish milled dollars and parts of such dollars.

But, since such great quantities of Spanish milled dollars have been exported, and are still exporting, from the United States, and so great a portion of the remaining foreign gold and silver coins, as well as those issued by the United States, are locked up in the cells of the Banks, already numerous, and still increasing; your committee believe that measures ought to be adopted by Congress, to increase the quantity of circulating medium beyond our own coins and Spanish milled dollars and parts of such dollars.

In effecting this object, the committee are sensible that caution is requisite to prevent coins, which may not be of a standard weight and value, from becoming a currency, especially as there seems to have been no assay of foreign coins, which have issued subsequent to the 1st day of January, 1792.

## FISHING BOUNTY.

Communicated to the house of representatives, march $28,1806$.
Mr. Crowninshield, from the Committee of Commerce and Manufactures, to whom was referred, by the House of Representatives, the petition of Jonathan Very, of Salem, in the State of Massachusetts, made the following report:

The petitioner, in the year 1800, was the owner of the schooner Edmund, of the burthen of fifty-one tons. This vessel was licensed for employment in the cod fishery, and sailed on her voyage the twenty-first day of June, and returned to Salem on the ninth day of August, with a fare of fish, of three hundred and seventy-two quintals. She departed on the second voyage, the twenty-first day of August; and after being employed in the cod fishery, and having caught upwards of forty quintals of fish, on the ninth day of September, ensuing, the said vessel met with a severe storm, shipped a sea; and was so wrecked that the crew deserted her, and she, with her whole cargo of fish and salt, was thereby totally lost. In consequence of this loss, the petitioner and the crew of said schooner were deprived of the bounty money allowed under the existing laws for the encouragement of the fishery, in lieu of the drawback on the salt consumed in making the fish. The petitioner prays that he and the crew of said schooner may receive the same bounty, which, in the event of a successful voyage, they would have been entitled to, or such proportion thereof as may be deemed proper.

The committee are satisfied that the duty paid to the United States, on the quantity of salt exported in the schooner Edmund, amounted to an equal sum with the bounty prayed to be allowed by the petitioner; it might, therefore, at the first view, seem reasonable to grant the prayer of the petitioner; but, on the other hand, the existing law only warrants the payment of the bounty to fishing vessels actually employed during four months of the fishing season; that is accounted to be from the first day of March to the first day of December, in every year. This schooner was at sea, and actually engaged in the fishing business, for seventy days only, during the two voyages. She was not employed longer than that time before she was lost, and abandoned by the crew. No provision exists, in the law for the encouragement of the fisheries, which is calculated to meet a case similarly circumstanced. It contemplates the employment of a fishing vessel, for the period of four months, and leaves no discretion to be excercised by the officers of the customs. If a regularly licensed fishing vessel is lost, or shipwrecked, at any time within the four months, as the law now stands, the bounty cannot be paid. The committee consider this as a hardship upon the fishermen, and the owners of fishing vessels. It would certainly be an equitable arrangement to allow them to receive such proportion of the bounty, as the time employed, previous to the loss of the vessel, might bear to the four months; and where the vessel should be entirely lost, with the crew, it would be only a fair and just encouragement to the cod fishery, if the full bounty was paid; and such a provision could not be considered as operating injuriously to the revenue, as the bounty is allowed in lieu of the drawback to which the salt used in curing the fish would be entitled, upon its exportation out of the United States.

The committee, however, are not permitted to vary the law to suit each individual case. A mere informality, unintentionally committed, might sometimes be dispensed with; but, where the principal provision of the law is not complied with, there can be no reason to induce Congress to fluctuate in its decisions, according to the various applications or views of individuals, who may feel themselves injured.

Under all the circumstances stated in this case, (although the committee are fully sensible that the loss falls peculiarly hard on the petitioner) they are of the opinion that, as the law now stands, it would be improper to allow the bounty asked for by the petitioner; and therefore recommend, that he have leave to withdraw his petition, and the documents accompanying the same.

## MINT.

COMMUNICATED to the house of representatives, april $1,1806$.
Treasury Department, March 29th, 1806.
SIR:
I have the honor to transmit, herewith, a letter from the Comptroller of the Treasury, accompanied with sundry statements which have been prepared in obedience to the act, entitled "An act establishing a mint, and regulating the coins of the United States," passed on the 2d of April, 1792.

I have the honor to be, very respectfully, sir, your obedient servant,

## Treasury Departaent, Comptroller's Office, March 28th, 1806.

Sir:
The statements marked $A, B, C$, and $D$, which you will receive herewith, have been prepared pursuant to the seventh section of an act of Congress, of the 2d of April, 1792, entitled "An act establishing a mint, and regulating the coins of the United States." They contain all the information relative to the transactions of the mint which the settlements made at the treasury enable me to give.

I have the honor to be, with great respect, your obedient servant,
G. DUVALL.

Albert Gallatin, Esq.
A.

Statement exhibiting the balance of Gold and Silver remaining in the hands of the officers of the mint on the 31st December, 1804; the amount of deposites from the 1st January to the 31st December, 1805; the different species of coins made and paid on account of deposites; allowance for wastage; and the balance remaining in the hands of the officers of the mint on the said 31 st December, 1805, to be accounted for on a future settlement.


Dr. $\quad$ The Mint of the United States in account of copper purchased and coined from the commencement of the institution, to the 31st of December, 1805, with the United States.
Cr.

C.

Summary Statement exhibiting the value of coins made at the mint; the amount of disbursements on account of the establishment; the amount allowed for wastage; the amount retained of deposites; and the amount gained on the coinage of copper, from the commencement of the institution to the 31st December, 1805.


Comptroller's Office, March 18, 1806.
AND. ROSS.

## D.

Statement of the appropriations made by law for the Mint Establishment, for the year one thousand eight hundred and five, with the amount of warrants drawn by the Secretary of the Treasury on said appropriations.
Amount of warrants drawn on the treasurer in favor of the mint, for the services of the year 1805, $\$ 9,33508$
Balance unexpended on the 1st January, 1806,
$\$ 75,69715$
Balance of the several appropriations for the mint establishment, unexpended on the 1st January, 1805, \$52,083 67
Appropriated by "An act respecting the mint," dated the 24th April, 1800, being the amount of cents and half cents paid into the treasury in 1805,
Ditto, by "An act making appropriations for the support of Government for the year 1805," passed 1st March, 1805 ,

Statement of the appropriations made by law, for the payment of the salaries of the officers and clerks of the Mint, for the year one thousand eight hundred and five.
Amount of warrants drawn on the Treasurer of the United States, for the salaries of the officers and clerks, in 1805,
$\$ 10,60000$
Appropriated by the act making appropriations for the support of Government for the year 1805, passed the 1st March, 1805,

Statement of the application of moneys advanced from the Treasury of the United States for the support of the Mint establishment, during the year one thousand eight hundred and five.
Moneys paid by the treasurer of the mint, on warrants drawn on him on the Director, and admitted by the accounting officers of the treasury, on the adjustment of his accounts, were as follow, viz:

Incidental and contingent expenses and repairs of the mint:
For $\$ 7,08780$, being the amount expended for the requisite repairs, apparatus, machines, wages of workmen, and

| other expenses, in the 1st quarter, | - | - | - | - | - | $\$ 1,35647$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 2d do. | - | - | - | - | - | 1,64381 |


| 2 d | do. | - | - | - | - | - | 1,643 | 81 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| 3 d | do. | - | - | - | - | - | 1,970 | 28 |
| 4th | do. | - | - | - | - | - | $\mathbf{2} 117$ |  |

Copper purchased for coinage.
For this sum, short credited in treasury settlement, No. 16,221, - - 1671

| Salaries of the Officers and Clerks of the Mint |  |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| In the 1st quarter, | - | - | - | - | - | \$2,65 |  |  |
| 2d do. | - | - | - | - | - | 2,65 |  |  |
| 3d do. | - | - | - | * | - | 2,65 |  |  |
| 4th do. | - | - | $\cdots$ | - | - | 2,65 |  |  |
| Wastage in the coinage of gold and silver. |  |  |  |  |  |  |  |  |
| Applied to make good the deficiency in said coinage, for the year 1804, Balance to be accounted for by the treasurer of the mint, |  |  |  |  | - | - | - | 1,335 08 |
|  |  |  |  |  | - | - |  | 6,908 55 |
|  |  |  |  |  |  |  |  | 25,948 14 |

Balance which was to be accounted for by the treasurer of the mint, on the 1 st January, 1805 , as
per statement for the preceding year,
Advanced from the treasury for the mint establishment, viz:
For the salaries of the officers and clerks,
For the purchase of copper, and the incidental expenses,

Account of cents and half cents paid into the Treasury of the United States, by the Treasurer of the Mint, in the year one thousand eight hundred and five.


JOSEPH NOURSE, Register.

## CLAIMS TO BE PAID UNDERTHECONVENTIONWITH FRANCE, OF THE 30th APRIL, 1803.

COMMUNICATED TO THE HOUSE OF REPRESENTATIVES, APRIL 2, 1806.
Treasury Department, February 28, 1806.
Sir:
It is provided by the act making provision for the payment of claims of citizens of the United States on the Government of France, \&c. passed on the 10th November, 1803, that the payments shall be made at the treasury, on the orders of the minister plenipotentiary of the United States to the French republic. A difficulty having arisen in France respecting the persons who were entitled to compensation for the Bordeaux embargo, it was agreed by the minister of the United States, and by the minister of the public treasury of France, that a list of the liquidations should be transmitted to the treasury of the United States for payment, leaving it to be decided by the officers of the said treasury, to whom payment ought to be made. A transcript of the said liquidations, *hich amount to 702,995 francs and 97 centimes, and of a letter from Mr. Armstrong accompanying the same, are herewith transmitted. It is believed that the proof of ownership will be easily obtained; and the difference on the right to commission having been adjusted, no difficulty is apprehended in the settlement of the accounts. . But a law is necessary to authorize the settlement of accounts at the treasury, and the payment to the proper claimants; as no bills or orders drawn by the minister of the United States, in the usual form, accompany the transcript of liquidation, and the officers of the treasury have no authority, under the existing law, to decide who are the real owners.

I have the honor to be, very respectfully, sir, your obedient servant,
Hon. John Randolph, Chairman of the Committee of Wiass and Means.
ALBERT GALLAATIN.

[^3]Paris, November 21, 1805.
Sir:
Herewith enclosed is a list of liquidations made under the treaty of 1803 , between the United States and the Government of France, certified by the minister of the public treasury, and now transmitted to you for payment, under an arrangement made between that minister and myself, on the fifteenth of June last. A note of a conversation betweeen him and me, which produced this transmission, is subjoined.

I am, sir, with great respect, your most obedient and very humble servant,
JOHN ARMST RONG.
Thomas T. Tucker, Esq. Treasurer of the United States of America, Washington.

## NOTE

Of a conversation which took place, on the 15th of June, 1805, between Mr. Barbé Marbois and myself, on the subject of certain liquidations, under the freaty of 1803, and the claims, respectively, of Fulwar Skipwith, Esq. and Joseph Fenwick, to receive the bills issuable thereon.
It was contended by Mr. Marbois, that, inasmuch as the liquidations had been made in the names of J. Fenwick's constituents, the bills ought to be drawn to them; and the rather, because, though Mr. Skipwith presented himself as attorney for certain persons, claiming to be owners of the vessels to which indemnities had been accorded, still, that no sufficient evidence of their being such, had been offered by him (Mr. Skipwith.)

To the arguments drawn from the facts of the liquidation having been made in the names of Mr. Fenwick's constituents, it was answered, that neither the treaty, nor the usage under it, made the liquidations alone, conclusive evidence of the property; that, in many cases, liquidations had been sent back to the council general, and by it conformed to the views of the two ministers.

As to the 2d argument, viz. That Mr. Skipwith had not offered sufficient evidence of the owners hip of his constituents, it was answered, that it matters little from whom the evidence of ownership came, whether from Mr. Skipwith, or other person, provided the evidence was in itself sufficient; that the distinction taken by the minister, so far from supporting the objection, made against it; because, though Mr. Skipwith might not have preferred any evidence competent to his purpose, yet that Mr. Fenwick had supplied that defect; that, in a paper presented by him, (Mr. Fenwick) as a transcript from the consular books of Bordeaux, and of cotemporary date with the embargo, the constituents of Mr. Skipwith are recognised as the owners; that it will not be contended that the evidence of this paper is either diminished or destroyed by the circumstance of its having been produced by Mr. Fenwick, for another purpose; and lastly, that its authority has been deemed sufficient in other cases to regulate our payments.

Admitting, however, the fact, that no sufficient evidence had, from any quarter, been produced, of the ownership contended for by Mr. Skipwith, still, it by no means followed that the bills could be drawn to the constituents of Mr. Fenwick-

Ist. Because, according to his own showing, these constituents were not owners, but agents, whose authority was merely incidental to the relation they bore at the time to the ships embargoed, and which necessarily terminated with that relation, unless revived by new powers from the owners, which in none of these cases appears to have been given.

2d. Because, had their powers been revived in this form, and were they now operative, unless they gave an entire control over the property, the agents would be precluded from recovering the bills in their own names, under the general rule, that " bills were not payable to the order of agents, whose powers do not extend to the alienation of the claims represented by them."

And 3dly. Because, were the bills drawn agreeably to the list of liquidations, I see nothing that could afterwards impair the titles of the captains, nor any means by which the owners could compel them to pay over the moneys received by them. The liquidations and the bill must be regarded, by the treasury of the United States, as the highest possible evidence of the property. No attachment, of course, could lay there, nor could the jurisdiction of our courts (any more than the powers of our treasury) reach the evil; it being altogether incompetent to inquire whether the payment was made rightfully or wrongfully.

Mr. Marbois being tenacious of his opinion, and I not disposed to yield mine, is was suggested that a list of the liquidations made in these cases, stating in one column the names of the captains, and in another, those of the persons claiming as owners, and certified by the minister of the public treasury of France, should be transmitted to the United States, to be paid there, to those persons in whom the property might be found.

9th Congress.]
No. 254.
[1st Session

## RELIEF TO A SURETY IN A CUSTOM HOUSE BOND.

COMmunicated to the house of representatives, aprix 2, 1806.
Mr. Crowninshield, from the Committee of Commerce and Manufactures, to whom was referred, on the 4th instant, by the House, the petition of Francis Barretto, of the city of New York, made the following report:
The petitioner prays that Congress would relieve him from the payment of a custom house bond, where he is the surety, or, if this is deemed improper, as he is in indigent circumstances, he hopes that some favorable arrangement may be made for him, whereby his person may be exempt from arrest, under the judgment obtained against him, at the suit of the United States.

The following facts appear in this case: The petitioner, on the 17th day of July, in the year 1795, together with George Arnold and James Harrison, became bound to the United States, as sureties for Jose Joaquim La Costa, for duties on the cargo of the brigantine Los Amigos, from Madeira, amounting to the sum of nine thousand dollars. The person who signed the bonds as principal having failed in his business, and neglecting to pay the debt, suits were commenced for the recovery of the duties, upon which judgment was obtained, and the principal debtor was a long time confined in the gaol of New York, and was finally liberated pursuant to an act of Congress, passed sixth of June, 1798 , upon assigning all his property to the use of the United States. It is further stated, that the other two sureties, James Harrison and George Arnold, being totally insolvent, have departed from the United States; and the petitioner, unable to struggle with the difficulties and loss of mercantile credit which he had incurred, was under the necessity of taking the benefit of the bankrupt act. Since the discharge from his private creditors, the attorney of the United States for the New York district has recovered judgment against him for the amount of the bond, and he is liable to be imprisoned from day to day.

He is totally destitute of property, and has a numerous family of young children, who depend upon his exertions for their education and support. In this distressing situation he is unable to pursue any business to advantage, and can only expect or hope for relief from the benevolent interposition of Congress.

The committee remark, that the petitioner's misfortunes do not appear to be owing to his fault or neglect; he placed implicit confidence in the person who was principal on the bond, and expected he would pay it; he was deceived in this expectation. His own funds were, and still are, inadequate to meet the payment. He is totally destitute of property. The United States cannot expect to receive any thing from the petitioner. Thus circumstanced, and well knowing that Congress have, in several instances, where any meritorious cases presented themselves, made provision for the relief of persons who were unable to pay their debts, the committee conceive that the House will readily agree to exempt the person of the petitioner from arrest for the debt owing to the United States. Similar bills have been reported during this session, for the relief of Francis Johonnot and John McFadon, and the present petitioner has equal, if not superior claims upon the humanity of Congress. The committee beg leave to submit the following resolution:

Resolved, That the prayer of the petitioner, so far as to free his person from arrest or confinement, on account of any judgment obtained against him, in behalf of the United States, is reasonable, and ought to be granted.

## STATE OF THE FINANCES.

communicated to the senate, december 8, 1806.
In obedience to the directions of the act supplementary to the act, entitled "An-act to establish the Treasury Department," the Secretary of the Treasury respectfully submits the following report and estimates:

## REVENUE AND RECEIPTS.

The nett revenue arising from duties on merchandise and tonnage, which accrued during the year 1804, amounted, after deducting that portion which arose from the additional duties constituting the Mediterranean fund, to
$\$ 12,673,458$
And that which accrued during the year 1805, amounted, after making a similar deduction (as will appear by the statement A) to

It is ascertained that the nett revenue which has accrued during the three first quarters of the year 1806, exceeds that of the corresponding quarters of the year 1805; and that branch of the revenue may, exclusively of the Mediterranean fund, be safely estimated, for the present, at thirteen millions of dollars.

The statement $\mathbf{B}$ exhibits in detail the several species of merchandise, and other sources, from which that revenue was collected during the year 1805.

It appears by the statement $\mathbb{C}$ that the sales of public lands have, during the year ending on the 30th September, 1806, exceeded 473,000 acres. The actual payments by purchasers, have, during that period, amounted to 850,000 dollars, of which sum near 700,000 dollars have been paid in specie, and the residue in stock of the public debt. The specie receipts from that source may, after deducting charges, and the five per cent. reserved for roads, be estimated, for the ensuing year, at five hundred thousand dollars

The receipts arising from the permanent revenue of the United States may, therefore, without including the arrears of direct tax and internal revenues, the duties on postage, and other incidental branches, be computed, for the year 1807, at

And the payments into the treasury during the same year, on account of the temporary duties constituting the Mediterranean fund, estimated at

Making, in the whole, an aggregate of

## EXPENDITURES

The permanent expenses are estimated at $11,400,000$ dollars, and consist of the following items, viz:
I. The annual appropriation of eight millions of dollars, for the payment of the principal and interest of the public debt, of which sum, not more than $3,600,000$ dollars will, for the year 1807, be applicable to the payment of interest
$\$ 8,000,000$
II. For the Civil department, and all domestic expenses of a civil nature, including invalid pensions, the light house and mint establishments, the expenses of surveying public lands, the fourth instalment of the loan due to Maryland, and a sum of 130,000 dollars to meet such miscellaneous appropriations, not included in the estimates, as may be made by Congress,
III. For expenses incident to the intercourse with foreign nations, iucluding the permanent appropriation for Algiers,

200,000
IV. For the Military and Indian departments, including trading houses, and the permanent appropriations for certain Indian tribes, - $\quad$ - $\quad$ - $\quad$ -
V. For the Naval establishment,

The extraordinary demands for the year 1807, already authorized by law, amount to two millions seven hundred thousand dollars, viz:
The balance of the American claims assumed by the French convention, which remained unpaid on the 30th September last, amounting to, -

700,000
And the two millions of dollars appropriated by the act of 13th February, 1806, making
provision for defraying any extraordinary expenses attending the intercourse between
the United States and foreign nations, - - - . - - $2,000,000$

From which it appears that, besides a surplus of four hundred thousand dollars, the resources of the ensuing year will be sufficient to meet the current demands, and to discharge, without recurring to the loan authorized by the last mentioned act, the extraordinary appropriation of two millions for foreign intercourse.

It is here proper to state, that, under the authority given by that act, a credit of one million of dollars has been opened in Holland, to the ministers of the United States appointed to treat with Spain. Should the credit be used, the million will be charged to the proper appropriation; but, although the balance chargeable to the expenditure of the year 1807, will, in that case, be only one, instead of two millions, as stated in the above estimate, the general result will be the same, as it will then be necessary to replace, in Holland, the million thus employed for a different object than the payment of the foreign debt, to which it now stands charged.

The balance in the treasury amounted, on the 30th day of September, 1805 , to $\$ 4,558,66402$; and, on the 30th day of September, 1806 , to $\$ 5,496,969$ 77. But it will, on account of the heavy payments to be made in the course of this month for the public debt, be probably reduced, on the 1st January, 1807, to a sum not much exceeding four millions of dollars.

## PUBLIC DEBT.

The annexed note of the proceedings of the Commissioners of the Sinking Fund, marked E, shows that a considerable portion of the annual appropriation of eight millions of dollars was applicable this year to the reimbursement or purchases of the domestic debt. No more than 17,517 dollars and 61 cents were offered at market price, and accordingly purchased. The reimbursement of the Navy six per cent., amounting to 711,700 dollars, was, therefore, effected on the 30 th day of September last, and that of the five and a half per cent. stock, amounting to $1,847,500$ dollars, is advertised for the 1st day of January next. The payment of the last mentioned sum will be made by the treasury in the course of this month. Although a more than usual portion of the appropriation for the calendar year 1806 , falls, for that reason, on the last quarter, it appears, by the statement $D$, that the payments on account of the principal of the public debt have, during the year ending on the 30th day of September, 1806, amounted to near three millions two hundred and fifty thousand dollars.

It appears by the same statement, that the payments on account of the principal of the public debt have, from the 1st of April, 1801, to the 30th September, 1806, amounted to,

The payments on the same account, to be made by the treasury in the course of this month, are-
For the reimbursement of the five and a half per cent. stock, - - - 1,847,500 00
For the annual reimbursement of the six per cent. and deferred stocks, - - 993,389 19
2,840,889 19
Amounting, altogether, to
\$24,044,79274
And making the total of principal of the public debt, reimbursed from the 1st of April, 1801, to the 1st January, 1807, more than twenty-four millions of dollars.

During the same period, there have also been paid to Great Britain, in satisfaction and discharge of the money which the United States might have been liable to pay, in pursuance of the provisions of the sixth article of the treaty of 1794, two millions six hundred and sixty-four thousand dollars; and to the holders of bills, drawn by the minister of the United States, at Paris, on account of American claims assumed by the convention with France, a sum exceeding three millions and fifty thousand dollars; neither of which sums is included in the preceding statement of debt redeemed.

As the only parts of the public debt which the United States have a right to reimburse, during the year 1807, consist of the annual reimbursement of the six per cent. and deferred stocks, estimated at 1,540,707 dollars, and of the four and a half per cent. stock, amounting to 176,000 dollars, it will not be practicable, unless purchases can be effected within the limitations prescribed by law, to apply, during that year, the whole of the annual appropriation of eight millions of dollars. The unexpended balance, together with the appropriation for the year 1808, will enable the United States to reimburse, on the 1st of January, 1809, the whole of the eight per cent. stock, which is irre, deemable before that day.

But in order that Congress may have a clear view of the situation of the public debt after the year 1808, and be enabled to decide on the propriety of making further legislative provision for that object, it appears necessary to state, distinctly: 1st, The operations which will take place in relation to the debt, during the years 1807 and 1808. 2dly, The several species and aggregate of debt, which will have been extinguished between the 1st April, 1801, and the 1st January, 1809. 3dly, The several species and aggregate of debt remaining unpaid on the last mentioned day. 4thly, A comparative view of the revenue, and annual payments on account of the debt, after that day.
I. The payments to be made during the years 1807 and 1808 , on account of the principal and interest of the public debt, consist of the following items, viz:
Interest and reimbursement of the six per cent. and deferred stocks, $-\quad-\quad-\quad-\quad-\quad-\quad \mathbf{-}, 56,688,29608$
Of which sum, the sum required for interest is, $-\quad-\quad-\quad-\quad-\quad-3,512,33783$
And the reimbursement of principal will amount to $\quad-\quad-\quad-\quad-\quad-3,175,95825$
$\$ 6,688229608$
Interest and charges on all the other species of debt,
3,529,457 50
Principal of the eight per cent. and four and a half per cent stocks,
Making, altogether,
That is to say, for interest,

- 7,041,795 33

And in reimbursement of principal,

- 9,714,35825
$\$ 16,756,15358$
This sum exceeds, by only 756,000 dollars, the sixteen millions appropriated by law for those two years; and that difference may be supplied, according to law, from the surplusses of revenue already accrued, which are sufficient for that purpose, and which it will be eligible to apply in that manner, in order that the United States may not continue to pay an interest of eight per cent., any longer than they are compelled to do it by the terms of the loan.
II. The amount of debt redeemed from the 1st of April, 1801, to the 1st January next, has been already stated to be,
\$24,044,792 74
And the principal which will be reimbursed during the year $1807 \overline{-}_{-}^{-}$and 1808 , amounts, by the preced-
ing statement, to
9,714,358 25
Making, together, more than thirty-three millions seven hundred and fifty thousand dollars, reim- $\}$ bursed between the 1st of April, 1801, and the 1st January, 1809.
Which sum consists of the following items, viz:
The whole of the foreign debt,
$\} \$ 33,759,15099$
$\$ 10,236,10805$
The whole of the loans formerly obtained from the Bank of the United States, and of the Navy six, five
and a half, four and a half, and eight per cent. stocks,
12,537,600 00
Annual reimbursements of the six per cent. and deferred stocks, $\quad-\quad-\quad-\quad-\quad 10,631,57567$
Paymenti'n various species of stock, for public lands, stock purchased, and unfunded debtreimbursed, $\quad 353,867 \quad 27$
III. The debt remaining unpaid on the 1st day of January, 1809, will consist of the following species:

Unredeemed amount of old six per cent. and deferred stocks, reimbursable only at the rate of eight
per cent. a year (for principal and interest) on the nominal amount, - $\quad-\quad \$ 27,142,35721$ Three per cent. stock, 1796 six per cent. stock, redeemable in 1819, - $-\quad-\quad-\quad-\quad-\quad-\quad 80,00000$ Louisiana stock, reimbursable in four annual instalments, in the years 1818, 1819, 1820, and 1821, 11,250,000 00

Amounting, altogether, to near fifty-seven millions and five hundred thousand dollars, -
\$57,491,838 77
The Louisiana stock cannot be reimbursed before the period fixed by the contract. The gradual operation of the annual reimbursement will extinguish the old six per cent. in the year 1818, and the deferred stock in 1824; after which year the only remaining incumbrance will be the interest on the three per cent. stock, which, in its present shape, may be considered as irredeemable. Purchases cannot be relied upon, as the application of even an inconsiderable sum would raise the stocks above the prices limited by law. It follows, that all the species of debt on which the entire annual appropriation of $8,000,000$ dollars could operate, will have been reimbursed prior to the year 1809; that the remaining debt cannot, without some modifications, assented to by the public creditors, be more rapidly or completely discharged than is here stated; and that the annual payments on that acconnt, will, after the year 1808, and prior to the year 1818 , be reduced to the interest and annual reimbursement, amounting to near $4,600,000$ dollars, as will more fully appear by the annexed table, marked $G$.
IV. The revenue derived from customs during the year 1802, which was a year of European peace, was much less in proportion than that of any of the immediately preceding or following years, and yet exceeded ten millions of dollars. As it has been ascertaired that the population of the United States increases at the rate of thirty-five per cent. in ten years, the revenue derived from customs for the year 1812, may be estimated at thirteen millions five hundred thousand dollars: to which, adding only five hundred thousand dollars, for the annual proceeds of the sales of public lands, will give fourteen millions of dollars for the total revenue of that year, or for the average revenue of the years 1809-1815. And this must be considered as a very moderate computation, since it does not include the revenue derived from New Orleans; is,predicated on the supposition that the wealth of the United States increases in no greater ratio than their population; and does not exceed the sum, which, exclusively of the Mediterranean fund, was received last year into the treasury.

The annual payments on account of the public debt will, during the same period, amount, as has already been stated, to $4,600,000$ dollars. All the other expenses of the United States, whether domestic or foreign, of a civil nature, or for the support of the existing military and naval establishments, do not, at present, exceed 3,500,000 dollars. The total annual expenditure, allowing four hundred thousand dollars a year for contingencies, may, therefore, be estimated, after the year 1808, at eight millions and a half; which, deducted from a revenue of fourteen millions, will leave a nett annual surplus of five millions and a half of dollars.

The question now recurs, whether a portion of that surplus would not be most advantageously employed in hastening the reduction of the debt? Whether some mode may not be devised, to provide, within a short period, forits final and complete reimbursement, and, thereby, release the public revenue from every incumbrance? This can only be effected by a modification of the debt, assented to by the public creditors; and a conversion of the old six per cent. deferred, and three per cent. stocks, on terms mutually beneficial, into a common six per cent. stock, redeemable within a limited time, has appeared the most simple and eligible, if not the only practicable plan, that can be adopted. For its details, a reference is respectfully made to a letter written in January last, to the Chairman of the Committee of Ways and Means, a copy of which, marked $F$, is annexed. It will only be necessary to state, that, if such a plan should be sanctioned by Congress, and accepted by the creditors, those several species of debt, amounting, on the 1st of January, 1809, to something more than forty-six millions of dollars, would be converted into a six per cent. stock, amounting to less than forty millions of dollars, which the continued annual appropriation of eight millions of dollars would (besides paying the interest on the Louisiana debt) reimburse, within a period of than seven years, or before the end of the year 1815, as will appear by the table marked H .

The total annual expenditure for those seven years, would then, allowing still $3,500,000$ dollars for current expenses, and 400,000 dollars for contingencies, amount to something less than twelve millions of dollars; which, deducted from a revenue of fourteen millions of dollars, would still leave, after the year 1808, a clear surplus of more than two millions of dollars, applicable to such new objects of general improvement or national defence, as the Legislature might direct, and existing circumstances require. And, after the year 1815 , no other incumbrance would remain on the revenue than the interest and reimbursement of the Louisiana stock, the last payment of which, in the year 1821, would complete the final extinguishment of the public debt.

All which is respectfully submitted.
albert Gallatin, Secretary of the Treasury.
Treasury Department; December 5, 1806.
A.

A Statement exhibiting the amount of Duties which accrued on Merchandise, Tonnage, Passports, and Clearances; of Debentures issued on the exportation of Foreign Merchandise; of Payments for Bounties and allowances, and for expenses of collection, during the years 1804 and 1805.

|  | Duties on |  |  | Debentures issued. | Bounties \& allowances. | Gross revenue. | Expenses on collection. | Nett revenue. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Merchandise. | Tonnage. | Passports \& clearances. |  |  |  |  |  |
| 1804 |  | 209,249 28 | 17,334 00 | 6,686,483 00 | 192,741' 51 | 13,721,412 06 | 484,895 85 | 13,236,516 21 |
| 1805 | 23,601,709 56 | 215,731 20 | 18,954 00 | 8,955,745 00 | 190,674 04 | a14,689,975 72 | 554,836 76 | 14,135,138 96 |


| $a$ Gross revenue for the year 1805, Deduct interest and storage, | $\begin{array}{r} \$ 14,689,975 \\ 13,258 \\ 96 \end{array}$ |
| :---: | :---: |
| Gross revenue: per statement B, | \$14,676,716 76 |

Nore.-The difference between the above statement, for the year 1804, and that rendered to Congress last session, arises from accounts being included in the above, which were not received at the time the statement rendered last session was made out.

A Statement of the amount of American and Foreign Tonnage, employed in Foreign Trade, for the year 1805, as taken from the records of the Treasury.


Treasury Departaient, Register's Office, November 27, 1806.
JOSEPH NOURSE, Register.

## B.

A Statement exhibiting the value and quantities, respectively, of Merchandise, on which duties actually accrued during the year 1805, (consisting of the difference between articles paying duty, imported, and those entitled to drawback, re-exported) and, also, of the nett revenue which accrued during that year, from duties on Merchandise, Tonnage, Passports, and Clearances.


Explanatory Statements and Notes.


Explanatory Statements and Notes-Continued.

C.

| Offices. | Lands sold. |  | In the hands of Receivers, 1st October, 1805. | Due by individuals, 1st October, 1805. | Receipts by Receivers, from individuals. |  | Payments by Receivers. |  |  | Balance due on 1st October, 1806. |  | Total balance due 1st October, 1806. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Acres. | Purchase mo- |  |  | On acc't of purchase money. | On accou't of forfeitures. | Into treasury. | The part for expenses. | Repayments. | From individu- | By Receivers. |  |
| Marietta, | \$3,809.26 | \$11,497 74 | \$3,467 30 | \$23,053 50 | \$12,063 91年 | \$1600 | \$5,988 $64 \frac{1}{2}$ | \$585 35 ${ }^{\frac{2}{2}}$ |  |  |  | \$32,045 92 ${ }^{\frac{1}{2}}$ |
| Zanesville, - - | 62,356.991 | 124,713 99 | 5,383 42 | 60,465 $03 \frac{1}{2}$ | 42,885 $66^{2}$ | $14374 \frac{1}{2}$ | 41,07485 | 2,107 58 | \$15 56 | 142,293 36 | 7,322 412 | 149,615 77\% |
| Steubenville, - | 124,067.62 | 265,86402 | .58,901 477 | 557,768 49 ${ }^{\frac{1}{2}}$ | 256,880 41年 | 31492 | 223,762 $78 \frac{1}{4}$ | 7,094 $12 \frac{1}{4}$ | 1,168 38 | 566,752 10 ${ }^{\frac{1}{4}}$ | 91,165 $64 \frac{1}{2}$ | 657,917 74 ${ }^{\frac{3}{4}}$ |
| Chillicothe, | 95,564.04 | 205,531 74 | 100,664 65 | 436,325 37 | 223,965 66 $\frac{1}{2}$ | 30259 | 242,830 91 | 7,249 75 |  | 417,891 $44 \frac{1}{2}$ | 82,101 99 ${ }^{\frac{1}{2}}$ | 499,993 44 |
| Cincinnati, | 187,413.72 | 393,750 53 | 61,027 $26 \frac{3}{4}$ | 1,016,693 42 ${ }^{\frac{2}{4}}$ | 314,310 63 $\frac{1}{4}$ | 81153 | 275,878 26 | 10,225 24 | $78917 \frac{1}{2}$ | 1,096,133 32 | 99,481 $99 \frac{1}{2}$ | 1,195,615 312 |
| Total, | 473, $211.63 \frac{1}{2}$ | 1,001,358 02 | 229,444 11 | 2,094,305 85 | 850,106 $28 \frac{1}{2}$ | 1,588 788 ${ }^{\frac{1}{2}}$ | (a)789,535 444 | 27,262 044 | 1,973 112 | 2,245,557 $58 \frac{1}{2}$ | 289,630 62 | 2,535,188 2012 |



1,912,602.32 ${ }^{\frac{3}{4}}$ acres.
$\xlongequal{\overline{2,385,813.96 \frac{1}{4}}}$
$\begin{array}{r}577,00846 \\ 22,55022 \\ \hline\end{array}$
Moneys paid by individuals to the Treasurer of United States, in the year ending 30th September, 1806, included in the above amount of warrants for "payments
made by individuals," but not yet stated in the accounts of Receivers,
(a.) Paid into treasury, in stock transferred to United States,

Total sales of land, from the opening of the land office to 30th September, 1805 ,
Amount sold since, as above stated, Payments by Receivers, to be covered by warrants, For payments made by themselves,
For payments made by individuals,
,

Statement C—Continued.
Estimate showing when the instalments which compose the balance due from individuals will become payable.

| ofrices. |  | Remaining due in 1806. | Becoming due in 1807. | Becoming due in 1808. | Becoming due in 1809. | Becoming due in 1810. | total <br> matance. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Marietta, Zanesville, Steubenville, Chillicothe, Cincinnati, |  | \$2,147 09 | \$6,020 $25 \frac{3}{4}$ | \$7,775 09 ${ }^{\frac{1}{4}}$ | \$4,016 942 | \$2,527 97 | \$22,487 $35 \frac{1}{2}$ |
|  |  |  | 31,185 508 | 51,470 $36 \frac{7}{8}$ | 42,621 99 | 17,015 49 ${ }^{\frac{1}{2}}$ | 142,293 $36 \frac{1}{4}$ |
|  |  | 17,394 85 ${ }^{\frac{1}{4}}$ | 201,617 93 $\frac{1}{2}$ | 190,393 $36 \frac{1}{2}$ | 126,689 86 ${ }^{\frac{1}{2}}$ | 30,656 081 | 566,752 10 ${ }^{\frac{1}{4}}$ |
|  |  |  | 151,021 22 $\frac{3}{4}$ | 152,307 $88 \frac{3}{4}$ | 93,196 $26 \frac{1}{\frac{1}{2}}$ | 21,366 06 ${ }^{\frac{1}{4}}$ | 417,891 44 $\frac{1}{2}$ |
|  |  | 224,391 $24 \frac{1}{4}$ | 211,253 05 ${ }^{\frac{1}{8}}$ | 251,296 598 | 223,787 79 ${ }^{\frac{1}{4}}$ | *185,404 62 ${ }^{\frac{1}{2}}$ | 1,096,133 32 |
|  |  | 243,933 181 $\frac{1}{2}$ | 601,097 98 | 653,243 31 ${ }^{\frac{1}{4}}$ | 490,312 85 ${ }^{\frac{3}{4}}$ | 256,970 $23 \frac{3}{4}$ | 2,245,557 58 ${ }^{\frac{1}{2}}$ |

* Of this sum, $\$ 57,73875$ is due 31 st December, 1811, for the last instalments of pre-emption sales.

Treasury Departient, Register's Office, December, 1806.

## D

An estimate of the principal redeemed of the Debt of the United States, from 1st October, 1805, to 30th September, 1806, inclusive; showing the redemption of the principal of the said devt, from 1st april, 1801, to 30th September, 1806.

|  | Redemption from 1st October, 1805, to 30th September, 1806. | Redemption from Ist April, 1801, to 30th Sept'r, 1805, per the Secretary'sreport of the 9th December, 1805. | Total principal redeemed, from lst April, 1801, to 30th Septem ber, 1806. |
| :---: | :---: | :---: | :---: |
| On account of the Domestic debt. | $\begin{array}{r} a \cdot 1,322,14268 \\ 711,70000 \end{array}$ | 5,157,603 16 | $\begin{array}{r} 6,479,74584 \\ 711,70000 \end{array}$ |
| The amount of warrants issued on the Treasurer of the United States, on account of the interest of the domestic debt, and of the reimbursement or purchases of the old six per cent. and deferred stocks, from 1st Oct. 1805, to 30th Sept. 1806, was $\$ 4,476,04788$ |  |  |  |
| Deduct interest which accrued during the same period, calculated quarter-yearly, $3,154,34316$ |  |  |  |
| From which deduct gain on pur- $\text { chases,-- - } \quad 43796 \text { (b.) } \quad 3,153,90520$ |  |  |  |
| Reimbursement of the Navy six per cent. stock, -- |  | 94,6178174,10924$3,440,00000$ |  |
| Payments made in certificates of the debt of the United States, on account of lands, | 167,40035222- |  | $\begin{array}{r} 262,01816 \\ 74,33150 \\ 3,440,00000 \end{array}$ |
| Payments made to foreign officers, and for certain parts of the domestic debt, - |  |  |  |
| Payments on account of the domestic loans, - - - |  |  |  |
| On account of the Foreign debt. |  |  |  |
| The amount of warrants issued on the Treasurer, exclusive of $\$ 5,950$ repaid into the treasury, and $\$ 5,66852$, the commissions to agents purchasing bills of exchange, was <br> \$1,803,765 06 |  | , |  |
| On the Dutch debt, including commissions and charges, $\quad-\quad-\quad \$ 115,47400$ |  |  |  |
| On the Louisiana stock, including com- $\quad$ - 678,07350 missions |  |  |  |
| Deduct gain on exchange, $\quad-\quad \begin{array}{r}793,54750 \\ 37,43021\end{array}$ | 1,047,647 77 | 9,188,460 28 | 10,236,108 05 |
|  |  |  |  |
|  | \$3,249,113 06 | \$17,954,790 49 | \$21,203,903 55 |

(a.) Viz: Six per cent. and deferred stocks purchased, $\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad \$ 17,51761$

On acce
(b.) The unredeemed amount of six per cent. and deferred stock purchased, was, $\$ 17,51761$ Paid for at $97 \frac{1}{2}$ per cent.

17,07965

Gain, ${ }^{-} \quad{ }^{-} \quad$| 17,07965 |
| ---: |

Treasury Departinent, Register's Office, 27th November, 1806.
JOSEPH NOURSE, Register.

## E.

At a meeting of the Commissioners of the Sinking Fund, on the 28th day of April, 1806-
Present: James Madison, Secretary of State.

> Albert Gallatin, Secretary of the Treasury.
> John Breckenridge, Attorney General.

The Secretary of the Treasury laid before the Board a report, dated the 26th April, 1806, which was read, and is as follows:
${ }^{6}$ That the current payments to be made by the commissioners of the sinking fund, during the year 1806, are estimated as followeth, viz:
Reimbursement and interest on the domestic debt
Instalments and interest on the Dutch debt, payable from 1st January, to the 1st June, 1807, and
which must, therefore, be remitted in 1806, - Fom January, to the 1st June, 1807, and
One year's interest on the Louisiana stock,
Amounting, altogether, to
$\$ 6,267,407$
And leaving, in order to complete the annual appropriation of eight millions of dollars, a sum ex ceeding one million seven hundred and thirty thousand dollars, (exclusively of the interest which may be redeemed by the payment of said sum) to be applied in such manner as the Board shall direct

1,732,593
$\$ 8,000,000$
That the said sum may be applied either to reimbursements or purchases of the public debt.
That the only portions of the debt which may be reimbursed, are
$\begin{array}{llllllllllll}\text { The Navy six per cent. stock, amounting to } & - & - & - & - & - & - & - & - & \$ 711,700 \\ \text { The five and a half per cent. stock, amounting to }- & - & - & - & - & - & - & - & 1,847,500\end{array}$

And that it is now submitted, whether, previons to advertising the reimbursement of the five and a half per cent. stock, it might not be advisable to ascertain whether a more advantageous application may be effected by purchases in the manner authorized by law."

## Whereupon, it was Resolved,

1. That the sum, which, after making the current payments mentioned in the preceding report, shall remain to complete the annul appropriation of eight millions of dollars, be applied in the following manner, viz: first, to the pur chase of the eight per cent., old six per cent., and deferred stocks, at a price not exceeding the rates fixed by law; giving the preference, in the first place, to the eight per cent., and, in the next place, to the deferred stock, provided that the President of the United States shall assent to such application; and, secondly, in case that a sufficient quantity of stock cannot be purchased, to the reimbursement of the navy six per cent. stock, and, at the option of the Secretary of the Treasury, either to the reimbursement of the five and a half per cent. stock, or of so much of the bills drawn on the treasury, by the minister of the United States at Paris, in conformity with the convention between France and the United States, of the 30th of April, 1803, as will be necessary to complete the payment of the said eight millions of dollars.
2. That the Treasurer of the United States be the agent, under the superintendence of the Secretary of the Treasury, for making the said purchases; that the said purchases be made by receiving sealed proposals for any sums which may be offered; and that the said agent forthwith advertise to receive such proposals, until the 13 th day of June next, inclusively.
3. That notice of the reimbursement of such stocks as may be reimbursed, be given by the Secretary of the Treasury, prior to the 1st day of July next, and that the date of reimbursement be, at his option, either the 1st day of October, or the 1st day of January next.

> JAMES MADISON, Secretary of State.
> ALBERT GALLATIN, Secretary of ths Treasury.

Attest,
Edward Jones, Seeretary to the Commissioners of the Sinking Fund.

## F.

## Treasury Department, Januury 20th, 1806.

Sir:
I had the honor, in my letter of the 28th ultimo, to suggest that a conversion of the old six per cent. deferred, and three per cent. stocks, into a new six per cent. stock, would promote the intention of the Legislature to extinguish, within a fixed period, the whole debt of the United States. For a better understanding of the subject, a recapitulation of the several species of stock, which, on the first day of this year, constituted the public debt, is necessary. The first class embraces the several species of debt, reimbursable on or before the 1st day of January, 1809, viz:

## I. Dutch Debt.

The amount of principal remaining unpaid on the 31st of December, 1805, . Guilders, 5,500,000
Of which there had been remitted, previous to that day, in addition to the interest of the year 1806, a sum more than sufficient to discharge all the instalments payable in the same year, and amounting to,

2,000,000
Leaving for the balance of principal unprovided for,
$3,500,000=\$ 1,400,000$
ne hundred and twenty thousand dolars of that sum fall due in the year 1807, and the residue is payable in two equal instalments, of 240,000 dollars each, on the 1st days of February, 1808 and 1809. The whole amount, therefore, will have been paid by the treasury; before the end of the year 1808.
II. Eight per cent. stock, irredeemable till after the year 1808.

The original amount of that stock was
Of which had been paid, in payment for public lands, prior to the 1st of January, 1806, Leaving the amount unredeemed,

Partial purchases may, perhaps, be effected within the limitations prescribed by Congress, during this and the two ensuing years; and, at all events, the whole will be reimbursed on the 1st day of January, 1809.
III. Debts reimbursable at the pleasure of the United States, viz:

Navy six per cent stock,

Which will also be reimbursed before the year 1809, unless the price of stocks should render it more advantageous to purchase some other species of debt.
The second class consists of debts payable at more distant periods, wich it does not appear practicable to anticipate, viz:
I. 1796 six per cent. stock, redeemable in 1819,
II. Louisiana stock, redeemable in four annual instalments, the first of which is payable in 1818,

The old six per cent. deferred, and three per cent. stocks constitute the last class, and amount to the following sums:
The nominal amount of six per cent. is - $\quad$ - $\quad$ - $\quad$ - $28,180,000$
Of deferred do.

-     -         -             - 13,660,000

Of which has been redeemed, by the annual reimbursement of eight per cent. on account of principal and interest, (omitting fractions) viz:
On the six per cent. stock, at the rate of 30.16 per 100 dollars, - - 8,500,000
On the deferred stock, at the rate of 11.30 per 100 dollars, - - $1,540,000$
41,840,000

Leaving the unredeemed amount on 1st January, 1806, (in round numbers)
10,040,000

31,800,000
19,050,000

Total amount of the public debt,
\$72,744,700
Although the old six per cent. and deferred stocks are still considered as a six per cent. stock, they are both, in fact, an annuity of eight per cent. on the original nominal amount, which, extinguishing the principal by degrees, will cease for the old six per cent. in the year 1818, and for the deferred in 1824. A certificate of six per cent. stock, of one hundred dollars nominal, was considered, on the 1st January, 1806, as equal to sixty-nine dollars and ninety four cents, real six per cent. stock, because thirty dollars and sixteen cents of the principal had been discharged by the annual reimbursement of eight per cent., instead of which, it was, properly speaking, an annuity of eight dollars for twelve years and something less than nine months. And in the same manner, a certificate of deferred stock, of one hundred dollars nominal, was considered as equal to eighty eight dollars and seventy cents, real six per cent. stock, instead of which, it was, strictly speaking, an annuity of eight dollars for eighteen years and something less than nine months.

The proposition now submitted to the Committee of Ways and Means is, that, in exchange for the present six per cent. and deferred, a common six per cent stock shall be offered to the public creditors, equal in amount to the unredeemed amount of the present stocks, and redeemable at the pleasure of the United States: Provided, however, that no partial payment shall be made on any new certificate or credit, but that Government shall be obliged to reimburse, at a single payment, the whole amount of each such new certificate or credit, and to give previous reasonable notice of such intended reimbursement. Although peculiar circumstances may prevent a general acceptance of that proposal, the exchange would certainly be advantageous to the creditors. Because, 1 st, it is difficult to calcu: late, and inconvenient to reinvest, four times in each year, the portion of principal reimbursed, which makes part of the quarterly dividend; and every stockholder who does not fully thus reinvest, insensibly consumes his capital. 2 dly , an annuity for a limited term of years is uniformly sold at market for a price less than its intrinsic or arithmetical worth, as may be exemplified by the market value of every lease, and of every estate, less than the absolute fee. For that reason, the Nayy six per cent., which is redeemable at the pleasure of the United States, has always been worth, at market, something more than the old six per cent. and deferred stocks; and these, in England, do not even command a higher price than the American fiye and a half per cent. stock, which is, also, redeemable at will. 3dly, the time and manner in which the new stock would be reimbursed, would, as far as it is practicable, prevent any great fluctuation in its price, and fix its market value at par.

The exchange would also be advantageous to the public. 1st, Because Government will, thereby, be enabled to reimburse the whole in less that nine years instead of eighteen. And, 2dly, because, supposing that circumstances should render a resort to loans necessary, the terms on which these may be obtained, will, in a considerable degree, depend on the price of the existing stocks. It is, therefore, desirable that that species, the price of which has a tendency to regulate that of all others, should be as valuable as its rate of interest will admit; and it has already been stated, that the present six per cent. and deferred stocks, being an annuity for a number of years, are generally worth less than their intrinsic value. It is believed that that effect was sensibly felt in the operations connected with the purchase of Louisiana.

The advantages of the proposed conversion being reciprocal, no sacrifice should be made by the United States, in order to ensure the assent of the public creditors; those who may refuse it, will continue to receive the eight per cent. annuities, and these will, as has been stated, cease in the years 1812 and 1818. It appears, however, proper that such remaining annuities should be designated by their proper name, instead of carrying on the face of the certificates of stock, the deceptive appearance of a six per cent. stock. The annexed printed table, exhibiting the amount of principal redeemed on the first day of each quarter, shows the difficulty to persons not well versed in those transactions, of calculating the true nominal value or unredeemed amount of a stock which is perpetually diminishing whilst its apparent nominal amount still remains the sane. It may easily be understood, how it may, in some instances, happen, that the stockholder consumes his principal, whilst he supposes that he is only living on the interest; and how it does sometimes happen, that ignorant purchasers, thinking that the whole apparent nominal amount, as expressed on the face of the certificate, is still due by the United States, are induced to pay for stock more than its real value.

It is, therefore, proposed, that it should be enacted by law, that, in every case, where it shall be necessary to issue new certificates, either in lieu of such as may be lost or destroyed, or by reason of a transfer of the property itself, or from the books of one office to those of another, the new certificate should, on the face thereof, express the true amount of the annuity due, and of the time when it shall cease, instead of stating, as at present, the nominal amount of the stock which was originally due.

A conversion of the three per cent. into the six per cent. stock cannotbe so easily effected; nor, indeed, without some apparent sacrifice on the part of the United States.

A three per cent. will always be worth more at market than a six per cent. stock, which produces an equal in-terest-

1st. Because there is a possibility that its nominal amount may ultimately be reimbursed.
$2 d l y$. Because, supposing it to be a perpetual annuity, the principal of which shall never be reimbursed, its market price is regulated, not only by the legal or market rate of interest in America, but but by the price of similar foreign stocks, and by the demand for American stocks in foreign countries. More than eleven millions of dollars of the American three per cent. stock are held by persons residing in England, Holland, and other foreign countries. That stock is never worth less than sixty per cent. of it nominal amount, when the old six per cent. stock is at par. It cannot, therefore, be expected, that the holders will assent to any modification which will not secure to them advantages at least equal to those they now possess; and the question to be decided by the committee and by Congress, is, whether that debt shall, henceforth, be considered as a perpetual incumbrance on the nation, or whether such a compensation shall be offered to the creditors, as may induce them to accept a conversion which will secure the ob-
ject heretofore contemplated-the total extinguishment of the American debt. It may not be improper to add, that, even to those who may think the accomplishment of that object either unimportant or impracticable, the taking into consideration such a state of things as may render new loans necessary, the existance of a three per cent. stock is ineligible. To a nation already incumbered with an immense debt, and subject, on account of her relative situation, to peace and war establishments of great magnitude and corresponding expense, the annual sum which it may be necessary to pay, in order to obtain extraordinary resources, becomes the primary consideration; and that species of stock which, in proportion to its rate of interest, is the most valuable at market, will naturally be created. The political and geographical situation of the United States permits at least a hope, that, under every contingency, the reimbursement of the debts which may necessarily be incurred, will, at a subsequent period, be attainable, and that the principal will not be increased for the sake of diminishing the intermediate payments of interest. As the ultimate value which a three per cent. stock may reach at market, has natural limits, and the probability of its reaching that value rests on uncertain contingencies, it is presumable that the assent of the creditors may be obtained on reasonable terms, and no greater sacrifice should certainly be made than the advantages expected from the operation will justify. In appreciating the value of the new six per cent. stock, which the creditors would receive, not only its nominal amount, butalso the additional annuity which will be payable till the stock shall be reimbursed, must be taken into consideration. It will, on that account, be eligible to provide that it shall not be redeemable till after all the eight, five and a half, four and a half, and Navy six per cent. stocks, as well as all the stock which may be created in exchange of the old six per cent. and deferred stecks, shall have been reimbursed-a period which, supposing no adverse circumstances to intervene, may be estimated at about eight years. Thus, supposing the three per cent. to be converted into a six per cent. stock, at the rate of sixty per cent. of its nominal amount, the creditor would, at the end of eight years, receive sixty dollars, and, in the meanwhile, an annuity of three dollars and sixty cents, instead of three dollars, which he now receives; both which provisions may be considered as nearly equal to a redemption at the rate of sixty-five dollars. It may be added, that this new stock would be worth more at market than the six per cent. created in exchange of the old six per cent. and deferred, and probably more than par. The Louisiana stock, which is irredeemable for twelve years, is now worth, in England, one hundred and five, whilst the old six per cent. is only at ninety-five per cent. Whatever reasonable rate may be paid for the proposed conversion, the United States will provide, at a fixed price, for the redemption of the debt; and the creditor, besides receiving an intermediate additional interest, will exchange the uncertain contingency of a supposed increase of value for the certainty of a reimbursement, greater than the highest price which the three per cent. stock has ever yet reached. It has already been stated, that more than eleven millions of dollars of the three per cent. stock, are held by persons residing in foreign countries. About fourteen millions of the unredeemed amount of the six per cent. and deferred stocks, are in the same situation. As it will be more difficult to obtain the assent of that class of stock holders, particularly as relates to the three per cent. stock, it might also be agreed that the interest due to them on the new stock, should, like that on the Louisiana stock, be paid in Europe-a provision which, without costing much to the United States, will be a strong inducement in favor of the proposed modifications. Nor would it be impracticable to provide for an exchange of certificates in Europe, which would remove the objection arising from the delays and dangers incident to a double transmission of papers across the Atlantic. Some subordinate details may be introduced in the law; but these outlines will be sufficient to convey an idea of the plan which appears to be the most simple and cheapest mode of effecting the object contemplated. Still it is less the plan thus respectfully submitted, than the subject itself, which I have been desirous of bringing under the consideration of the committee. Although an ample appropriation has been made for the extinguishment of the whole of the public debt, the nature of the greater part of the stock will, unless some modification shall be obtained, prevent or considerably retard the accomplishment of that object. If no alteration shall take place in the nature of that stock, the Commissioners of the Sinking Fund will, after the year 1809, have no other means of applying near one-half of the annual appropriation, than by making purchases. Annual purchases to the amount of near four millions of dollars, would necessarily raise the old six per cent. and deferred stocks above par, and the three per cent. stock to the highest price of which it is susceptible. As a necessary consequence, the commissioners would cease to purchase; and without any real advantage being obtained by the creditors, the United States would continue to be encumbered, for a number of years, with the eight per cent., and in perpetuity with the three per cent annuities. Years, perhaps the most favorable for the extinguishment of the debt, would elapse, and periods might follow when the pressure of the annual payments would be sensibly felt. To improve the present time, appears the most provident course; will, it is believed, conform with the public opinion; and is most consistent with the former acts of the Legislature.

I have the honor to be, very respectfully, sir, your obedient servant,
ALBERT GALLATIN.
Hon. John Randolph, Chairman of the Committee of Ways and Means.

## STATEMENT F—Continued.

Table showing the amount of principal (on the calculation of one hundred dollars) redeemed at certain quarter yearly periods, until its final extinction, by the United States, of their stock bearing an interest of six per cent. per annum, arising from the payment of dividends of eight per centum per annum, under the provisions of sundry acts of Congress.


The real value of one hundred dollars, nominal, will be found by deducting the amount redeemed in any one quarter, from one hundred nominal dollars expressed in the stock bearing interest at six per cent.
G.

A Table of the annual payments to be made on account of the Public Debt, from the year 1809 to the year 1824, if no modification of the same shall take place.

| XEARS. | Interest and reimbursement of |  | 6 per cent. stock of 1796 . |  | Louisiana stock. |  | Interest on three per cent. stock. | Total in each year. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Six per ct. stock. | Deferred stock. | Inter'st | Principal. | Interest and charges. | Principal. |  |  |
| From 1809 to 1817, | Dolls. cts. $\text { 2,251,492 } 11$ | Dolls. Cts. 1,092,655 93 | $\begin{aligned} & \text { Dolls. } \\ & 4,800 \end{aligned}$ | Dolls. | $\begin{aligned} & \text { Dollars. } \\ & 680,000 \end{aligned}$ | Dollars. | $\begin{gathered} \text { Dolls. Cts. } \\ 570,583 \\ 25 \end{gathered}$ | Dolls. Cts. $4,599,53129$ |
| From 1818, | 1,264,297 42 | 1,092,655 93 | 4,800 | - | 680,000 | 2,812,500 | 570,583 25 | 6,424,836 60 |
| 1819, | 1, | 1,092,655 93 | 4,800 | 80,000 | 510,000 | 2,812,500 | 570,583 25 | 5,070,539 18 |
| 1820, | - - - | 1,092,655 93 | - | - | 340,000 | 2,812,500 | 570,583 25 | 4,815,739 18 |
| 1821, | - - - | 1,092,655 93 | - | - | 170,000 | 2,812,500 | 570,583 25 | 4,645,739 18 |
| 1822, | - - - | 1,092,655 93 | - | - | - |  | 570,583 25 | 1,663,239 18 |
| 1823, | - - - | 1,092,655 93 | - | - | - | - | 570,583 25 | 1,663,239 18 |
| 1824, | - - - | 613,567 36 | - | - | - | - | 570,583 25 | 1,184,150 61 |
| After 1824, | - | -13,567 | - | - | - | - | 570,583 25 | 570,583 25 |

Note.-After the year 1824, the three per cent. stock, amounting to $\$ 19,019,481$, will still be due, and the annual payment of the interest, amounting to $\$ 570,58325$, continue ever after.
H.

A table of the annual payments on account of the public debt, from the year 1809 to the year 1821, on the supposition that the old six per cent. deferred, and three per cent. stocks shall be converted into a new six per cent. stock, redeemable within seven years; and that the annual appropriation of eight millions of dollars shall be continued till the final reimbursement of that new stock.

| YEARS. |  |  | Proposed 6 per cent. stock; issued in exchange for the old 6 per cent. deferred, and 3 per cent. stock. |  | Eouisiana and 1796 six per cent. stocks. |  | Total in each year. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  | Interest. | Principal. | Interest. | Principal. |  |
| 1809, | - | - | 2,370,301 | 4,944,899 | 684;800 | - | 8,000,000 |
| 1810, | - | - | 2,073;607 | 5,241,593 | 684,800 | - | 8,000,000 |
| 1811, | - | - | 1,759;112 | 5,556,088 | 684,800 | - | 8,000,000 |
| 1812, | - | - | 1;425,747 | 5,889,453 | 684,800 | - | $8,000,000$ |
| 1813 , | - | - | 1,072,379 | 6,242,821 | 684,800 | - | 8,000,000 |
| 1814, | - | $\pm$ | 697;810 | 6,617,390 | 684,800 | - | 8,000,000 |
| 1815, | - | $-$ | 225,575 | 5,012,776 | 684,800 | - | 5,923,151 |
| 1816, | - | - | - | - | 684,800 | - | 684,800 |
| 1817 , | - | - | - | - | 684,800 | - | 684,800 |
| 1818, | - | - | - | - | 684,800 | 2,812,500 | 3,497,300 |
| 1819, |  | - | - | $-$ | 514,800 | 2,892,500 | 3,407,300 |
| $1820,$ | - | $\pm$ | - | - | 340,000 | 2;812,500 | ( 3,152,500 |
| 1821, | - | - | - |  | 170,000 | 2;812,500 | (a) 2,982,500 |

(a.) The whole of the public debt will then havé been completely reimibursed.
K.

Comparative view of the annual payments to be made on account of the principal and interest of the public debt, after the year 1808, agrieably to the principles assimed in the two preceding tables, marked $G$ and $H$.


9th Congréss:]
No. 256.
[2d SEssion.

## PUBLIC DEPOSITES IN BANKS.

communicated to the house of representatives, deoember $23,1806$.
The Secretary of the Treasury, in obedience to the resolution of the House of Representatives of the 8th instant, respectfully reports:
That the receipts into the treasury have amounted, during the year ending on 30th day of September, 1804, to
During the year ending on the 30 th day of September, 1805, to
And during the year ending on the 30th day of September, 1806, to


That the moneys thus deposited have been drawn from time to time, in order to discharge the public expenditures, and have, also, sometimes been transferred, as the public service required, from one part of the Union to another, and from one bank to another; so that the balances, actually deposited in the several banks, have fluctuated from week to week, and from day to day; a circumstance which renders it impracticable, without great delay, to give a precise statement, from which to deduce the average balances; or permanent deposites in each bank.

That the annexed table exhibits the balances which were actually deposited in each bank on the last days of every quarter of the three years aforesaid, being the days on which the treasurer's accourts are periodically settled by the accounting officers of the treasury; but that the largest regular payments being made by the treasury towards the end of each quarter, it follows, that the balances, particularly in the Bank of the United States and its branches, have generally been greater than is there exhibited.

And that, taking that table as the basis, on which to form an estimate, it appears that the average balances in the several banks in which public moneys are now deposited, which balances may be considered as the permanent public deposites in such banks, have, for each of the three years aforesaid, amounted to the following sums, that is to say:
In the Bank of the United States and its several branches, as above mentioned:
During the year ending 30th September, 1804, -
\$4,217,899 82
-••
Do do $\quad$ 1806, $\quad . \quad \bullet \quad . \quad 3,821,42828$
In the Pennsylvania Bank, and its branch at Pittsburg; during the year ending 30th Sept. 1804
$\$ 157,84782$
$\begin{array}{lllll}\text { Do } & \text { do } & \text { do } & \text { do } & 1805 \\ \text { Do } & \text { do } & \text { do } & 1806,\end{array}$ 348,295 53
315,858 39
In the Roger Williams Bank, during the year ending 30th Sept. 1804,
$\$ 62,00000$


In the Newport Bank, during the year ending 30th Sept. 1804,
$\$ 23,57208$


In the Bank of Columbia, during the year ending 30th Sept. 1804, . . . . $\$ 39,83789$


All which is respectfully submitted.
Treasury Department, December 19, 1806.
ALBERTM GALLATIN, Secretary of the Treasury.
(RE)

Table exhibiting the balances of cash remaining in each of the Banks in which the moneys belonging to the Treasury of the United States are deposited, on the last day of each, quarter, from the 1st

\begin{tabular}{|c|c|c|c|c|c|c|c|c|c|c|c|c|}
\hline ganks, \& \begin{tabular}{l}
1803. \\
Balance on \\
31st Dec.
\end{tabular} \& \begin{tabular}{l}
1804. \\
Balance a 31st March.
\end{tabular} \& \begin{tabular}{l}
1804. \\
Balange on 30th June,
\end{tabular} \& \begin{tabular}{l}
1804. \\
Balance on 30th Sept.
\end{tabular} \& \begin{tabular}{l}
1804. \\
Balance on 31st Dec.
\end{tabular} \& \begin{tabular}{l}
1805. \\
Balance on 31st March.
\end{tabular} \& \begin{tabular}{l}
1805. \\
Balance on 30th Junc.
\end{tabular} \& \begin{tabular}{l}
1805. \\
Balance on 30th Sept.
\end{tabular} \& \begin{tabular}{l}
1805. \\
Ralance on 31st Dec.
\end{tabular} \& \begin{tabular}{l}
1806. \\
Balanoe on 31st March.
\end{tabular} \& \begin{tabular}{l}
1806. \\
Balance on 30th June.
\end{tabular} \& \begin{tabular}{l}
1806. \\
Balance on 30th Scpt.
\end{tabular} \\
\hline Bank of the United States, \& \$996,047 40 \& \$512,517 15 \& \$945,955 12 \& 1,614,945 56 \& 1,130,905 00 \& \$479,602 62 \& \$591,672 79 \& ¢623,365 16 \& 9554,488888 \& \$261,288 15 \& 8717,952 60 \& \$877,505 57 \\
\hline Office Discount and Deposite, Boston, - \& 588,078 90 \& 680,653 28 \& 707,668 64 \& 783,550
888,026 \& \begin{tabular}{l}
666,999 \\
702,768 \\
\hline 15
\end{tabular} \& 860,499
458,088
69 \& 1,310,454 48 \& 1,170,450 86 \& 818,569
\(1,097,099\)
53 \& 1,037,432 93 \& 1,363,129 75 \& 1,340,620 28 \\
\hline " " " New York, \& 1,244,276 55 \& \(1,438,47111\) \& \(\begin{array}{r}1,331,297 \\ 389 \\ \hline\end{array}\) \&  \& 227,208 00 \& 196,014 56 \& 1, 360,83251 \& 1,366,416 75 \& -431,430 78 \& 108,760 28 \& 96,788 70 \& 294,560 01 \\
\hline " " Baltimore, \& 616,177 825 \& 561,879
92

42
42 \& $\begin{array}{r}383,136 \\ \hline 82\end{array}$ \& 218,024;83 \& 178,034 00 \& 87,646 4.5 \& 49,245 43 \& 105,601 80 \& 72,398 25 \& 134,627 86 \& 77,457 49 \& 305,740 24 <br>

\hline " " "\% Washington, \& | 229,648 | 17 |
| :--- | :--- | :--- |
| 471078 |  | \& 342,963 22 \& 79,586 61 \& 141,080 66 \& 188,339 54 \& 162,063 91 \& 401,490 71 \& 251,359 05 \& 332,406 77 \& 220,430 34 \& 215,984, 08 \& 180,595 45 <br>


\hline Norfolk, - \& | 430,224 |
| :--- |
| 47 | \& 164,56324 \& 187,056 34 \& 331,818 34 \& 305,644 95 \& 216,694. 72 \& 219,038 49 \& 161,318 08 \& 159,180 05 \& 74,225 62 \& 183,718 31 \& 244,975 12 <br>

\hline "\% "\% "\% Charleston, \& 138,59196 \& 58,012 13 \& 90,098 42 \& 116,007 60 \& 150,445 89 \& 54,114 57 \& 99,577 79 \& 84,677 79 \& 119,720 82 \& 139,110 11 \& 79,808 81 \& 62,328 62 <br>
\hline " ، "6 New Orleans, \& \& - - \& $\rightarrow-$ \& - - \& \& \& \& 43,000 00 \& 121,000 00 \& 213,876 90 \& 167,525 21 \& 236,748 93 <br>
\hline Bank of New Hampshire, \& 5,232 72 \& 3,646 57 \& - ${ }^{-}$ \& - ${ }^{-}$ \& - - $^{-}$ \& $\cdots$ \& - \& - - \& - - \& - - \& - - \& - - <br>

\hline Bank of Providence, - \& 37,677 41 \& 33,813 41 \& 71,813 41 \& 41,11341 \& | 10,513 |
| :--- |
| 81,400 | \& \& \& 97,389 ${ }^{-12}$ \& 37,089 42 \& 64,625 06 \& 27,963 06 \& 60,164 18 <br>

\hline Roger Williams Bank, \& \& 7,155 29 \& 26,290 97 \& - 37,26997 \& 36,683 47 \& 31,472 36 \& 39,990 23 \& 38,930 98 \& 14,368 19 \& 25,868 19 \& 22,368 19 \& 51,070 99 <br>
\hline Newport Bank, - \& $603{ }^{-1} 4$ \& 7,155 378 \& 26.298
378 \& -385 60 \& 38560 \& , 38560 \& , \& \& - - \& - - \& - - \& - - <br>
\hline Bank of Hartford, -
Bank of Albany, \& 2,013 53 \& 1,078 86 \& 59687 \& \& \& \& \& \& \& \& \& <br>
\hline Bank of Penusylvania, \& \& \& \& \& 120,000 00 \& 140, 03125 \& 290,031 25 \& 439,53125 \& 172,628 17 \& 172,628 17 \& 172,62817 \& 572,628 17 <br>
\hline Office of Discount and Desosite, Pittsburg, \& \& 116,123 60 \&  \& 191,78193
44,40189 \& 180,732
52,601
51 \& 32,601 89 \& 155,172
11,801
18 \& 18,801 89 \& 20,301 89 \& 23,218 40 \& 98,423 85 \& -69,505 22 <br>

\hline Bank of Columbia, - \& | 29,930 |
| :--- |
| 35,330 |
| 1 | \& $\begin{array}{r}40,706 \\ 6,256 \\ \hline 17\end{array}$ \& $\begin{array}{r}44,311 \\ 6,226 \\ \hline 17\end{array}$ \& 44,

4,507
48 \& 52,721 85 \& 14,757 31 \& 18,407 31 \& 7,307 31 \& 46,012 19 \& 22,812 19 \& 44,764 69 \& 45,278 36 <br>
\hline Dollars, \& 4,285,811 60 \& 4,060,542 16 \& 4,119,553 34 \& 4,882,351 35 \& 4,036,985 26 \& 2.795,992 07 \& 4,681,607 56 \& 4,575,634 37 \& 3,999,368 99 \& 3,322,454 81 \& 4,343,172 85 \& 5,497,984 76 <br>
\hline
\end{tabular}

## 9th Congress.]

No. 257.
[2d Session.

## DIRECT TAX.

communicated to the house of representatives, december 31, 1806.
The Secretary of the Treasury, in obedience to the resolution of the House of Representatives of the 18th instant, respectfully reports:
That the annexed statement of the situation of the direct tax shews the quotas assigned to each State, the sums actually received into the treasury, and the respective amounts paid for expenses and losses, or of outstanding tax, so far as the same has been ascertained.

That $1,664,066$ dollars and 33 cents had been paid into the treasury, prior to the 30th day of September last.
That the expenses of collection, so far as accounts have been rendered, amount to about 120,000 dollars, and that, estimating the expenses incurred in the States of Pennsylvania, South Carolina, Georgia, and Kentucky, which are not yet ascertained, at 40,000 dollars, there is still a nominal outstanding balance of near 176,000 dollars; which balance is liable to considerable deductions, partly on account of the delinquencies of some of the officers employed in the collection, but principally because they have been unable to sell a number of lots or tracts of land which had been returned in the assessment and cannot be found.

All which is respectfully submitted.
Treasury Department, 29th December, 1806.
albert gallatin.

Statement of the situation of the Direct Tax, and the arrears due upon it, December 20th, 1806.


## SALT TAX AND THE MEDITERRANEAN FUND.

$$
\text { COMMUNICATED TO THE HOUSE OF REPRESENTATIVES, JANOARY 7, } 1807 .
$$

Comittee Room, December 12, 1806.
SIR:
The Committee of Ways and Means, to whom has been referred that part of the message of the President of the United States, of the 2d instant, which suggests the expediency of abolishing the duties on salt, and of continuing, for a limited time, those duties, the proceeds of which constitute the Mediterranean fund, have instructed me to request that you will furnish them with such information, in possession of the Treasury Department, as you may deem connected with the subject.

> I am, sir, with very high respect, yours, .

The Secretary of the Treasury.

## JOHN RANDOLPH.

$$
\text { Treasury Department, December 18, } 1806 .
$$

Sin:
I had the honor to receive your letter of the 12 th instant, requesting such information as I might deem connected with the proposition for abolishing the duty on salt, and for continuing, for a limited time, the duties which constitute the Mediterranean fund.

An examination of the report made on the 5 th instant, in obedience to the provisions of the act, supplementary to the act to establish the Treasury Department, will show, that, if no other expenses whatever shall be incurred, but such as are already actually authorized by law, neither the salt tax, nor the Mediterranean fund, are, any longer, wanted. The propriety of continuing the last mentioned fund for a limited time, must be decided by considerations connected with the political situation of the United States: for it is only to provide for the speedy payment of any contemplated acquisition of territory, without creating a new debt, or in case of war, that the fund can be wanted. Under existing circumstances, I should think it consistent with prudence to continue it for one year longer.

As to the duty on salt, the only additional information which appears connected with the subject, is what relates to the allowance heretofore made to vessels employed in the cod fishery: for this, perhaps, exceeds the duties paid on the importation of the salt employed in curing the fish.

The allowance has amounted-
For the year 1803, to $\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad \$ 117,174$
For the year 1804, to - $\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad$ - 145,987

For the year 1805, to $-\quad-\quad . \quad-\quad-\quad-\quad-\quad-\quad . \quad-\quad-\quad 152,928$
The quantity of dried American fish exported during the year ending on the 30th September, 1803, to For the year ending on 30th September, 1804, to _ _ _ - $\begin{array}{llllllllll}\text { For the year ending on 30th September, } 1804, \text { to } & - & - & - & - & - & -- & - & 567,825 \\ \text { And for the year ending } 30 \text { th September, } 1805 \text {, to } & - & - & - & - & - & - & - & 514,549\end{array}$ But the quantity of fish of that description, consumed within the United States, is not known.

The bounty paid on the exportation of pickled fish, pork, and beef, is said to be no more than the duty on the salt used in curing the same.

Should there be any. points on which further elucidations are wanted, and the committee will be pleased to designate what they are, their directions will be immediately attended to.

I have the honor to be, very respectfully, sir, your obedient servant,
Hon. John Randolph, Chairman of the Committee of Ways and Means.
ALBERT GALLATIN.

Treasury Department, January 3, 1807.
SIR:
I have the honor to enclose a statement of the quantity of salt imported into the several ports of the United States, and exported therefrom to foreign countries, during the year ending on the 30th day of September, 1805. I have the honor to be, very respectfully, sir, your obedient servant,

Hon. John Randolph, Chairman of the Committee of Ways and Means.

A Statement showing the quantity of Salt imported into the several ports of the United States, and exported there. from, during the year ending on the 30th September, 1805.

| Ports. |  |  | Imported. | Exported. | Ports. | Imported. | Exported. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Portsmouth, | - | - | Bustíels. 66,686 | Ḃushels. | Sagg Harbor, | Bushels. $5,200$ | Bushels. |
| Vermont, - |  | - | 5,958 |  | New York, | 742,075 |  |
| Newburyport, | - | - | 133,805 |  | Perth Amboy, | 989 |  |
| Gloucéster, | - | - | 21,306 |  | Phitadelphia, | 155,073 | 1,554 |
| Salem, | - | - | 53,884 | 2,882 | Presqu' Isle, | 20 |  |
| Marblehead, | - | - | 49,219 | 833 | Baltimore, | 169,292 |  |
| Boston, |  | - | 641,753 | 4,411 | Georgetown, (Colunibia) | 3,378 |  |
| Plymouth, | - | - | 25,748 |  | Alexandria, - | '47,615 |  |
| Barnstable, | - | - | 14,729 |  | Norfolk, - | 296,040 | 0 |
| Nantucket, | - | - | 24,640 |  | Petersburg, | 27,653 |  |
| New Bedford, | - | - | 55,925 |  | Richmond, - | 9,323 |  |
| Dighton, - | - | - | 14,041 |  | T'appahannock, - | 7,184 |  |
| York, - | - | - | 7,706 |  | Folly Landing - ${ }^{-}$- | 257 |  |
| Biddeford, | - | - | 3,445 |  | Wilmington, (N. Carolina) | 88,919 |  |
| Kennebunk, | - | - | 14,364 |  | Newbern, - - - | 13,125 |  |
| Portland, | - | - | 243,897 | 2,113 | Washington, - | 22,115 |  |
| Bath, | - |  | 14,495 |  | Edenton, - - | 24,937 |  |
| Wiscasset, - |  | - | 13,420 |  | Camden, - - - - - - - | 1,401 |  |
| Waldoborough, | - | - | 11,028 |  | Beaufort, (North Carolina) | 706 |  |
| Penobscot, - | - | - | 10,022 |  | Georgetown, (S. Carolina) | -17,753 |  |
| Frenchman's Bay, | - | - | 1,200 |  | 'Charleston, - - | 127,280 | 517 |
| Passamaquoddy, | - | - | 657 |  | 'Savannah, - | 72,371 |  |
| Newport, - | - | - | 40,493 | 6 | St. Mary's, | 366 |  |
| Bristol, - | - | - | 6,850 |  | Miami, - - | 34 |  |
| Providence, | - | - | 73,439 | 1,084 | Detroit - - | 13 |  |
| New London, | - | - | 92,405 | 222 | Michillimackinack, | 127 |  |
| Middletown, | - | - | 39,229 |  | New Orleans, - | 42,914 | 40 |
| New Haven, | - | . | 48,099 |  | Mobile, - | 7 |  |
| Fairfield, - |  |  | 22,002 |  |  |  |  |
| Champlain, |  | - | 2,186 |  | Total bushels, | 3,652,276 | 15,544 |
| Hudson, |  | - | 23,478 | 1;882 |  |  |  |

Treasury Department, Register's Office, Januaíy 2d, 1806.
$\qquad$

## DUTIES AND DRAWBACKS.

communicated to the house of representatives, jandary 8, $180 \%$.
Sik:
Treasury Department, Junuary 6, 1807.
In obedience to the permanent order of the House of Representatives, passed on the third of March, 1797, I have the honor to transmit a statement exhibiting the amount of duties and drawbacks on goods, wares, and merchandise, imported into the United States, and exported therefrom, during the years 1803, 1804, and 1805.

I have the honor to be, very respectfully, sir, your dbedient servant,
ALBERT GALLATIN.
The Hon. the Speaker of the House of Representatives.
A Statement exhibiting the amount of Drawback payable on sundry articles exported from the United States, in the years 1803, 1804, and 1805, compared with the amount of Duties collected on the same, respectively.

| spectes of merchandise. | in tie mear 1803. |  | in the year 1804. |  | in the year 1805. |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Duties received. | Drawback payable. | Duties received. | Drawback payable. | Duties received. | Drawback payable. |
| On Merchandise- | Dollars | Dollars. | Dollars. | Dollars. | Dollars. | Dollars. |
| Paying a duty of $12 \frac{1}{2}$ per cent. ad val. | 3,399,781 | 243,765 | 1,794,697 | 308,011 |  | 42,239 |
| Do 13矴 do - | 185,568 | 24,757 | 64,427 | 29,790 | - | 2,410 |
| Do 15 do | 1,104,355 | 25,005 | 3,374,397 | 247,857 | 5,792,800 | 834,456 |
| Do $15 \pm$ do |  | - | 40 |  |  |  |
| Do 163 do | 68,634 | 4,216 | 223,422 | 56,897 | 338,539 | 151,949 |
| Do 171 ${ }^{\frac{1}{2} \text { do }}$ |  | - | 678,035 | 27,053 | 1,339,132 | 109,881 |
| Do 192 do | 67.857 |  | 41,151 32,986 | 8,284 2,850 | 72,046 | 18,292 |
| $\begin{array}{lll}\text { Do } & 20 & \text { do } \\ \text { Do } & 22 & \text { do }\end{array}$ | 67,857 13,126 | 1,309 870 | 32,986 4,060 | 2,850 748 | - | 18 |
| $\begin{array}{lll}\text { Do } \\ \text { Do } & 22 & \text { do } \\ \text { do }\end{array}$ | 13,126 | - | 49,048 | 1,525 | 86,419 | 8,190 |
| Do 243 do | - | - | 11,083 | 342 | 16,103 | 1,274 |
| Wines, Madeira, - - - | 196,857 | 19,934 | 238,982 | 29,952 | 171,592 | 48,194 |
| Burgundy and Champaigne, - | 1,868 | 138 | 862 | 65 | 2,556 | 732 |
| Sherry and St. Lucar, - | 131,358 | 5,221 | 225,888 | 4,153 | 130,339 | 8,696 |
| Claret, - - | - |  | 61,992 | 32,027 | 86,086 | 58,745 |
| Lisbon, Oporto, \&c. - | 52,619 | 1,410 | 77,921 | 1,371 | 90,148 | 1,396 |
| Teneriffe, Fayal, \&c. | 120,849 | 1,837 | 135,692 | 2,030 | 289,824 | 57,078 |
| All other, - - | 246,398 | 104,119 | 729,615 | 425,287 | 956,983 | 699,368 |

STATEMENT—Continued.


## DRAWBACK.

communicated to the house of representatives, jandary $21,1807$.

## Mr. Early, from the Committee of Commerce and Manufactures, to whom was referred the petition of Gideon Lamson, made the following report:

The ship Doris, of which the petitioner was owner, received on board, at Philadelphia, in the month of June Iast, a quantity of sugar and coffee, intended to be shipped to Antwerp, for the benefit of drawback. Before the whole of the intended cargo had been put on board, it was discovered that the vessel had made considerable water, and the sugar and coffee she had received were relanded. The sugar was damaged seventy-five per cent., and by the exporter, was thrown upon the hands of the owner of the ship. It does not appear that the misfortune arose from any want of care or attention. On the contrary, the vessel had, immediately before she began to receive her load, been examined by a person of competent skill, and pronounced free from defect.

The memorialist prays, upon these facts, that the debenture on the sugar may be allowed him, or that such other relief may be afforded, as Congress may consider just and proper.

The committee know of no principle heretofore recognized by Congress, which would authorize a compliance with this application. To allow the debenture when the sugar has not been exported from the United States, would be, in the highest degree, preposterous. To afford relief, in any way, would be to make the Government of the United States insurers against individual losses. The committee, therefore, submit the following resolution:

Resolved, That the prayer of the petition of Gideon Lamson ought not to be granted.

## No. 261.

[2d Session.

## MINT.

communicated to the senate, januarì 29, 1807.

## To the Senate and House of Representatives of the United States:

I communicate, for the information of Congress, the report of the Director of the Mint, of the operations of that establishment during the last year.

J anuary 27, 1807.

Mint of the. United States, January 1st, 1807.
Sir:
At the commencement of the present year, I have the honor of laying before you, a report of the operations of the mint during the last year.

From the treasurer's annual statement it will appear that, during this period, there have been struck at the mint, gold coins to the amount of three hundred and twenty-four thousand five hundred and five dollars, and silver coins to the amount of four hundred and seventy-one thousand three hundred and nineteen dollars; making the total amount seven hundred and ninety.five thousand eight hundred and twenty-four dollars, and the number of pieces one million one hundred and eleven thousand four hundred and nine.

By comparing this year's coinage of the precious metals with that of the ten preceding years, the time that the mint had been in full operation, it will appear that, though the expense has been comparatively moderate, yet the amount struck is nearly double the average annual amount during that period, and the number of pieces, (the most accurate measure of the quantity of labor) considerably more than guadruple.

This favorable circumstance may, in a great measure, be ascribed to the regular supply of bullion, furnished chiefly by the Bank of the United States and the Bank of Pennsylvania. Nor is there any doubt of a like supply during the current year.

It will be observed that but little has been done in the coinage of copper during the last year. This was owing to the cent press requiring a new screw and other repairs, which it was not easy to procure, and besides, it was but seldom that a hand could be spared, for this purpose, from the more urgent business of the mint.

Arrangements are, however, now made for carrying on this coinage during the present year, which, it is hoped, will fully supply all current demands for this species of coin.

I have the honor to be, with sentiments of the most perfect esteem, your obedient servant,
resident of the United States.
R. PATTERSON.

Thomas Jefrerson, President of the United States.

A Statement of the Coins struck at the Mint of the United States, from the 1st January to the 31st December, 1806, inclusive, viz:


Mint of the United States, Treasurer's Office, Philadelphia, 31st December, 1806.
BENJAMIN RUSH.

An Abstract of the Expenditures of the Mint of the United States, from the 1st January to the 31st December, 1806, viz:

|  |  |  |  | Salaries. | Wages. | Incidental. | Totals. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Quarter ending in March, June, September, December, | - | - | - | 2,650 | 1,376 91 | 44598 | 4,472 89 |
|  | - | - | - | 2,650 | 1,568 05 | 82337 | 5,041 42 |
|  | - | - | - | 2,650 | 1,633 68 | 38633 | 4,669 01 |
|  | - | - | - | 2,650 | 1,772 11 | 1,024 27 | 5,446 38 |
|  |  |  |  | 10,600 | 6,349 75 | 2,679 95 |  |
|  |  |  |  |  | Amount, | - - | \$19,629 70 |

Mint of the United States, Treasurer's Office, Philadelphia, 31st December, 1806.
BENJAMIN RUSH.

## INDEMNITY TO COLLECTORS.

## COMBUNICATED TO THE HOUSE OF REPRESENTATIVES, FEBRUARY 4, $180 \%$.

Treasury Department, January 22, 1807.

## SIR:

I have the honor to transmit copies of the vouchers sent by Mr. Gelston to the Comptroller's qffige, and establishing the facts stated in his petition that he had paid $\$ 9,97462$, recovered from him in two suitts instituted against him for damages arising from a seizure made by him, as collector, of two vessels which were presumed to be owned by foreigners, though sailing under American registers. Although the proofs were not sufficient to obtain a condemnation of the vessels, the circumstances were such as did justify the attempt. But the accounting officers had no authority to allow to the collector the amount of damages recoyered; and the hardship of the case consists particularly in that, in case of condemnation, the United States would have received one half of the nett proceeds of the forfeiture, and the collector one sixth part of the same; whilst, in case of acquittal and subsequent damages, the whole falls on the collector who has made the seizure.

Whatever may be the determination of Congress in this case, it appears proper that some general proxision may be adopted, which, without injuring the citizens, may protect the collectors, and ultimately the United States, against actions of this kind, when the seizure shall appear to have been made on reasonable grounds.

It is provided by the 89th section of the act to regulate the collection of duties on imports and tonnage, that, " when any prosecution shall be commenced on account of the seizure of any ship or vessel, goods, wares, or merchandise, and judgment shall be given for the claimant or claimants, if it shall appear to the court before whom such prosecution shall be tried, that there was a reasonable cause of seizure, the said court shall cause a proper certificate or entry to be made thereof, and, in such case, the claimant or claimants shall not be entitled to costs, nor shall the person. who made the seizure, or the prosecutor, be liable to action, suit, or judgment, on account of such seizure and prosecution." But this provision extends only to revenue cases arising under the act, and applies neither to the registering act, nor to the acts prohibiting the slave trade, nor to the acts prohibiting the infercourse with St. Domingo, or the importation of certain goods from the dominions of Great Britain. It necessarily results that the execution of those laws is not enforced as it ought to be; and that, principally since the damages recovered in the case now under consideration have been known, collectors cannot be expected to make sejzures at the risk, perhaps, of the whole amount of their property, even in cases where circumstances are extremely suspicious, and it is expected that a legal investigation will lead to a full discovery. The same will happen in cases where the law is not perfectly clear, and where a judicial decision is in fact necessary to fix its meaning.

If the provision abovementioned be proper in revenue cases, it cannot be improper in the cases arising under the registering act, or under any other law which authorizes a seizure. If the collector dares to seize without reasonable cause, the court will refuse a certificate, and the party will recover damages, which, in such case, Congress never can be called upon to refund. But, unless the provision be thus extended, either the collectors must be assured that Congress will always indemnify them, or the laws will remain in a great degree unexecuted, and those provisions, particularly, which were intended to protect the American flag, be materially impaired.

I have the honor to be, respectfully, sir, your obedient servant,
ALBERT GALIATIN.
Honorable Peter Eakly, Chairman of the Committee of Commerce and Manufactures.

## COLI.ECTION DISTRICTS.

communicated to the house of representatives, februarl 4, $180 \%$
Mr. Early, from the Committee on Commerce and Manufactures, to whom were referred the petition of sundry inhabitants of the towns of Stonington and Groton, in the State of Connecticut, and the petition of sundry inhabitants of Pawcatuck, in the State of Rhode Island, made the following report:
The petitioners pray that a new collection district may be formed, to include Stonington and Groton, in the State of Connecticut, and Rawcatuck, in the State of Rhode Island, together with certain shores and waters adjacent; and that Stonington may be made the port of entry thereof.

This is an application which, if granted, will lead to an invasion of a principle in the arrangement of the collection districts of the United States, heretofore so tenaciously adhered to that but a single exception has ever been made to it. The principle is to aroid forming a district out of different States. The exception is in the annexation of the towns of Kittery and Berwick, in the State of Massachusetts, to the district of Portsmouth, in the State of New Hampshire, leaving, however, vessels bound to the former places the option of making their entry at York, the nearest port of entry in the former State. Such an option will be indispensable in every case of the kind, to avoid an infraction of that provision in the constitution, which declares that vessels bound to or from one State, shall not be obliged to enter, clear, or pay duties in another: :and the necessity for such an option it is, that raises, in the opinion of the committee, an insuperable objection to the present application, as being embarrassing to the officers and hazardous to the security of the revenue.

The committee have not been able to discover the reasons which dictated the arrangement in the solitary case above mentioned, but they cannot consider it otherwise than a dangerous precedent. They submit the following resolution:

Resolved, That the prayer of the memorialists ought not to be granted.

## SINKING FUND

## communicated to the senate, february 5, 1807.

The Commissioners of the Sinking Fund respectfully report to Congress as follows:
That the measures which have been authorized by the Board, subsequent to their report of the 5 th of February, 1806 , are fully detailed in the report of the Secretary of the Treasury to this Board, dated the fourth day of the present month, and in the statements therein referred to, which are herewith transmitted, and prayed to be received as part of this report.

GEO. CLINTON, President of the Senate.
J. MARSHALL, Chief Justice of the Crited States. JAMES MADISON, Secretary of State. ALBERT GALLATIN, Secretary of the Treasury. C. A. RODNEY, Attorney General.

Washington, February 5, 1807.

The Secretary of the 'reasury respectfully reports, to the Commissioners of the Sinking Fund-
That the balance remaining unexpended at the close of the year 1804, and applicable to payments falling due after that year, which balance, as appears by the statement $\mathbf{B}$, annexed to the last annual report, amounted to two millions three hundred and sixteen thousand nine hundred and seventy-five dollars and fourteen cents,
Together with the disbursements made during the year 1805, out of the treasury, on account of the principal and interest of the public debt, which disbursements, as appears by the statement $\mathbf{C}$, amirexed to the last annual report, amounted to seven millions three hundred and twenty-eight thousand five hundred and nine dollars and seven cents,

7,328,509 07
And with a further sum, arising from profit on the remittances from America to Europe, purchased in the year 1805, which profit, as appears by the statement $\mathbf{D}$, annexed to the last annual report, amounted to one hundred and seventeen thousand one hundred and thirty-seven dollars and fiftytwo cents,

And amounting, altogether, to nine millions seven hundred and sixty-two thousand six hundred and twenty-one dollars and seventy-three cents,

Have been accounted for in the following manner, viz:
I. There was repaid into the treasury during the year 1805, on account of the principal of protested bills, and of advances made to commissioners of loans, as appears by the statement E, annexed to the last annual report, a sum of sixty-six thousand seven hundred and three dollars and two cents,
II. The sums actually applied during the same year, to the payment of the principal and interest of the public debt, as ascertained by accounts rendered to the treasury department, amount, as will appear by statement A, to eight millions forty eight thousand four hundred and forty-two dollars and eighty-two cents:

1. Paid in reimbursement of the principal of the debt, - - $\$ 3,905,16925$
2. Paid on account of the interest and charges on the same, - - 4,143,273 57
III. The balance remaining unexpended at the close of the year 1805, and applicable to payments falling due after that year, as ascertained by accounts rendered to the Treasury Department, amounted, as will appear by the statement B, to one million six hundred and forty-seven thousand four hundred and seventy-five dollars and eighty-nine cents,

That, during the year 1806, the following disbursements were made out of the treasury, on account of the principal and interest of the public tlebt, viz:
I. On account of the reimbursement and interest of the domestic debt, .. - - - $\$ 7,136,36803$
II. On account of the domestic iunfurded debt, $\mathrm{O}_{\mathrm{n}}$ account of the principal and interest of the foreign debt, and of the interest on the Louisiana stock,

1,811,38978
Amounting, altogether, as will appear by the annexed list of warrants $\mathbf{C}$, to eight millions nine hundred and forty-eight thousand and six dollars and ninety cents,
\$8,948,006 90
Which disbursements were made out of the following funds, viz:
I. From the funds constituting the annual appropriation of eight millions of dollars, for the year 1806, viz:

From the fund arising from interest on the debt transferred to the commissioners
of the sinking fund, as per account I, $-\quad{ }^{-}$- $\quad-\quad$ - $\$ 864,96402$
From the funds arising from the sale of public lands, being the amount of moneys paid into the treasury from the 1st July, 1805, to 30 th September, 1806, as per account K,
From the proceeds of duties on goods, wares, and"merchandise, imported, and on
the tonnage of ships or vessels, $\quad-\quad-\quad-\quad-\quad-\quad-\quad 6,367,93459$ Amounting, altogether, to $\quad-\quad-\quad-\quad-\frac{-}{7}$
Which sum of - $-\quad$ -
tion for the year 1806, and amounting, as appears by the last annual report, to
67,716 02
Makes, in the whole, the annual appropriation for the year 1806, of

- $\$ 8,000,00000$
II. From the proceeds of duties on goods, wares, and merchandise, imported, and on the tonnage of ships or vessels, advanced in part, and on account of the annual appropriation for the year 180\%,
III. From repayments in the treasury, on account of remittances purchased for providing for the foreign debt, and of advances made to commissioners of loans, as will appear by the statement $E$, viz:

Repayment of the purchase money aud advances - - - $\$ 6,00000$
Damages and interest recovered,
1,020 00
IV. From the moneys appropriated by law for paying commissions to agents employed in the purchase of remittances for the foreign debt, being the amount paid at the treasury, during the year 1806, for that object, as will appear by the statement C,

That the abovementioned disbursements, together with the above stated balance of
Which remained unexpended at the close of the year 1805 , and with a sum arising from profit on remittances from America to Europe, purchased in the year 1806, and amounting, as will appear by the statement D , to
And with a further sum, arising from profit on the purchases of the public debt, made by the commissioners of the sinking fund in the same year, and amounting, as will appear by the statement L , to
And amounting, altogether, to ten millions six hundred and thirty-one thousand six hundred and eighteen dollars and fifty-two cents,
$-\$ 10,631,61852$
Will be accounted for in the next annual report, in conformity with the accounts which shall then have been rendered to the Treasury Department.
That, in the mean while, the manner in which the said sum has been applied, is estimated as followeth:
I. The repaymentsi nto the treasury, on account of principal, have, during the year 1806, amounted, as by the abovementioned statement E , to
II. The sums actually applied, during the year 1806 , to the payment of the principal and interest of the public debt, are estimated as followeth:

1. Paid in reimbursement of the principal of the public debt, - $\quad 4,828,89917$
2. Ditto, on account of interest and charges on the same,

3,910,791 43
$\xrightarrow{\text { 3,910,791 } 43} 8,739,69060$
As will appear by the estimate $F$.
III. The balance remaining unexpended at the close of the year 1806, and applicable to
payments falling due after that year, is estimated, as per estimate G, at - $\quad$, 1,885,927 92
\$10,631,618 52
That, in conformity with the proceedings and resolutions of the commissioners of the sinking fund, of the 28th of April, 1806, a copy whereof, $M$, is annexed, and public notice having been given that proposals would be received by the Treasurer of the United States for the purchase of the public debt, $\$ 17,51761$ unredeemed amount of old six per cent. and deferred stocks, were purchased at $97 \frac{1}{2}$ per cent. as will appear by the statement L; the other offers, which amounted only to $\$ 91,956$ nominal value, having been made at prices above the then market price of stocks, and accordingly rejected. And that the statement $H$ exhibits the amount of stock transferred to the commissioners of the sinking fund, in trust for the United States, to the 31st of December, 1806, including the sum of $\$ 112,95056$, being the aggregate of the several species of stock transferred in the year 1806 , in payment for public lands.

All which is respectfully submitted.
Treasury Department, February 4, 1807.
ALBERT GALLATIN, Secretary of the I'reasury.
A.
Statement of the application, during the year 1805, of the funds provided for the payment of principal and interest
of the public debt.

1. Payments on account of the principal of the public debt.
2. Of the domestic debt, viz:

Reimbursement of old six per cent. stock, - - - - $\quad$ - $\$ 1,022,32940$
Do. deferred stock, - - $\quad$ - $\quad$ - 346,77814
As per treasury report, No. 18,806, - $\quad$ - $\quad$ - $\quad$ - $1,369,10754$
2. Domestic loans reimbursed, - Debts due to foreign officers, including arrearages of interest,
3. Debts due to foreign officers, including a
Unfunded registered debt, reimbursed,

7,947 94
700,00000

- 11377

8,061 71
4. Of the foreign debt, viz:

II. Payments on account of the interest and charges on the public debt.

1. On the domestic debt.

Interest for the year 1805, on the several species of the domestic funded debt, as settled at the treasury,
2. Interest on Louisiana stock domésticated, -- - -
3. Interest on domestic loans,
4. On the foreign debt, viz:

Interest paid at Amsterdam,
Guilders.
Do. at Antwerp,
387,00000
36,90000
423,900 00
at 40 cents, $\$ 169,56000$
Premiums on loan of 1st February, 1784, 20,000 guilders, do.
8,00000
Interest on Louisiana stock, from 1st July, 1804 to 1st July, 1805,
675,00000


## Notes to Sțatement A.

(a) The interest on the several species of domestic debt, for the year 1805, as settled at the trea-
 of dividends at the treasury and loan offices,

Making the sum given in the statement, - $\quad-\quad-\quad-\quad-\quad \$ 3,224,05980$
( $b$ ) The death of Mr. De Wolf, the commissioner at Antwerp, charged with the payment of the interest and principal of the loan obtained at that place, has prevented the rendering of his final accounts. The precise amount of the charges, on the payments made in 1805, cannot, therefore, be stated. The sum here given is on estimate, but cannot be far out of the way.

Treasury Department, Register's Office, February 4th, 1807.
JOSEPH NOURSE, Register.
B.

Statement of the provision made, before the 1 st day of January, 1806, for the payment of the principal and interest of the Public Debt falling due after the year 1805.
I. On account of tlee Foreign Debt.

1. Cash in the hands of commissioners and agents in Europe, viz:

In Amsterdam, on 31st December, 1805, per
treasury report, No. 18,410, .. Guilders, 2,397, 174183
Erom which deduct a balance due the commissioner in Antwerp, - $\quad$ - $\quad 767$ I

2,396,407 1613 At 40 cents, $\$ 858,56314$

$$
\begin{aligned}
& \text { £42,664 } 1 \quad 1 \\
& \text { At.4s. } 6 \mathrm{~d} . \quad 189,61801 \\
& \$ 1,148,18115
\end{aligned}
$$

In Liondon, per account rendered, of December 34st, 1805,
2. Remittances outstanding, viz:

3. Amount of payments made at the treasury before the Ist January; 1806 , for bills which have been protested for non-payment, and which, on that day, had not been repaid into the treasury, (a)

$$
471,111,11
$$

$43,857 \quad 00$
1,663,149 26

## II. Deduct on account of the Domestig Debt, as follows:

The demands unsatisfied on the 1st January, 1806, were the following, 'viz:

1. Dividends payable by commissioners of loans, including the dividend due on that day, and exclusive of unclaimed dividends no longer demandable at their offices, - .. - - - -
2. Unclaimed dividends payable at the treasury,

The provision made for the above objects was as follows:

1. Cash due from commissioners of loans deceased, and out of office, $\$ 2,29566$
2. Cash in the hands of acting commissioners of loans, - - $1,419,70124$
3. Amount over advanced at the treasury for payment of unclaimed
dividends, - - $\quad$ -, 098.10

Leaving the sum wanted on 1st January, 1806, to meet all the payments qn account of the domestic debt, -

Total amount of provision for the public debt, remaining unapplied on the 31stal December, 18095, \$1,647,475 89

## Note to Statehent $B$.



The protested bills, outstanding on 31st December, 1804, per note ( $c$, ) to statement $B$, annexed to the ammual report dated February 4th, 1806, amounted to

The repayments in 1805, per statement E, annexed to the report of February 4th, 1806, amounted to

# Treasury Departhent, Register's Office, 4th February, 1807. JOSEPH NOURSE, Register. 

C.

List of Warrants drawn according to law, during the year 1806, on the Treasurer of the United States, on account of the reimbursement and interest of the Domestic Debt.


LIST-Continued.

| No. of Warrant. | Date. | In whose favor. |  |  |  |  | Amount. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 8,345 | 1806, Dec. 16, | Christopher Ellery, | - |  |  | - | \$20,250 00 |
| 46 |  | William Imlay, | - |  |  | - | 25,300 00 |
| 47 |  | William Few, | - |  |  | - | 500,800 00 |
| 48 |  |  | - |  |  | - | 124,200 00 |
| 49 |  | James Ewing, | - |  |  | - | 11,300 00 |
| 50 8359 |  | John Page, | - | - |  | - | 20,000 00 |
| 8,359 | 19,22, | Edward Hall, | - | - |  | - | 46,627 69 |
| 61 62 |  | Stephen Moylan, | - | - |  | - | 336,800 03 |
| 71 | 27, | Do. | - |  |  |  | 257,300 00 |
| 72 |  | John Stockton, | - |  |  | - | 4,438 82 |
| 76 |  | James Davidson Jun. | - |  |  | - | $\begin{array}{r}292,840 \\ 48,794 \\ \hline 0\end{array}$ |
| 77 |  | James Do. | - |  |  | - | 217,684 74 |
| 78 |  | Thomas T. Tucker, | - |  |  | - | 4.67217 |
| 95 | 31, | John Page, | - |  |  | - | 3,971 77 |
| 96 7942 |  |  | - |  |  | - | 7920 |
| 7,242 | $\begin{array}{cc}\text { March } & 29, \\ \text { June } & 23, \\ & 24, \\ \text { September } 27, \\ \text { December 31, }\end{array}$ | Thomas T. Tucker, | - |  |  | 287,144 95 |  |
| 7,691 |  | Do. | - |  |  | 167,937 98 |  |
| 7,695 |  | Do. | - |  |  | 149,350 79 |  |
| 8,075 8,379 |  | Do. | - |  |  | 149,811 20 |  |
| 8,3798,380 |  | Do. | - | - | - 278,65708$-\quad 531,44739$ |  |  |
|  | December 31, | Do. | - |  |  |  | 1,564,349 39 |
|  |  |  |  |  |  |  | \$7,136,368 03 |

List of Warrants drawn according to law during the year 1806, on the Treasurer of the United States, on account of the reimbursement of the capital and interest of the Dutch debt.

| No. of Warrant. | Date. | In whose favor. |  |  |  |  | Amount. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 7,131 | 1806, Feb. 24, | David Harris, George Simpson, | - | $\cdots$ | - | - | \$192,777 41 |
| 32 |  |  | - | - | - | - | 69,400 00 |
| 42 | 28, |  | - | - | - | - | 24,960 00 |
| 43 |  | David Harris, | - | - | - | - | 81,900 00 |
| 62 63 | March 5 | Georse Simpson, | - | - | - | - | 23,790 00 |
| 63 7.167 | 6,8, | Jonathan Burrall, | - | - | - | - | 60,621 60 |
| 7,167 |  | George Simpson, | - | - | - | - | 39,000 00 |
| 68 75 |  | David Harris, | - | - | - | - | $\begin{array}{r}115,537 \\ 43,055 \\ \hline 00\end{array}$ |
| 76 | 11, | George Simpson, | - | - | - | - | 23,400 00 |
| 81 | 17, | Jonathan Burrall, | - | - | - | - | 31,200 00 |
| 89 |  | Do. | - | - | - | - | 236,000 00 |
| 90 |  | George Simpson, | - | - | - | - | 43,055 00 |
| 91 |  | David Harris, | - | . | - | - | 23,700 00 |
| 96 7510 |  | George Simpson, | - | - | - | - | 10,270 00 |
| 7,51019 | May $\begin{aligned} & \text { 6, } \\ & \\ & 8, \\ & \\ & \text { 12, }\end{aligned}$ |  | - | - | - | - | 58468 |
|  |  | David Harris, | - | $\cdots$ | - | - | 1,142 42 |
| 408,050 | Sept 12, | Jonathan Burrall, | - | - | - | - | 81955 |
|  | $\begin{array}{lr}\text { Sept. } & 18, \\ \text { October } & 9,\end{array}$ | Do. | - | - | - | - | 304,200 00 |
| 8,195 |  | Do. | - |  |  |  | 76050 |
|  |  |  |  |  |  |  | \$1,326,173 66 |

Included in the foregoing list of warrants are the following warrants for commissions to the agents who purchased the bills, at one-fourtn of one per cent.

| No. 7510, May | 6, George Simpson, |
| :--- | :--- |
| 7519, | 8, David Harris, |
| 7540, | 13, Jonathan Burrall, |
| 8195, October 9, |  |

List of Warrants drawn according to law, during the year 1806, on the Treasurer of the United States, on account of the payment of Interest on the Louisiana Stock.


List of Warrants drawn according to law during the year 1806, on the Treasurer of the United States, on account of paying certain parts of the Domestic Debt.

| No. of Warrant. | Date. |  | In whose favor. |  |  | Amount. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 6920 | January 3, | - | Daniel C. Verplanck, | - |  | \$3640 |
| 7188 | March 15, | $\sim$ | John Rea, - | - |  | 6160 |
| 7838 | July 8, | - | John Crowder, - | - |  | 8888 |
| 7868 | ${ }^{6}$ - 16, | - | Thomas Leiper, | - | - | 3538 |
| 8271 | Navember 13, | - | John Davidson, - | - | - | 2683 |
|  |  |  |  |  |  | \$ 24909 |

recapitulation.
$\begin{array}{llllll}\text { Interest and reimbursement of domestic debt, } & - & - & - & - & - \\ \text { Interest and reimbursement of Dutch debt, } & - & - & - & -136,368 & 03 \\ \mathbf{1 ; 3 2 6 , 1 7 3} 66\end{array}$
Int and reimbursement of Dutch debt,
-
1,326,173 66
For the payment of certain parts of the domestic debt,
$\$ 8,948,00690$
Treasury Department, Register's Office, January 23, 1807. JOSEPH NOURSE, Register.
D.

Amount of Remittandes during the year 1806, on account of the Dutch Debt, and for the payment of the Interest upon the Louisiana six per cent. Stock.


| Ditto, | ment, - <br> ditto, on account of interest on the Louisiana six per cent. stock, as per statement, | $\begin{array}{r} \$ 1,326,17366 \\ 485,21612 \end{array}$ |
| :---: | :---: | :---: |
|  |  | \$1,811,389 78 |

Profit arising from remittances:


## E.

Statement of repayments made into the Treasury, during the year 1806, on account of the public debt.

| Date of warrant. | No. of Warrant. | On whom drawn. | Principal repaid. | Damages \&c. <br> recovered. | Amount of <br> Warrant. |
| :--- | :---: | :---: | :---: | :---: | :---: |
| 1806. June 30. | 967. | John Jacob Astor, for amount re- <br> ceived for his protested bill, | $\$ 5,550$ | $\$ 1,470$ | $\$ 7,020$ |

Note.-The amount of Mr. Astor's bill was fifteen thousand guilders, and was purchased at thirty-seven cents per guilder, making the sum of five thousand five hundred and fifty dollars, as above stated. But, as the difference between this sum and the par value of the bill at forty cents per guilder, has been accounted for in the amount of profit on exchange, in the year 1805, it becomes necessary to consider the principal of the bill repaid, as if it were parchased at par, and it is consequently taken, in the accounts of this year, at six thousand dohars.

Treasury Department, Régister's Office, 23d Jamuaiy, 1807:
JOSEPH NOURSE, Register.

## F.

An estimate of the application made, in the year 1806, of the funds provided for the payment of the principal and interest of the public debt.
I. On account of the principal.

1st. Amount of six per cent. and deferred stocks, purchased by the commissioners
of the sinking fund, per statement $L$, - $\quad{ }^{-} \quad-\quad-\quad$ - $\quad \$ 17,51761$
2 d . Reimbursement of the six per cent. and deferred stocks, estimated at - 1,451,932 47

| 3d. | Do. | of the Navy six per cent stock, | - | - | - |
| :--- | :--- | :--- | :--- | :--- | :--- |
| 4th. | Do. | of the five and half per cent stock, | - | - | $-11,700$ |
| 5th. | Do. | of the unfunded registered debt, including arrearages of interest | 249 | 00 |  |
| 6th. | Do. | of foreign debt, viz: |  |  |  |

$\begin{array}{lll}\text { 5th. Do. } & \text { of the unfunded regis: } \\ \text { 6th. Do. } & \text { of foreign debt, viz: }\end{array}$
4th. instalment of loan of $3,000,000$, of January 1st, 1792 , guilders 600,000


4th. Do. do. of $2,950,000$, of June ist, 1792, - 550,000

$$
2,000,000 \text { at } 40 \mathrm{cts} .800,00000
$$

II. On account of interest and charges.

1st. Interest on domestic funded debt, estimated, for 1806, at - $\quad$ - $\quad$ 3,119,786 05
2d. Do. on Louisiana stock, domesticated,
3d. Do. on foreign debt, viz:
At Amsterdam, - Guilders, 244,000 0000

Interest and charges on Louisiana stock in London

G.

Ain Estimate of the Funds provided, before the 1st January, 1807, for the payment of the principal and interest of the Public Debt falling due after that day.
I. On account of the Foreign Debt.

Cash in the hands of commissioners and agents in Europe, on the 31st December, 1805, per preceding
statement B, ${ }^{-}$- ${ }^{-}$- $-{ }^{-}$-
,148,181 15
Remittances to London and Amsterdam outstanding on the 31st December, 1805, per same statement, 471,11111
The remittances made during the year 1806, per preceding statement D , are as follow, viz:

$$
\begin{array}{llllll}
\text { To Amsterdam, } & - & - & G, 4,127,660.11, & \text { at } 40 \text { cents, } & \$ 1,651,064 \\
\text { To } & 22 \\
\text { Tondon, } & - & - & 43,200, & \text { at } 48.6 d . & 191,111 \\
11
\end{array}
$$

Total to be accounted for, - 3,461,467 59
The amount applied, during the year 1806, per preceding estimate F, is calculated to have been,
for principal, - - _ _ _ - $\$ 800,00000$
Interest and charges, - - - -
The balance in the hands of commissioners and agents in Europe, or in remittances outstanding, may, $1,585,79316$ - $1,875,67443$

The amount of protested bills outstanding on the same day, was as follows, viz:


## II. From which deduct, on account of the Domestic Fumded Debt:

For unclaimed dividends, demandable at the treasury, and not yet advanced to the bank for payment to the creditors, estimated at
\$1,885,927 92

## recapitulation.

The balance remaining unexpended 31st December, 1805, per preceding statement B, was - $\$ 1,647,47589$
Amount advanced from the treasury in the year 1806, per preceding statement C , was - $\quad \$ 1,68,47589$
statement C, was -
Do. on the purchase of stock by the commissioners of the sinking fund, per annexed statement $\bar{L}^{-}$,

The amount estimated to have been applied to the public debt in 1806, per preceding estimate $\mathbf{F}$, is Repayments into the treasury in 1806, for principal of bills protested, per preceding statement $\mathbf{E}$, Provision in advance, applicable to the payments of the year 1807, per above statement $G$,
 the redemption of the public debt.


Amount as stated to the 31st December, 1805, as per document marked $H$, in the preceding annual statement to the commissioners of the sinking fund, Transferred to the commissioners of the sinking fund, viz.
Foreign debts discharged to the 31st December, 1805, as per treasury statements Nos. 17,812, and 18,872,
In payment for land, six per cent. stock,
six per cent. stoc
Three per cent.
Deferred, do.
Eight per cent.
-7
$\$ 11,15174$
28,21380
28,21380
5,18502
5,18502
68,40000

Statement of moneys arising from interest on Stock, transfermed to the United: States, being the amount drawn by the Agent to the Trustees for the redemption of the Public Debt, during the year 1806, pursuant to the act of 8th May, 1792, agreeably to Statements made at the Treasury.


Treasury Defartmenti, Register's, Office, Tamyary 23d 1807.

## JOSEPH NOURSE, Register.

## K.

Statement of moneys drawn by:the Agent to the Trustees for the redemption of the Public: Debt, in tlie year 1806, beins on account of moneys received inta the Treasury from sales of Public=Lands, pursuantito the act of the 3d March, 1795, agreeably to statements made at the Treasury.

|  |  |  |  |
| :---: | :---: | :---: | :---: |
| June <br> December | 23, 1806 | Warrant | No. 7,691, per |
|  | 27, 6 | do. | No. 8,380, per |
|  |  |  | $\because$ |

'Treasury Department, Register's' Office, tinnuary 23, 1807.
JOSEPE NOURSE, Register.

## L.

Purchases made by the Treasurer of the Onited States, for the President, of the Senate the Chief Justice, the Secretary of State, the Secretary of the Trgasyry, and the Attorney General, appointed by act of Congress of the 12th August, 1790, entitled "An act malfing provision för the reduêtion'of the Public Debt."

| Date of stock purchased. | Nominal six per cent. | Deferred. | Unredeęmed amount. | Rate. | Of whompurchased. | Amount. | Trotal amount. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  | $\begin{aligned} & 977 \frac{1}{2} \\ & 97 \frac{1}{2} \end{aligned}$ | John Laird, <br> John Mason, Attorney of Joel:Barlow, Do. Do. |  |  |
| $\begin{array}{cc} \text { July }_{66}^{1806 .} & 3 \\ & 9 \\ 66 & 66 \end{array}$ | $\$ 5,35917$20,033 |  | \$3;694 03 |  |  | $\begin{array}{r} \$ 13,46363 \\ \quad 1435 \end{array}$ | \$3,601 67 |
|  |  |  | \$13,69486 |  |  |  |  |
|  |  | \$16 67 | 1472 | 973 |  |  | 13,477 98 |
|  |  |  | \$17,517 61 |  |  |  | \$17,079 65 |
| Unredeemed amount of stock purchaspd as aboue, |  |  |  |  |  |  |  |
|  |  |  |  |  | - - - | \$17,517 |  |
| Amount paid for the same, - - |  |  |  |  | - - - | 17,079 |  |
|  | Gain on the purchase, |  |  | - | - - - | \$437 |  |

Treasury of the United States, July $9 ; 1806$.
[IH. T. TUCKER, Treasurer United States

## M

At a meeting of the Commissioners of the Sinking Fund, on the 28th day of April, 1806:
Present: James Madison, Secretary of State.
Albert Gallatin, Secretary of the Treasury.
John Breckenridge, Attorney, General.
The Secretary of the Treasury laid before the Board a report, dated the 26 th of April, 1806, which was read, and is as follows:
"That the current payments to be-made by the Commissioners of the Sinking Fund, during the year 1806, are etimated as followeth, viz:

Reimbursement and interest on the domestic debt, $\quad$. $\$ 4,585000$
Instalments and interest on the Dutch debt, payable from the 1st Jan. to 1st June, 1807, and which. must, therefore, be remitted in 1806,

1,004,032
One year's interest on the Louisiana stock,

And leaving, in order to complete the annual appropriation of eight millions of dollars, a sum exceeding one million seven hundred and thirty thousand dollars (exclusively of the interest which may be redeemed by the payment of said sum) to be applied in such manner as the Board shall direct,;

That the said sum may be applied either to reimbursements or purchases of the public debt.
That the only portions of the debt which may be reimbursed, are-
The Navy six per cent. stock, amounting to to $\quad . \quad . \quad . \quad \$ 711,700$
The five and a half per cent. stock, amounting to $\cdot \quad . \quad . \quad . \quad . \quad 1,847,500$
And the four and a half per cent. stock, amounting to - .
And that it is now submitted whether, previous to advertising the reimbursement of the five and a half per cent. stock, it might not be advisable to ascertain whether a more advantageous application maybe effected by purchases, in the manner authorized by law."

Whereupon, it was Resolved,

1. That the sum, which, after making the current payments, me ntioned in the preceding report, shall remain to complete the annual appropriation of eight millions of dollars, be applied in the following manner, viz:

First, to the purchase of the eight per cent., old six per cent. and deferred stocks, at a price not exceeding the rates fixed by law, giving the preference, in the first place, to the eight per cent. and in the next place, to the deferred stock; provided that the President of the United States shall assent to such application. And, secondly, in case that a sufficient quantity of stock cannot be purchased, to the reimbursement of the Navy six per cent. stock, and, at the option of the Secretary of the Treasury, either to the reimbursement of the five and a half per cent. stock, or of so much of the bills drawn on the treasury, by the minister of the United States at Paris, in conformity with the convention between France and the United States, of the 30 th of April, 1803, as will be necessary to complete the payment of the said eight millions of dollars.
2. That the Treasurer of the United States be the agent, under the superintendence of the Secretary of the Treasury, for making the said purchases; that the said purchases be made, by receiving sealed proposals for any sums which may be offered; and that the said agent forthwith advertise to receive such proposals, until the thirteenth day of June next, inclusively.

3d. That the notice of the reimbursement of such stocks as may be reimbursed, be given by the Secretary of the Treasury, prior to the first day of July next; and that the date of reimbursement be at his option, either the first day of October, or the first day of January, next.

JAMES MADISON, Secretary of State.
ALBERT GALLATIN, Secretary of the Treasury.
JOHN BRECKENRIDGE, Attorney General U. S.
Attest, Edward Jones, Sec'ry to the Commissioners of the Sinking Fund.

## PUBLIC DEBT.

COMMUNICATED TO THE HOUSE OF REPRESENTATIVES, FEBRUARY 28, 1807.

## Treasury Department, February 27th, 1807.

Sir:
I have the honor to transmit a statement of the public debt, on the 1st days of January, 1801, 1802, 1803, 1804, 1805, 1806, and 1807, respectively, together with sundry explanatory statements and notes, prepared in pursuance of the resolution of the House of Representatives, of the 8th of January last.

It has not been practicable to complete, before the adjournment of Congress, similar statements for the preceding years, but they will be prepared during the recess. Quarterly statements would have been attended with still more considerable labor in investigation, as the accounts for several parts of the public debt are rendered only semiannually, and they are all settled annually.

It appears, from the statement herewith transmitted, that the whole public debt of the United States, unprovided for on the days abovementioned, amounted to the following sums, respectively, that is to say:


The debt has, therefore, during those six years, and notwithstanding the addition made by the purchase of Louisiana, been diminished more than $14,260,000$ dollars.

Although the amount stated for the 1st January, 1807, is necessarily on estimate, and not from accounts actually settled at the treasury, it is believed not to differ materially from the precise amount.

I have the honor to be, with great respect, sir, your obedient servant,
ALBERT GALLATIN
The Hon. the Speaker of the House of Representatives.

Statement of the Debt of the United States oñ the ist of January, in the yedrs 1801, 1802, 1803, 1804, 1805, 180


## Notes to, Statement.A.

(a.) Foreign debt on 1sti January, 1801, - - on 1st January, 1807,

Principal, $\$ 10,360,000$ -
$\begin{array}{rr}- & \quad- \\ = & 20,000\end{array}$
Premiums, $\quad 59,000-510,419,000$
$\$ 1 ; 420,000$.
(b.) Six per cent. stock, on 1st January, 1801, exclusively of sums passed to credit of sinking, fund,
nominal amount,
 Deferred do. do. do. do do. do. - $13,679,12595$

Add Higgins's certificate, presented in time, but-not funded till 1802, $\quad-\quad-\quad-\quad \begin{array}{r}41,895,28434 \\ \hline 6567\end{array}$
Deduct reimbursement prior to 1801, viz.
The total amount reimbursed, as per treasury_settlement,_was, - . - $\$ 3,976,23984$ Deduct, viz:

1. Amount of an error discovered and corrected in 1803 ,
2. So muck which had been reimbursed on sums transferred to the ${ }^{-24,210} 32,388.03$

3,947,851 81
True unredeemed amount due to individuals on 1st January, 1801, $\quad-\quad-\quad-\quad \$ 37,947,458,20$
(c.) Three per cent. stock on 1st Jānuary, 1801, exclusively of sums passed to credit of sinking fund, \$19,093,885 03 Add Higgins's three per cent. stock, for arrears of interest prior to 1791, - - - 1718

Amount due to individuals on 1st January, 1801, $-\quad-\quad-\quad-\quad 319,093,90221$
(d.) Unfunded debt on 1st January, 1801, viz:

Loan officecertificates.
Principal of certificates in name of the consul general of the French republic to the UnitedStates, presented in 1799, but not paid till 1801,
Note. The arrears-ofinterest-prion to 1791 , had-been funded in 1799, and are not
included, being part of the $\$ 19,093,90221$ three per cent. stock.
Moses White's claim discharged in 1803, by act of Congress, on the same principles as loan office certificates, viz:
$\begin{array}{llllll}\text { Paid in specie, } \\ \text { Three per cent, stock issued, } & - & - & - & \$ 842727 & 1,08933\end{array}$
Registered debtoutstanding, (exclusively of interestrpayable at the Bank of the United States, viz:

(e.) Unfunded debt on 1st January, 1807.

Registered debt.
Payable in specie, - - - - $\quad$ - $\$ 21,84853\}$
29,975 50
Do. in three per cent. stock,
8,126 97$\}$
16,426 00
$\$ 46,40150$
B.
$\mathcal{A}$ statement exhibiting the payments made on account of the principal of the public debेt of the United States, from the 1st January, 1801, to the 31st December, 1806.
I. Six per cent. and deferred stocks.

| frems. | Reimbursement. | Paid for lands, unredẹemeḍ amount. (a.) | Purchased, unredeemed amount. (a.) | Total. |
| :---: | :---: | :---: | :---: | :---: |
| 1801 | \$1,078,262 54 | \$15,213 40 | : | \$1,093,475 9.4 |
| 1802 | 1,145,782 87 | 7,673 22 | - . | 1,153,456 09 |
| 1803 | 1,215,591 70 | 4,380 34 | - - - | 1,219,972 04 |
| 1804 | 1,292,934 28 | 10469 | - - - | 1,293,038 97 |
| 1805 | 1,369,059 73 | 16,494 42 | - | 1,385,554 15 |
| 1806 | 1,451,932 47 | 12,316 97 | \$17,517 61 | 1,481,767 05 |
| Total, | \$7,553,563 59 | \$56,183 04 | \$17,517 61 | \$7,627,264 24 |

(a.) See note $A$, at the end of this statement.
II. Three per cent. stock.

III. Eight, Navy six, and five and a half per cent. stocks, and temporary loans.

| mears. | paid for maxds. | retmbursed. |  |  | Total. |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  | Eight. | Navy six. | Five and half. | Temporary loans. |  |
| 1801 | \$1,500 |  | - - | \$700,000 | \$701,500 |
| 1802 | 4,400 |  |  | 1,290,000 | 1,294,400 |
| 1803 | 1,300 |  |  | 500,000 | 501,300 |
| 1804 | 12,200 |  |  | 250,000 | 262,200 |
| 1805 | 31,500 | - | 1 187,500 | 700,000 | 731,500 |
| 1806 | 68,400 | \$711,700 | \$1,847,500 |  | 2,627,600 |
| Total, | \$119,300 | \$711,700 | \$1,847,500 | \$3,440,000 | \$6,118,500 |

## IV. Foreign Debt.

| tears. | Principal. | Premiums. | Total. |
| :---: | :---: | :---: | :---: |
| 1801 | \$500,000 | \$4,000 | \$504,000 |
| 1802 | 1,180,000 | 5,000 | 1,185,000 |
| 1803 | 2,988,000 | 6,000 | 2,994,000 |
| 1804 | 1,664,000 | 7,000 | 1,671,000 |
| 1805 | 1,828,000 | 8,000 | 1,836,000 |
| 1806 | 800,000 | 9,000 | 809,000 |
| Total, | \$8,960,000 | \$39,000 | \$8,999,000 |

V. Unfunded Debt.

| Years. | Loan Office certificates. | Registered debt. | Supplies before 1789. | Debt to foreign officers. | Beaumarchais' claim. | British debt. | Total. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1801 | (b) $\$ 14,12441$ | \$9,140 38 | \$356 71 | - | - - | - - | \$23,621 50 |
| 1802 | - - | 19,085 84 | 50361 | \$7,994 92 | - - | - - | 27,584 37 |
| 1803 | (c) 1,089 33 | 72943 | 10,751 73 | 12,123 31 | - - | \$888,000 00 | 912,693 80 |
| 1804 | - - | 98700 | - - | - - | - -- | 888,000 00 | 888,987 00 |
| 1805 | - - | 19348 | - . - | 7,947 94 |  | 888,000 00 | 896,141 42 |
| 1806 | - - | 34218 | - - | 7,047 | \$41,119 75 | 888,000 | 41,461 93 |
|  | \$15,213 74 | (d) \$30,478 31 | \$11,612 05 | \$28,066 17 | \$41,119 75 | \$2,664,000 00 | \$2,790,490 02 |


VI. American claims assumed by the Louisiana Convention.

| Years. |  |  |  |  |  |  |  |  |  |  |  | Amount. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| In 1805, | - | - | - | - | - | - | - | - | - | - | - |  |
| In 1806, | - | - | - | - | - | - | - | - | - | - | - | 1,517,342 50 |
|  |  |  |  |  |  |  |  |  | Total, | - | - | \$3,209,929 12 |

recapitulation of payments.

| Species of debt. | Amount paid. | Years. | Old debt. | Louisiana claims. | Total. |
| :---: | :---: | :---: | :---: | :---: | :---: |
| On foreign debt, <br> Six per cent. and deferred stocks, | \$8,999,000 00 | 1801 | \$2,325,418 55 | - - |  |
|  | 7,627,264 24 | 1802 | 3,657,945 95 | - - | 3,657,945 95 |
| Three per cent. stock, - - | 74,888 95 | 1803 | 5,627,565 42 | - - | 5,627,565 42 |
| Five and a half per cent. do. - | 1,847,500 00 | 1804 | 4,114,970 38 | - - |  |
| Eight per cent. do. | 119,300 00 | 1805 | 4,896,293 22 | \$1,692,586 62 | $4,114,97038$ <br> $6,588,879$ <br> 4 |
| Nayy six per cent. do. - | 711,70000 | 1806 | 4,987,949 69 | 1,517,342 50 | 6,505,292 19 |
| Temporary loans, | $3,440,00000$ $2,790,490$ |  |  |  |  |
|  |  |  |  |  |  |
| American claims assumed by the Louisiana Convention, - | $\begin{array}{r} \$ 25,610,14321 \\ 3,209,92912 \end{array}$ | Total, | \$25,610,143 21 | \$3,209,929 12 | \$28,820,072 33 |
|  |  |  |  |  |  |
|  | \$28,820,072 33 |  |  |  |  |

Note (f.) Payments for land, purchases, \&c. in six per cent. and deferred stocks.

| Years. |  |  |  |  |  |  |  |  | Nominal amount. | Reimbursed previous to the transfer. | Unredeemed amount at the time of trans fer. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1801, | - | - | - | - | - | - | - | - | \$17,227 68 | \$2,014 28 | \$15,213 40 |
| 1802, | - | - | - | - | - | - | - | - | 8,839 06 | 1,165 84 | 7,673 22 |
| 1803, | - | - | - | - | - | - | - | - | 5,302 97 | 92263 | 4,380 34 |
| 1804, | - | - | - | - | - |  | - | - | -11182 | 713 | 10469 |
| 1805, | - | - | - |  | - |  |  | - | 20,232 05 | 3,737 63 | 16,494 42 |
| 1806, | - | - | - | - |  |  |  | - | 16,336 76 | 4,019 79 | 12,316 97 |
| Purchases do. | - | - | - | - | - | - | - | - | 25,409 18 | 7,891 57 | 17,517 61 |
|  |  |  |  |  |  |  | - | - | \$93,459 52 | \$19,758 87 | \$73,700 65 |

## C.

Statement exhibiting the provision made before the first days of January of the years 1801 to 1807, respectively, for the payment of the Principal of the Public Debt paid afterwards, and for the payment of Interest which accrued on that debt subsequent to such days, respectively.
provision made before the first day of jandart, 1801.

1. Cash in the hands of the commissioners at Amsterdam, on 31st December, 1800, Guilders. per statements, $\overline{-}$ - $\overline{\text { Morris' }}{ }^{-}$account, being the balance of $\overline{\text { a }}$ Ditto, transferred in 1802, from Governeur Morris' account, being the balance of a
sum formerly remitted for paying the interest on the debt due foreign officers, $\$ 41,787 \quad 10 \quad 8$
Deduct balance due to De Wolf, in Antwerp,

\$147,054 35
2. Remittances paid at the treasury before the 31st December, 1800, credited by the commissioners, in 1801,

- 541,362 16

Deduct remittances, credited by commissioners in 1800 , but not paid at the treasury till 1801,
3. Payments at the treasury before 31st December, 1800, for remittances which have been protested for non-payment, and on that day not repaid into the treasury, -

48,00000
4. Proceeds of 2,200 shares of the Bank of the United States, sold in 1802, and then applied to the payment of the public debt,

1,287,600 00
$\widetilde{1,599,22483}$
Deduct interest accrued on the 31st December, 1800, and paid subsequent to that day, viz:
On domestic funded debt, - - - . . . $\$ 114,15613$
On Dutch debt, - -
On temporary loans, - $\quad-\quad . \quad . \quad . \quad 96,20000$
On registered debt, payable by Simpson, - . - $\quad$ - 9,37175
On Beaumarchais' claim, ten years,
24,671 85

## 

Provision, as per statement A, of report of commissioners of sinking fund, of 3d February, 1804,
Proceeds of bank shares, sold in 1802, and applied to payment of debt,

| Bedurt́interest accrued on that day, and paid afterwards, viz: |  |  |  |  |  |  |  |  |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| On Dutch debt, | - | - | - | - | - | - | 297,608 | 27 |
| On temporary loans, | - | - | - | - | - | - | 83,325 | 00 |
| On registered debt, | - | - | - | - | 7,371 | 75 |  |  |
| On-Beaumarchais? claim,-eleven-years, | - | - | - | - | 27,139 | 03 |  |  |

## Provision=made beforeist January; 1803.

Provision, ass per statement F, of report of connitsioners of sinking fund; of 3d February, 1804, Deductinterest accrued on that day, and pâid aftêrwards, viz:


Provision made before 1st January, 1804.
Provision, as per statement B, of report of commissioners of sinking fund; of February $5, \mathbf{1 8 0 5 ,}$
Deduct interest accrued on that day, and paid afterwards, viz:


Provision made before 1st January, 1805.
Provision; as per statèment $B$, of report of commissioners of sinking fund, of February 5,1806 ,
Deduct interest accrued on thatat đay, and paid afterwards; viz:
On Dutch dëbt
On temporary loans, - $\quad$ - $\quad$ - $\quad$ - $\quad$ - $\quad$ 25,607 62
On registered debt,
3,871 75
On Beaumarchais'
On Louisianàdebt,
$\begin{array}{lll}- & - & - \\ - & - & \end{array}$
34,540 59
337,500 00
$\$ 2,316,97514$

Provision made before 1st January, 1806.
Prbvision, as per statement B, of report of commissioners of, sinking fund, of February 5, 1807,
Deduct interest accrued on that day, and paid afterwards, viz:

| On Dutch debt, | - | - | - | - | - | - | 88,93333 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | ---: |
| On registered debt, | - | - | - | - | - | - | 3,871 |
| On Beaumarchais, |  |  |  |  |  |  |  |
| On Louisiana debt, | - | - | - | - | - | - | 37,007 |
| On7 |  |  |  |  |  |  |  |

467,162 85
\$1,180,313 04
Provision made before 1st January, 1807.
Provision, as per statemeńt G, of report of commissioners of sinking fund, of February 5, 1807,
Deduct interest accrued on that day, and payable afterwards, viz:
$\begin{array}{lllllllll}\text { On Dutch Debt, } & - & - & - & - & - & - & 58,533 & 33 \\ \text { On registered debt, } & - & - & - & - & - & - & 3,871 & 75\end{array}$
On Louisiana debt, - $\quad$ - $\quad$ - $\quad$ -
399,605 08
$\$ 1,486,32284$

9th Cóngress.]
No. 266.
[2d Session.

## MINT.

communicated to the house of representatives, march 3, 1807.
Treasury Depariment, March 3d, $180 \%$.
Sir:
I have the howior to transmit, herewith, a letter from the Comptroller of the Treasuriy, accompanied with sundry statements, which have been prepared in obedience to the act, entitled " An act establishing'amint and regulating the coins of the United States," passed on the 2d of April, 1792.

I hā̄e the honor to be, very respectfully, sir, your obedient servant,
ALBERT GALLATIN.
The Honorable the Speaker of the House of Representatives.

Treasury Department, Comptroller's:Office, March 3 3d, 1807.
SIR:
The statements marked $\mathbf{A}, \mathbf{B}, \mathbf{C}$, and $\mathbf{D}$, which you will receive, herewith, have been prepared pursuant to the seventh section of an act of Congress of the 2d of April, 1792, entitled "An ạct establishing a mint, and regulating the coins of the United States'". They contain-all the information concerning the transactions of the mint, which the settlements made at the treasury enable me to give.

I have; the honor to be, with great respect, sir, your obedient servant,
Albert Galdatin, Esq. Seccetqry of othe Treasury.
G. DUVALL.
A.

Statement exhibiting the balance of gold and silven remaining in the hands of the officers of the mint on the 31st December 1805; the amount of deposites from list Januany to the 31st December, 1806; the different species of coins made and paid on account of deposites; allowance for wastage,.. and the balance remaining in the hands of the officers of the mint on the said 31st Desember, 1806 , to be accounted for on a future settlement.
Balance of gold bullion, \&c. remaining in the hands of the officers of the
mint on the 31st December, 1805, -

Gold bullion deposited from the 1st January to the 31st December. 1806, .

Amount paid on account of deposites, of:gold, from the 1st January to the 31st December, 1806,
Add balance of gold coinsin the Bank of:sthe United States on the;31st December, 1806,

Deduct this sum, being a balance of gold coins remaining in the hands of the treasurer of the mint on the 31st December, 1805,
Also, this sum, paid on treasury warrant No. 7,172 , issued to cover wastage in the coinage of gold duripg the year -1805 ,

Gold coins made from the 1st January to the 31st December, 1806, wiz: half eagles, 64,093 , and quarterseagles; 1,616 ; weight and value, ... Balance of gold bullion in the hands of the officers of the mint:on the 31st December, 1806,
Profit and loss for this sum allowed for wastage in the coinage of gold and silver, from the ist January to the $315 \mathrm{~F}^{2}$ December, 1806, -


N. B. There has not been a purchase of copper in the year 1806. Hence, no alteration in the profit gained on the coinage of copper.

## C.

Summary Statement exhibiting the value of coins made ut the mint; the amount of disbursements on account of the establishment; the amount allowed for wastage; the amount retained of deposites; and the amount gained on the coinage of copper, from the commencement of the institution to the 31st December, 1806.


Comiptroxler's Office, February 27th, 1807.
ANDREW ROSS.

## D.

Statement of the application of moneys advanced from the Treasury of the United States for the support of the Mint Establishment, during the year 1806.

Moneys paid by the treasurer of the mint on warrants drawn on him by the Director, and admitted by the accounting officers of the treasury, on the adjustment of his accounts, were as follow, viz:

Incidental and contingent expenses, and repairs of the mint.
For $\$ 9,02970$, being the amount expended for the requisite repairs, apparatus, machines, wages of workmen, and other expenses,

| In the 1st quarter, | - | - | - | - | - | $\$ 1,822$ |
| :---: | :---: | :---: | :---: | :---: | :---: | ---: |
| 2d | do. | - | - | - | - | - |
| 2,391 | 42 |  |  |  |  |  |
| 3d | do. | - | - | - | - | - |
| 4th | do. | - | - | - | - | - |
|  |  |  |  |  | 2,796 | 38 |

Salaries of the officers and clerks of the mint.
In the ist quarter,
2,650 00

$\begin{array}{llllllll}3 \mathrm{~d} & \text { do. } & - & - & - & - & - & 2,650 \\ \text { 4th } & \text { do. } & - & - & - & - & - & 2,650\end{array}$
Wastage in the coinage of gold and silver.
Applied to make good the deficiency in said coinage for the year 1805,
2,650 00
10,60000

1,104 48
Balance to be accounted for by the treasurer of the mint,
5,878 85
$\$ 26,61303$

Balance which was to be accounted for by the mint, on the 1st January, 1806, as per statement for the preceding year,

6,908 55

## Advanced from the treasury for the Mint Establishment, viz:

| For the salaries of the officers and clerks, | - | - | - | - | - |
| :--- | :--- | :--- | :--- | :--- | :--- |
| For the purchase of copper and incidental expenses, | - | - | - | - | - |
| For, | 80000 |  |  |  |  |

Warrant No. 7172, for deficiencies in coinage in 1805, - $\quad-\quad-\quad-\quad-\quad-\quad 1,10448$
\$26,613 03

Account of Cents and Half Cents paid into the Treasury of the United States by the treasurer of the mint, in the

|  |  | year 1806. |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| In the ist quarter, | - | - | - | - | - | 1,795 00 |
|  | - | - | - | - | - | 1,555 00 |
| 3d do. | - | - | - | - | - | 1,410 00 |
| 4th do. | - | - | - | - | - | 1,210 00 |
|  |  |  |  |  |  | \$5,970 00 |

Treasury Defartment, Register's Office, February 28th, 1807.
JOSEPH NOURSE, Register.

Statement of the appropriations made by law, for the Mint Establishment, for the year one thousand eight hundred and six, with the amount of Warrants drawn by the Secretary of the Treasury on said appropriations.

Amount passed to the credit of the surplus fund, to the 31st December, 1805, for so much which remained unexpended on the 31st December, 1803, of moneys appropriated for the contingent expenses of the mint, $\$ 6,17328$
Amount of warrants drawn on the Treasurer, in favor of the mint, for the services of the year 1806, 9,10448
Balance unexpended on the 1st January, 1807, -
67,454 31
$\$ 82,73207$
Balance of the several appropriations for the mint establishment, unexpended on the Ist of January, 1806, as stated in a communication of the Secretary of the Treasury, to the House of Representatives, of the 29th of March, 1806, -
$\$ 66,36207$
Appropriated by an act respecting the mint, dated $24 \overline{-}^{-} \overline{-}^{-}$April, 1800 , being the amount of cents and
half cents paid into the treasury, in 1806, -
Appropriated by an act making appropriations for the support of Government, for the year 1806, passed the 18th of April, 1806,

10,400 00
\$82,732 07
Statement of the appropriations made by law, for the payment of the salaries of the officers and clerks of the Mint, for the year one thousand eight hundred and six.

Amount of warrants drawn on the Treasurer of the United States, for the salaries of the officers and clerks, in 1806,
Appropriated by the act making appropriations for the support of Government, for the year 1806, passed the 18th April, 1806,-
$\$ 10,60000$
Treasury Department, Register's Office, February 28th, 1807.
JOSEPH NOURSE, Register.

## STATE OF THE FINANCES.

communicated to the senate, november 7, 1807.
In obedience to the directions of the act supplementary to the act, entitled ${ }^{66}$ An act to establish the Treasury
Department," the Secretary of the Treasury respectfully submits the following report and estimates:

## REVENUE AND RECEIPTS.

The nett revenue arising from duties on merchandise and tonnage, which accrued during the year 1805, amounted to
\$14,135,138
And that which accrued during the year 1806, amounted, as will appear by the statement A, to
$\$ 16,576,454$
The same revenue, after deducting that portion which arose from the duty on salt, and from the additional duties constituting the Mediterranean fund, amounted, during the year 1805, to .

12,520,532
And during the year 1806, to
14,809,758
It is ascertained that the nett revenue, which has accrued during the three first quarters of the year 1807, exceeds that of the corresponding quarters of the year 1806; and that branch of the revenue may, exclusively of the duty on salt, and of the Mediterranean fund, both of which expire on the first day of January next, be safely estimated, for the present, and if no change takes place in the relations of the United States with foreign nations, of fourteen millions of dollars.

The statement B exhibits in detail the several species of merchandise, and other sources, from which that revenue was collected during the year 1806.

It appears, by the statement $\mathbf{C}$, that the sales of the public lands have, during the year ending on the 30th of September, 1807, exceeded 284,000 acres. Some returns are not yet received; and the proceeds of sales in the Missisippiterritory, being, after deducting the surveying and other incidental expenses, appropriated, in the first place, to the payment of a sum of $1,250,000$ dollars to the State of Georgia, have not been included, but are distinctly stated. The actual payments by purchasers, have, during the same period, exceeded 680,000 dollars; and the receipts into the treasury from that source, may, after deducting charges, and the five per cent. reserved for roads, be estimated, for the ensuing year, at five hundred thousand dollars.

The receipts arising from the permanent revenue of the United States, may, therefore, without including the duties on postage, and other incidental branches, be computed, for the year 1808, at - $\$ 14,500,000$
And the payments into the treasury during the same year, on account of the salt and Mediterranean duties, previously accrued, are estimated at

1,300,000
Making, in the whole, an aggregate of
\$15,800,000

## LAST QUARTER OF THE YEAR 1807.

The balance in the treasury, which, on the 30th day of September, 1806, amounted to $\$ 5,496,96977$, did, on the 30th day of September, 1807, amount to $\$ 8,530,000$
The receipts into the treasury from the 1st of October to the 31st of December, 1807, are estimated at

4,000,000
$\$ 12,530,000$
The expenses, during the same period, for all objects whatever, the public debt excepted, and including 686,076 dollars for the extraordinary expenditures of the Navy Department, of which the estimate has been transmitted, are The ordinary payments on account of the public debt, including the provision for the interest on the Louisiana and Dutch debt, to the 1st July, 1808, are estimated at

1,700,000
A further sum of about $1,500,000$ dollars, should also be paid during this quarter, in order to complete the annual appropriation of $8,000,000$ of dollars. If the whole of this sum, which is applicable to the purchase of the eight per cent. stock, cannot be expended this year, the unexpended balance will form an additional expenditure for the year 1808, charging however, the whole to this quarter, -

1,500,000
Makes an aggregate of
$\$ 4,900,000$
And will leave in the treasury, at the close of the year, a balance of about seven millions six hundred thousand dollars.

## EXPENDITURES OF THE YEAR 1808.

The permanent expenses, calculated on a peace establishment, are estimated at $\$ 11,600,000$, and consist of the following items, viz:

1st. For the Civil department, and all domestic expenses of a civil nature, includinginvalid pensions, the light house and mint establishments, the expenses of surveying public lands and the sea coast, the fifth instalment of the loan due to Maryland, and a sum of 100,000 dollars, to meet such
miscellaneous appropriations, not included in the estimates, as may be made by Congress,

2d. For expenses incident to the intercourse with foreign nations, including the permanent appropriation for Algiers,

3d. For the Military and Indian departments, including trading houses, and the permanent appropriations for certain Indian tribes,
$\$ 1,100,000$
200,000

4th. For the Naval establishment, - $\quad$ - $\quad$ -
5 th. The annual appropriation of eight millions of dollars, for the payment of the principal and interest of the public debt, of which sum not more than $3,400,000$ dollars will, for the year 1808, be applicable to the payment of interest,

To the permanent expenses must be added, for the year 1808, a sum of about 800,000 dollars, necessary, in addition to the annual appropriation of eight millions of dollars, to complete, on the 1st January, 1809, the reimbursement of the eight per cent. stock,

Making, altogether, for the expenses of that year,
The receipts of that year having been estimated at
And the probable balance in the treasury, on the 1st January next, at

> Making, altogether,
\$15,800,000
7,630,000
$\$ 23,430,000$

Would, therefore, probably, leave in the treasury, on the 1st. January, 1809, a balance of near eleven millions of dollars,

10,830,000
$\$ 23,430,000$

## PUBLIC DEBT.

It appears by the statement D , that the payments on account of the principal of the public debt, have, during the year ending on the 30th day of September, 1807, exceeded four millions six hundred thousand dollars; making the total public debt reimbursed from the 1st of April, 1801, to the 1st of October, 1807 , about twenty-five millions eight hundred and eighty thousand dollars, exclusively of more than six millions which have been paid during the same period, in conformity with the provisions of the treaty and convention with Great Britain, and of the Louisiana convention.

Of the twelve millions of dollars, which, according to the preceding estimates, may be paid on account of the public debt, between the 30th September, 1807, and the 1st January, 1809, about eight millions will be on account of the principal. It must, however, be observed, that the unascertained result of the proposition made to the public creditors, for a modification of the debt, may affect the amount payable during the year 1808, on account of both principal and interest.

On the first day of January, 1809, the principal of the debt will, if the proposed modification be not assented to by the public creditors, amount to near fifty-seven millions and five hundred thousand dollars; the subsequent annual payments thereoin, on account of principal and interest, will not, exclusively of occasional purchases, exceed $4,600,000$ dollars; and the whole of the debt, the nineteen millions three per cent. stock only excepted wll be reimbursed in sixteen years.

A general subscription would reduce the capital to about fifty-one millions of dollars; the payments would amount to eight millions of dollars, annually, during six years, and average less than three millions during the seven following; at the end of which period the whole debt would be extingished.

An annual unappropriated surplus of at least three millions of dollars may, henceforth, be relied upon with great confidence. The receipts of the year 1808 have been estimated at $15,800,000$ dollars, and the expenses at $12,600,000$ dollars. The permanent revenue has been computed at 14,500,000 dollars; and the permanent expenses, predicated on an annual payment of eight millions of dollars on account of the debt, have been stated at $11,600,000$ dollars and, as these would, if no modification of the debt shall take place, be reduced to less than $8,500,000$ dollars, the annual surplus would then amount to six millions of dollars. Nor are the seven millions and a half of dollars, which will remain in the treasury at the end of the present year, included in the calculation.

What portion of that surplus may be wanted for necessary measures of security and defence; what portion should be applied to internal improvements, which, while increasing and diffusing the national wealth, will strengthen the bonds of union, are the subjects which do not fall within the province of the Treasury Department. But it is not improbable that, after making ample provision for both those objects, considerable surplusses, and which can no longer be applied to the redemption of the debt, may still accumulate in the treasury.

A previous accumulation of treasure, in time of peace, might in a great degree defray the extraordinary expenses of war, and diminish the necessity of either loans or additional taxes. It would provide, during periods of prosperity, for those adverse events to which every nation is exposed, instead of increasing the burthens of the People at a time when they are least able to bear them, or of impairing, by anticipations, the resources of ensuing generations. And the public moneys of the United States not being locked up and withdrawn from the general circulation, but, on the contrary, deposited in banks, and continuing to form a part of the circulating medium, the most formidable ojection to that system, which has, nevertheless, been, at times, adopted with considerable success, in other countries, is, thereby, altogether removed. It is also believed that the renewal of the charter of the Bank of the United States may, amongst other advantages, afford to Government an opportunity of obtaining interest on the public deposites, whenever they shall exceed a certain amount. Should the United States, contrary to their expectation and desire, be involved in a war, it is believed that the receipts of the year 1808 will not be materially affected by the event, inasmuch as they will, principally, arise from the revenue accrued during the present year. The amount of outstanding bonds due by importers, after deducting the debentures issued on account of re-exportations, exceeds, at this time, sixteen millions of dollars. The deductions to be made from these, on account of subsequent re-exportations, would, in case of war, be less than usual: for, exportations will then be checked as well as importations; and, in proportion as these will decrease, a greater home demand will be created for the stock on hand, and the necessity of re-exporting be diminished.

It has already been stated that the specie in the treasury, at the end of this year, together with the surplus of the year 1808, will amount to near eleven millions of dollars-a sum probably adequate to meet the extraordinary expenses of a war for that year. It will also be recollected, that, in the estimated expenses of the year 1808, a reimbursement of near five millions and a half of the principal of the debt is included. The only provision, therefore, which may, under any contingency, be necessary for the extraordinary service of that year, in order to cover any deficiency of revenue or increase of expenditure beyond what has been estimated, will be an authority to borrow a sum equal to that reimbursement.

That the revenue of the United States will, in subsequent years, be considerably impaired by a war, neither can, or ought to be concealed. It is, on the contrary, necessary, in order to be prepared for the crisis, to take an early view of the subject, and to examine the resources which should be selected for supplying the deficiency and defiaying the extraordinary expenses

There are no data from which the extent of the defalcation can, at this moment, be calculated, or even estimated It will be sufficient to state, 1st. That it appears necessary to provide a revenue at least equal to the annual expenses on a peace establishment, the interest of the existing debt, and the interest on the loans which may be raised. $2 d l y$. That those expenses, together with the interest of the debt, will, after the year 1808, amount to a sum less than seven millions of dollars, and, therefore, that, if the present revenue of $14,500,000$ dollars shall not be diminished more than one half by a war, it will still be adequate to that object, leaving only the interest of war-loans to be provided for.

Whether taxes should be raised to a greater amount, or loans be altogether relied on for defraying the expenses of the war, is the next subject of consideration.

Taxes are paid by the great mass of the citizens, and immediately affect almost every individual of the community. Loans are supplied by capitals previously accumulated by a few individuals. In a country where the resources of individuals are not generally and materially affected by the war, it is practicable and wise to raise by taxes the greate part at least of the annual supplies. The credit of the nation may, also, from various circumstances, be at times so far impaired as to leave no resource but taxation. In both respects the situation of the United States is totally dissimilar.

A maritime war will, in the United States, generally and deeply affect, whilst it continues, the resources of individuals; as not only commercial profits will be curtailed, but, principally, because a great portion of the surplus of agricultural produce necessarily requires a foreign market. The reduced price of the principal articles exported from the United States will operate more heavily than any contemplated tax. And, without inquining whether a similar cause may not still more deeply and permanently affect a nation at war with the United States, it seems to follow that, so far as relates to America, the losses and privations caused by the war should notbe aggravated by taxes beyond what is strictly necessary. An addition to the debt is doubtless an evil; but experience having now shown with what rapid progress the revenue of the Union increases in time of peace; with what facility the debt formerly contracted has, in a tew years, been reduced; a hope may confidently be entertained that all the evils of the war will be temporary, and easily repaired; and that the return of peace will, without any effort, afford ample resources for reimbursing whatever may have been borrowed during the war

The credit of the United States is also unimpaired, either at home or abroad; and it is believed that loans to a reasonable amount may be obtained on eligible terms. Measures have been taken to ascertain to what extert this may be effected abroad. And it will be sufficient here to suggest, that the several banks of the United States may find it convenient, after the ensuing year, and as the diminished commerce of the country may require less capital, to loan to Government a considerable portion of their capital stock, now computed at about forty millions of dollars.

It might be premature to enter into a particular detail of the several branches of revenue which may be selected in order to provide for the interest of war-loans, and to cover deficiencies, in case the existing revenue should fall below seven millions of dollars. A general enumeration seems at present sufficient.

1. Not only the duty on salt and the Mediterranean duties may be immediately revived, but the duties on importation generally, may, in case of war, be considerably increased, perhaps doubled, with less inconvenience than would arise from any other mode of taxation. Without resorting to the example of other nations, experience has proven that this source of revenue is, in the United States, the most productive, the easiest to collect, and the least burthensome to the great mass of the people. In time of war, the danger of smuggling is diminished; the scarcity of foreign articles prevents the duty ever falling on the importer; the consumers are precisely those members of the community who are best able to pay the duty; and the increase of domestic manufactures, which may be indirectly affected, is in itself a desirable object.
2. Indirect taxes, however ineligible, will doubtless be cheerfully paid as war taxes, if necessary. Several modifications of the system formerly adopted, might, however, be introduced, both in order to diminish some of the incoveniences which were experienced, and particularly to ensure the collection of the duties.
3. Direct taxes are liable to a particular objection, arising from unavoidable inequality, produced by the general rule of the constitution. Whatever difference may exist between the relative wealth and consequent ability of paying of the several States, still the tax must, necessarily, be raised in proportion to their relative population. Should it, however, become necessary to resort to that resource, it is believed that a tax, raised upon that species of property, in each State, which, by the State laws, is liable to taxation, as had originally been contemplated by Congress, would be preferable to a general assessment, laid uniformly on the same species of property in all the States, as was ultimately adopted.

All which is respectfully submitted.
'Treasury Department, November 5th, 1807. ALBER'T GALLATIN, Secretary of the Treasury.
A.

A Statement exhibiting the amount of Duties which accrued on Merchandise, Tonnage, Passports, and Clearances;
of Debenfures issued on the exportation of foreign Merchandise; of Payments for Bounties and Allowances;
and for Expenses of Collection, during the years 1805 and 1806.

|  | duties ox |  |  | Debentures issued. | Bounties \& allowances | Gross revenue. | Expenses on collection. | Nett revenue. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Merchandise. | Tonnage. | Passports and clearances. |  |  |  |  |  |
| 1805 | \$23,601,709 56 | 215,731 20 | 18,954 00 | 8,955,745 00 | 190,674 04 | 14,689,975 72 | 554,836 76 | 14,135,138 96 |
| 1806 | \$26,295,055 47 | 219,329 37 | 20,318 00 | 9,146,875 00 | 198,751 02 | a.17,189,076 82 | 612,622 13 | 16,576,454 69 |
| (a.) Gross revenue for the year 1806, Deduct interest and storage, - |  |  |  | - - | - - |  |  |  |
|  |  |  |  | - - | - - | - - - | $18,7$ | $796$ |
| Gross revenue, per statement B, |  |  |  | - - | - - | - - - | \$17,170,2 | 27990 |

$\mathcal{A}$ Statement of the amount of American and Foreign Tonnage employed in Foreign Trade, for the year 1806, as taken from the records of the Treasury.
American tonnage in foreign trade,
Foreign tonnage,
Total amount of tonnage employed in the foreign trade of the United States,

| Proportion of foreign tonnage to the whole amount of tonnage employed in the foreign trade of |
| :--- |
| the Ginited States, |

Trasasury Department, Register's Office, November 4, 1807. .
B.

A Statcment exhibiting the Value and Quantities, respectively, of Merchandise on which duties actually accrucd during the year 1806, (consisting of the difference between articles paying duty, imported, and those entitled to crawback, re-exported) and, also, of the nett revenue which accrued, during that year, from duties on Merchandise, Tonnage, Passports, and Clearances.

Goods paying Duties alvalorem.


3咅 per cent. retained on drawbacks, -
Extra duty of ten per cent. or merchandise imported in foreign vessels,
Nett amount of duties on merchandise,

|  |  |  | \$16,304,084 09 |
| :---: | :---: | :---: | :---: |
| - | - | - | 334,247 |
| - | - | $\llcorner$ | 196,301 |
|  | - | - | \$16,834,632 |
| $\begin{array}{r} \$ 166,79831 \\ 52,53106 \end{array}$ |  |  |  |
|  |  |  |  |



Explanatory Statements and Notes-Continued.

Satement of the Land sold in the Districts of Marietta，Zanesville，Steubenville，Chillicothe，Cincinnati，and Vincennes，from 1 st October，1806，to 30th September， 1807 ，showing，also，the amount of

| Opricss． | mands soum． |  | In the hands of Receivers，Oc－ tober 1， 1806. | Due by indi－ viduals，Octo－ ber 1， 1806. | Reccipts by Receivers from individuals． |  | Payments by Receivers． |  |  | Balance due 1st October， 1807. |  | $\begin{aligned} & \text { Total balance } \\ & \text { due } 1 \text { st October, } \\ & 180 \% \text {. } \end{aligned}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Acres． | Purchase money． |  |  | On ac＇nt of pur－ chase money． | On account of forfeitures． | Into the Trea－ sury． | The part for expenses． | Repayments． | From indivi－ duals． | By Receivers． |  |
| Marietta， | 668．25年 | \＄3，490 ${ }^{51 \frac{1}{3}}$ | \＄9，558 57 | \＄22，487 35 ${ }^{\frac{1}{2}}$ | \＄4，495 $13 \frac{1}{2}$ | \＄302 25 | \＄9，801 542 | \＄736 961 | － | \＄21，482 73 ${ }^{\frac{1}{2}}$ | \＄4，554 41 | \＄26，037 14는 |
| Zanesville，－ | 37，258．85 ${ }^{\frac{3}{4}}$ | 74，517 711 | 7，322 41起 | 142，293 $36 \frac{1}{2}$ | 37，280 40 | $17375 \frac{1}{2}$ | 35，984 591 | 1，450 95 |  | 179，530 671 | 8，79198 | 188，322 $65 \frac{1}{3}$ |
| Steubenville， | 36，525．67 | 74，971 34 | 91，165 642 | 566，752 10， | 205，076 52 ${ }^{\frac{1}{2}}$ | 22530 | 234，546 71 | 6，990 81 ${ }^{\frac{1}{2}}$ | \＄11706 | 436，646 913 | 61，804 30 | 498，451 $21{ }^{\frac{3}{4}}$ |
| Chillicothe，－ | 40，178．11遃 | 92，907 06 | $82,10199 \frac{1}{2}$ ． | 417，891 442 | 146，382 82 | 63190 | 169，057 131 | 4，609 $293 \frac{1}{2}$ | 28042 | 364，415 68 $\frac{1}{2}$ | 59，778 56 | 424，194 24를 |
| Cincinnati， | 124，284．01 | $2.50,51064$ | 99，481 99， | 1，096，133 32 | 260，583 483 | 5，591 $00 \frac{1}{2}$ | 247，436 $020 \frac{1}{2}$ | 6，180 43 ${ }^{\frac{1}{3}}$ | 5，862 60 | 1，086，060 477 d | $\begin{array}{r}112,357 \\ 26,507 \\ \hline 863 \\ \hline 18\end{array}$ | $\begin{array}{r} 1,198,41833 \frac{3}{2} \\ 91.67708 \end{array}$ |
| Vincennes， | 45，265．38 | $92,21301 \frac{1}{2}$ |  |  | 27，043 07\％ | 41906 | 954993 | 954 993 | － | 65，169 944 | 26，507 13 ${ }^{\frac{3}{4}}$ | 91，677 08 |
|  | 284，180．29 | \＄588，610 28글 | 289，630 62 | 2，245，557 584 | 680，861 442 | 7，343 27 | a．697，781 $00 \frac{3}{4}$ | 20，923 45 ${ }^{\frac{3}{4}}$ | 6，260 08 | 2，153，306 423 | 273，794 25 | 2，427，100 67\％${ }^{\frac{3}{4}}$ |

Acres．Purchase money．
$588,61028 \frac{1}{1}$
$\overline{\$ 5,547,86583}$
 698，902 53．？ $\begin{array}{r}1,121 \quad 53 \\ \hline \$ 697,781004\end{array}$

＂for payments made

$$
\begin{array}{r}
: \\
\text { Total, } \\
.
\end{array}
$$



[^4]Total sales of lands，from the opening of the Land Offices to 30 th September，1806，
Amount sold since，as above stated，
Payments by Receivers，to be covered by warrants，
by indiyiduals，＂．but not．yet stated in accounts of Receivers，
Statement C-Continued.
Estimate showing when the instalments, which compose the balance duc from individuals, will become payable.


## C 2..

Statement of the Lands sold in the Mississippi Territory, from the opening of the land affices to the latest returns received at the treasury; showing, also, the amount of receipts from individuals, and
payments made by Receivers, during the same time, with the balance due.

| orfices. | Lands sold. |  | meceipts by reoevvers from individuals. |  | payments by receivers. |  | bayance due. |  | total balanoedue. | date of latestReturns. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Acres. | Purchase Money. | On account of Purchase Money. | On account of Forfeitures. | Into Treasury. | The part which was for Expenses. | By Receivers. | From Individuals. |  |  |
| West of Pearl river, East of Pearl river, | $\begin{gathered} 70,06.750 \frac{1}{2} \\ 4,125.00 \end{gathered}$ | $\begin{array}{r} \$ 141,41301 \\ 8,250 \\ 00 \end{array}$ | $\begin{array}{r} \$ 35,68701 \\ 2,06250 \end{array}$ |  | $\begin{gathered} \$ 10,05092 \frac{\pi}{4} \\ 176566 \end{gathered}$ | $\begin{array}{r} \$ 1,61978 \\ 17656 \end{array}$ | $\begin{gathered} \$ 25,636 \\ 1,885 \\ 94 \end{gathered}$ | $\begin{array}{r} \$ 105,72600 \\ 6,18750 \end{array}$ | $\begin{array}{r} \$ 131,36208 \frac{3}{4} \\ 8,073 \end{array}$ | July 31, 1807. Feb. 28, 1807. |
|  | 74,831. $50 \frac{1}{8}$ | 149,663 01 | 37,749 51 | - - | 10,227 488 ${ }^{\text {( }}$ (a) | 1,796 34 | 27,522 029 | 111,91350 | 139,435 52 ${ }^{\frac{3}{4}}$ |  |
| (a) Paid into the Treasury by warrant on Receiver, Amount to be covered by warrants, |  |  |  |  |  |  | $\begin{aligned} & \$ 4,39569 \\ & 5,831 \quad 79 \frac{7}{4} \\ & \hline \end{aligned}$ |  |  |  |

## C 2-Continued.

Estimate showing when the instalments which compose the balance due from individuals will become payable.

| Offices. | Becoming due in 1809. | Becoming due in 1810. | Becoming due in 1811. | Total Balance. |
| :---: | :---: | :---: | :---: | :---: |
| West of Pearl river, East of Pearl river, | $\begin{array}{r} \$ 35,01949 \frac{1}{2} \\ 2,06250 \end{array}$ | $\begin{array}{r} \$ 35,35325 \frac{1}{4} \\ 2,06250 \end{array}$ | $\begin{array}{r} \$ 35,35325 \frac{1}{4} \\ 2,06250 \end{array}$ | $\begin{array}{r} \$ 105,72600 \\ 6,18750 \end{array}$ |
|  | \$37,081 99 ${ }^{\frac{1}{2}}$ | \$37,415 75 ${ }^{\frac{1}{4}}$ | \$37,415 75 ${ }^{\frac{1}{4}}$ | \$111,913 50 |

Treasury Department, 5th November, 1807.
D.

An estimate of the principal redeemed of the debt of the United States, from the 1st October, 1806, to the 30th September, 1807, inclusively, showing the redemption of the principal of the said debt, from the 1st April, 1801, to the 30th September, 1807.

|  | Redemption from 1st:Oct. 1806, to 30th of September, 1807. | Redemption from 1st April, 1801, to 30th Sept. 1806, per the Secretary's report of 5th Dec. 1806. | Total principal redeemed, from 1st April, 1801, to 30th Sept. 1807. |
| :---: | :---: | :---: | :---: |
| On account of the domestic debt. |  |  |  |
| The amount of warrants issued on the treasurer of the $U$. States, on account of the interest of the domestic debt, of the reimbursement of the old six per cent. and deferred stocks, and of purchases of the eight per cent. and exchanged six per cent. stocks, from 1st October, 1806, to the 30th September, 1807, exclusive of $\$ 36,934.49$, repaid into the treasury, and $\$ 2,49963$, commissions to agents purchasing stock, was <br> $\$ 5,834,42303$ |  |  |  |
| Deduct interest which accrued during the same period, calculated quarter yearly, $\$ 2,923,19687$ |  |  |  |
| And loss on the purchase of stock, - - - (b) 15,07820 2,938,275 07 | (a)\$2,896,147 96 | \$6,479,745 84 | \$9,375,893 80 |
| Reimbursement of the navy six per cent. stock, | - - | 711,700 00 | 711,700 00 |
| Ditto, of the five and a half per cent. stock, - | 1,847,500 00 | - - - | 1,847,500 00 |
| Ditto, of the four and a half per cent. stock, - - | 176,000 00 | - - - | 176,000 00 |
| Payments made in certificates of the debt of the United States, on account of lands, | 5,211 20 | 262,018 16 | 267,229 36 |
| Payments made to foreign officers, and for certain parts of the domestic debt, | 2,146 36 | 74,331 50 | 76,477 86 |
| Payments on account of domestic loans, - - |  | 3,440,000 00 | 3,440,000 00 |
| On account-of the foreign debt, - | - - | 10,236,108 05 | 10,236,108 05 |
|  | 4,927,005 52 | 21,203,903 55 | 26,130,909 07 |
| Funds having.previously been provided in Europe, the warrants issued on the Treasurer of the United States for that object, from 1st October, 1806, to 30th September, 1807, were less than the amount of interest arising; the difference, therefore, forms a deduction. |  |  |  |
| The interest accruing from 1st October, 1806, to 30th September, 1807, was, on the Dutch debt, including commissions and charges, - - - $\quad$ - \$66,632 60 On the Louisiana stock, including commissions, 677,666 47 |  |  |  |
| \$744,299 07 |  |  |  |
| Amount of warrants, exclusive of \$24,614 71, repaid into the Treasury, and $\$ 1,99265$, commissions to agents purchasing bills of exchange, was \$486,058 13 |  |  |  |
|  | 248,813 36 | - - - | 248,813 36 |
|  | \$4,678,192 16 | \$21,203,903 55 | \$25,882,095 71 |

(a) 1. On account of annual reimbursement, $\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad \$ 1,504,46661$
2. Eight per cent. and exchanged six per cent. stocks purchased, - - - - 1,006,005 00
3. Moneys in the hands of agents purchasing stock, - -
4. Moneys in the hands of the Treasurer of the United States, as Agent to the Commissioners of the Sinking Fund,

191,815 55
(b) The amount of eight per cent. purchased,

| $\$ 746,000$ <br> 260,005 | cost$\$ 2,896,14796$ <br> $\$ 767,23125$ <br> 253,85195 <br> $1,006,005$ |
| ---: | ---: |
| Loss, $-\quad-$$1,021,08320$ <br> $1,006,00500$ <br> $\$ 15,07820$ |  |

Treasury Department, Register's Office, November 5, 1807.
JOSEPH NOURSE, Register.

10th Congress.]
No. 268.
[1st Session.

## COMPENSATION OF INSPECTORS OE THE CUSTOMS.

comanicated to the house of representatives, december $23,1807$.
Mr. George Washington Campbell, from the Committee of Ways and Means, to whom were referred the petitions of the inspectors of the Customs of the ports of Baltimore, New York, and Boston, made the following report:
That, previous to the third day of March, 1797, the compensation allowed to inspectors of the customs was fixed by law at a sum not exceeding one dollar and sixty-six cents to each, for every day he should be actually employed in aid of the customs; and, by an act of that date, their pay was raised to a sum not exceeding two dollars for each day they should be employed in like manner; and, by an act passed the second of March, 1799, the same compensation, last mentioned, was allowed them, to be paid by the collector, out of the revenue, and charged to the United States. It appears by a report made by the Secretary of the Treasury on this subject, that the pay of all the inspectors employed during the year 1804, amounted to $\$ 129,608$, being about one per cent. on the nett receipts in the treasury. It also appears, that, in all the large ports (except Charleston) the inspectors are employed almost every day during the year, which is not the case in the smaller ports, where they are, a great portion of their time, without employment. From this circumstance, it results, that the amount of compensation received by inspectors in the large ports, during the year, far exceeds that received by those in the small ports; and, although the necessary expenses of living and supporting families, in large towns, are generally greater than those in small, yet the difference of the annual compensation in favor of those inspectors residing in the former, as already stated, would probably be equal to the excess in their expenses, and, therefore, render their situation, at least as eligible, as that of those residing in the latter.

The Committee are apprised, that, during the existence of contagious or epidemical diseases in populous towns, the inspectors residing therein incur additional expenses, and are, in the discharge of their duties, necessarily exposed to personal dangers: they duly appreciate these circumstances, and are induced to believe that, when such events occur, and are made known to the National Legislature, they will be disposed to make such additional compensation to those who may be affected thereby, as their situations may require.

The Committee are sensible of the importance of the duties to be performed by the inspectors of the customs, and how much the security of the revenue depends upon the capacity, integrity, and attention, of those officers; they highly appreciate the good faith with which they are stated to have performed the services required of them; and would feel disposed to render their situations more eligible, by augmenting their compensation so as to meet the necessary increase of expenses in living, if, in their opinion, existing circumstances would justify the measure. But, upon a view of the facts above stated, and considering the present state of the nation is such as renders it uncertain how soon there may be a demand for all our resources, the Committee are of opinion that it would not be advisable, at this time, to incur additional expenditures in collecting the revenue, by increasing the compensation of the officers engaged therein.

They, therefore, submit to the House the following resolution:
Resolved, That the petitioners have leave to withdraw their petitions.

## Treasury Departaent, Jainuary 14th, 1806.

SIR:
I have the honor to enclose a report on the petitions of the inspectors of the customs for the ports of Baltimore, Philadelphia, and New York, which were referred to me by the House of Representatives, on the 5th and 23d December, 1805, and 11 th January, 1806.

I have the honor to be, very respectfully, sir, your obedient servant,
The Honorable the Speaker of the House of Representalives.
ALBERT GALILATIN.

The Secretary of the Treasury, to whom were referred the petitions of the inspectors of the Customs of the ports of New York, Philadelphia, and Baltimore, respectfully submits the following report:
The pay of the inspectors, which, previous to the 4th day of March, 1797, was at the rate of one dollar and sixty cents a day, was, by act of that date, fixed at the rate of two dollars for every day they shall be actually employed in aid of the customs.

It appears by the annexed statement，that the pay of all the inspectors employed during the year 1804，amounted to $\$ 129,608$ ，or about one per cent．on the nett receipts in the treasury，and that，in all the large ports，Charleston excepted，the inspectors are，in fact，employed almost every day during the year－an arrangement which，though not practicable in the smaller ports，is not attended with any additional expense in those where it has been adopted，as may be perceived by comparing the whole amount of compensation allowed，and of revenue collected in each port． A less number of inspectors is employed in those ports；and，as they are constantly employed，their annual compen－ sation is greater．But，although the inspectors of the largest ports are，by that arrangement，better paid，generally， than those of the small ones，it is true that the expenses of living，with them，are generally greater；and，it is appre－ hended that the greatest difficulty in fixing a reasonable rate of compensation arises from that difference in the rate of necessary expenses which exists between the different ports．The pay which is sufficient，in many places，to engage the services of persons fully competent，hardly affords the means of a scanty subsistence in others－an obser－ vation which is made less with any intention of suggesting a distinction in the rate of allowance，which would，per－ haps，be invidious，than for the purpose of anticipating the objection to a general increase，which might be expected from those quarters where two dollars a day must be considered as an ample compensation．The only case where the propriety of such a distinction is respectfully submitted，is that of contagious or epidemical diseases，during which additional expenses are incurred by the inspectors，and they are，in the discharge of their duties，necessarily exposed to personal danger．

Of the general increase in the expenses necessary for the support of a family，which may have taken place since the year $\mathbf{1 7 9 7}$ ，and on which the propriety of a general additional allowance depends，the Secretary of the Treasury is not a competent judge．It will be sufficient for him to say，that a view of the revenue，derived from customs， affords evident proofs that it is most faithfully paid and collected．Next to that good faith，which has so honorably characterised the conduct of the importers，the security of the reverue，principally，rests on the character of the officers employed in the collection；the capacity，attention，and integrity of the inspectors，particularly，forms one of its principal guards；and，it is undoubtedly important that the compensation may be sufficient to engage，as hereto－ fore，the services of men of that description．

All which is respectfully submitted．
Treasury Department，14th January， 1806.
ALBERT GALLA＇TIN，Secretary of the Treasury．

A Statement exhibiting the total number of inspectors employed，on an average，in the several ports of the United States，during the year 1804；also，the amount of their compensation，and the number of days each inspector was，on an average，employed．

| districts． |  |  |  |  |  | districts． |  |  |  | 䓀 <br>  <br> CO <br> 会会镸 <br> 要ㄹ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Portsmouth，－ |  | － | $8 \frac{1}{4}$ | 1，866 | 113 | Perth Amboy | － | $1 \frac{3}{2}$ | 104 | 35 |
| Newburyport， |  | － | $7 \frac{1}{2}$ | 2，563 | 171 | Little Egg Harbor， | － | $1 \frac{1}{2}$ | 102 | 34 |
| Gloucester，－ |  | － | $4 \frac{3}{4}$ | 2，160 | 227 | Burlington，－ |  | 1 | 44 | 22 |
| Salem， |  |  | 14 | 4，026 | 144 | Great Egs Harbor， | － | 1 | 45 | 22 |
| Marblchead，－ |  | － | $3 \frac{3}{4}$ | 982 | 131 | Philadelphia，－ | － | 223 | 16，386 | 360 |
| Boston，－ |  | － | 173 | 12，002 | 347 | Wilmington，Del． | － | $3 \frac{3}{4}$ | 2，286 | 305 |
| Plymouth， |  | － | $2{ }^{\frac{1}{4}}$ | 523 | 116 | Baltimore，－ | － | 16 | 10，742 | 335 |
| Barnstable， |  | － | 6 | 240 | 62 | Georgetown，Col． | － | 1 | 626 | 313 |
| Nantucket，－ |  | － | 2 | 299 | 75 | Alexandria，－ | － | $4 \frac{1}{4}$ | 2，352 | 276 |
| Edgartown，－ |  | － | 3 | 224 | 37 | Petersburg，－ | － | $5 \frac{1}{1}$ | 774 | 70 |
| New Bedford， | － | － | 3 | 526 | 88 | Richmond，＊－ | － | 1 | 26 | 13 |
| Dighton，－ |  | － | 23 | 138 | 25 | Tappahannock，＊ | － | 1 | 102 | 68 |
| York，－ |  | － | $1 \frac{1}{4}$ | 270 | 108 | Duinfries，＊－ | － | 1 | 10 | 5 |
| Kennebunk，－ |  | － | $1 \frac{3}{4}$ | 376 | 107 | Norfolk，－ | － | 113 | 5，470 | 233 |
| Biddeford，－ |  | － | 3 | 590 | 98 | Folly Landing，＊ | － | 1 | 10 | 10 |
| Bath， |  | － | $4 \frac{1}{4}$ | 576 | 68 | Wilmington，N．C． | － | $4 \frac{4}{4}$ | 1，340 | 141 |
| Portland， |  | － | 6 | 2，902 | 242 | Newbern．－ |  | $2 \frac{1}{4}$ | 298 | 66 |
| Wiscasset，－ |  | － | 3 | 574 | 95 | Washington，－ | － | $3{ }^{\frac{1}{4}}$ | 407 | 63 |
| Waldoborough， |  | － | $2 \frac{1}{2}$ | 300 | 60 | Edenton，－ |  | $2 \frac{1}{4}$ | 499 | 111 |
| Penobscot， |  | － | $1{ }^{\frac{3}{4}}$ | 162 | 46 | Beaufort，${ }^{-}$ |  | 1 | 76 | 38 |
| Frenchman＇s bay，＊ |  | － | 1 | 28 | 14 | Georgetown，S．C． | － | $1 \frac{1}{2}$ | 198 | 66 |
| Machias，－ |  | － | 23 | 260 | 47 | Charleston，－ |  | 19 | 9，308 | 245 |
| Passamaquoddy， |  | － | 1 | 28 | 14 | Savannah，＊＊ | － | 10 | 2，143 | 107 |
| Newport，－ |  | － | $5{ }^{\frac{1}{2}}$ | 1，540 | 140 104 | Brunswick，＊－ | － | 1 | 26 120 | 26 |
| Bristol，－ |  | － | $3^{\frac{1}{2}}$ | 726 3,118 | 104 | Detroit，－ | － | 1 | 120 | 60 |
| Providence，－ | ＊ | － | 7 | 3，118 | 223 | Michillimakinack，＊ | － | 1 | 128 | 85 |
| New London， | － | － | 13 | 2,547 1,966 | $\begin{array}{r}98 \\ 123 \\ \hline\end{array}$ | Mississippi，＊－ | － | 1 | 136 5 | 136 |
| Middletown， | － | － | 8 | 1，966 | 123 | New Orleans， | － | $8 \frac{1}{2}$ | 5，067 | 300 |
| New Haven， |  | － | 8 | 2，102 | 131 | Natchez，＊－ |  | 1 | 8 | 4 |
| Fairfield，－ |  | － | ${ }^{1} \frac{1}{4}$ | 1242 | 96 26 | Total， |  | 32012 | 129，620 | 7，275 |
| New York，－ | － | － | 371 $\frac{1}{2}$ | 26，299 | 350 |  |  |  | 129，020 |  |

Treasury Department，Register＇s Office，14th January， 1806.
JOSEPH NOURSE，Register．
$\therefore$ Employed temporarily．

## PROTECTING DUTIES ON PAIN'SS.

Communicated to the house of representatives, december 3, 1807.
Mr. Newton, from the Committee of Commerce and Manufactures, to whom was referred the petition of Joseph Du Cayla, made the following report:
The petitioner states, that he has purchased the exciusive right, secured by patents, of making, constructing, using, and vending to others, to be used, the beautiful yellow and also the green coloring matter or paint. As a further encouragement, he prays that additional duties may be imposed on the importation of paints.

Your committee are of opinion that, if the discovery is as useful as the petitioner represents it to be, he has the fairest prospect of success. He enjoys the exclusiveright, secured by patents, to all profits that can be produced from the exercise of the art or discovery of manufacturing or preparing colors.

He likewise derives, from the high protecting duties on paints, the additional advantage of extending the use and the sale of his manufactures. To increase the duties on paints, will have the tendency not only of raising the price of paints, but that also of giving to the petitioner a monopoly.

The committee, therefore, recommend the adoption of the following resolution:
Resolved, That the prayer of the petitioner is unreasonable, and ought not to be granted.

## PROTECTION TO MANUFACTURES.

communicated to the house of representatives, dechimber 7, 1807.
To the Honorable the Senate and House of Representatives of the United States of America in Congress assemblecl, the petition of the subscribers, citizens of the United States and inhabitants of the city of New York, members of "the Journeymen Hatters Society" of that city, respectfully showeth:

That your petitioners have served regularly as apprentices to the hatting business, and are now working as journeymen to the said trade, and did expect, by their industry and attention to that art, to gain an honest livelihood for themselves and families; that your petitioners, having full confidence in your honorable body, that you will give every encouragement and protection to the manufactures of the United States, and lend every lawful assistance to those citizens thereof, who are immediately dependent on the encouragement which your honorable body may give to those manufactures, beg leave to state, that necessity compels them to approach your honorable body in humble petition, praying that an additional impost duty may be laid on hats. And as reasons therefor, your petitioners beg leave to state that, by the constant importations of that article, our home manufactures in that particular have diminished, and probably will continue to suffer, and perhaps finally go to ruin. Your petitioners further represent, that the present duty laid on hats is so inconsiderable, that mercantile men, particularly in this city, are enabled to import, and actually do import, from Europe, and sell, hats, at a less price than those of American manufacture; which obliges many, who have served a long time as apprentices and journeymen to the said trade, to abandonit, and resort to other means for supporting themselves and families. And your petitioners beg leave further to state to your honorable body, that the materials in this country, used for making hats, are equal, if not superior, to foreign produce of the same; and they are confident that the hats of the United States are superior to the European manufacture of the same article.

Wherefore, and inasmuch as your petitioners are attached to the liberties of this country, and are willing to hazard every thing for the maintenance of its rights and independence, they pray that your honorable body will, after having taken into consideration these circumstances, grant the prayer of your petitioners, and lay an additional impost upon the importing of hats from foreign countries, whereby your petitioners, and many others, similarly circumstanced, would be relieved from their present embarassment, and the daily expectation of being deprived of employment in that art, which it has been their study for years to acquire.

Signed in behalf of the Society.

## ENCOURAGEMENT TO MANUFACTURES.

communioated to the house of representatives, december 18, 1807.
To the Honorable the Senate and House of Representatives of the United States in Congress assembled, the memorial of the subscribers, merchants, and manufacturers of copper, inhabitants of the city of New York, respectfully showeth:

That your memorialists have been informed that a petition has been presented to Congress, praying that a duty may be imposed on copper, in sheets and plates, imported into the United States; and your memorialists, believing that the imposition of such duty would in effect prohibit the importation of those articles, and would tend to the inconvenience and injury of the public, although it might, in some measure, contribute to the emolument of a few individuals, they take the liberty of suggesting the following reasons why the prayer of the said petition should not be granted.

That there is not in the United States, to the knowledge of your memorialists, any copper mine, which, at the present time, can furnish the raw material for the manufacture of copper; and that, consequently, the manufacturing of sheet copper, copper plates, and raised bottoms of copper, in this country, must, at present, be confined to the scanty supply furnished from the collection of old copper, and the occasional importations of copper in pigs from South America: for your memorialists do aver, without fear of contradiction, that the difference in price between unwrought copper, and that manufactured into sheets, plates, and raised bottoms, in Europe, will not allow of the importation of copper in pigs, for the purpose of being manufactured, in this country, into those articles, unless the importation of such manufactured articles are prohibited, or made subject to an impost duty.

That, from the circumstance of the duty now imposed on manufactured articles of copper, while unwrought copper remains free from duty, the American manufacturer is enabled to undersell the like articles, manufactured in Europe; and in consequence thereof, manufactured articles of copper are now very seldom imported; but considerable quantities, manufactured in this country, are yearly exported to the West Indies. That, although copper in sheets has been free from import duty, yet, in consequence of an export duty in Great Britain, of four per cent., and the incidental charges of importation, most of the ships, built in this country, and intended to be copper sheathed, are sent abroad for that purpose.

That, in case a duty is laid upon copper in sheets, plates, and raised bottoms, the greater part of the utensils, in the manufacture of which those articles are used, such as stills, boilers, \&c. will be imported in a manufactured state, and their prices consequently enhanced.

Your memorialists beg leave further to represent to your honorable body, that it would operate greatly to the advantage of the manufacturers of copper, in this country, if the duty on zinc or spelter, old copper, old brass, and old pewter, was discontinued; and your memorialists may be permitted to remark, that those articles can only be considered as raw materials. And your memorialists further pray your honorable body that round copper plates, and raised bottoms of copper, may be permitted to be imported free from duty, as those articles cannot be considered in a more manufactured state than copper in sheets.

And your memorialists will ever pray, \&c.
RICHARD WHITTINGHAM, and others.
New York, November 20, 1807.

No. 272.
[1st Session:

## REMISSION OF DUTIES

communicated to the house of representatives, december 24, 1807.

## House of Representatives, December $7 t h, 1804$.

SIR:
I beg leave to enclose you the petition of Walter Channing, surviving partner of the house of Gibbs and Channing, of Newport, Rhode Island, stating to Congress that they imported a quantity of saltpetre, in May, 1803, upon which the collector of Newport charged a duty, when, in their opinion, the article was free, by the laws of Congress, passed 10th August, 1790, and May 2, 1792. The opinion of respectable counsel has been obtained, as you will observe, and they all seem to agree that saltpetre ought to be considered as still tree of duty; and, on my own part, I must confess that the acts of June 14th, 1797, and April, 1798, do not strike me, at the first view, as intended to repeal the former act, declaring the article free. The question remains, Was saltpetre exempt from duty when the act of 1798 expired, and is it now free of duty? The collector of the revenue at Newport has exacted an ad valorem duty on the cargo imported by Gibbs and Channing, and, in three other custom houses, the collectors have not charged any duty on saltpetre; and yet it would seem they ought to have done it, if the article is really chargeable with a duty. May I request the favor of you to look at the petition, and the papers which accompany it, and will you have the goodness to give the Committee of Commerce and Manufactures your opinion on the subject? Can relief be afforded to the petitioners through your Department, provided you consider saltpetre as free of duty? Are the collectors throughout the United States at this moment in the collection of any duty on the article in question? and, if so, what is the rate of duty, and when did it commence? Any information on the subject will particularly oblige the committee.

I have the honor to be, with the highest respect, yours, \&c.
Hon. Albert Gallatin, Secretary of the Treasury United States.
JACOB CROWNINSHIELD.

To the Honorable the Senate and House of Representatives of the United States in Congress assembled, Walter Channing, surviving partner of the house of Gibbs and Channing, of Newport, in the State of Rhode Island,

That, on the 3d day of May, 1803, the said Gibbs and Channing imported, in the ship Mount Hope, John Boit master, from the Isle of France, thirteen hundred fifty eight bags of saltpetre; that, at the time of said importation, the article of saltpetre was free of duty, being permanently exempted by the acts of Congress of the 10th August 1790, and May 2d, 1792; which acts, so far forth as they provide for said exemption, as your petitioner is advised, and verily belives, then were, and still remain, in full force and effect. That, on the 6th June, A.D. 1803, entry was made of said ship and her cargo, at the custom house for the district of Newport, when the collector demanded a duty of twelve and a half per cent. ad valorem on the saltpetre aforesaid, and included the same in the gross estimate of the amount of duties on the cargo of said ship, and required the said Gibbs and Channing to give bonds for the same, to which they objected, but were obliged to submit; an entry of said ship and cargo being not otherwise attainable. The said Gibbs and Channing believing that there was no law which authorized the exaction of said duty on saltpetre, and the collector persisting in requiring the same, they made a representation of the demand, by letter, on the 7th of July, A. D. 1803, to the Secretary of the Treasury, a copy whereof was transmitted by the Comptroller to the collector, requiring him to make a statement of the case, which was accordingly done; whereupon, the Comptroller decided that he coincided with the collector in opinion that saltpetre was then chargeable with an ad valorem duty; that, in conformity to this coincidence of opinion, the collector charged a duty on said saltpetre of twelve and a half per cent. ad valorem, making said duty eighteen hundred twelve dollars thirty seven cents, which sum he included, with the duties on the other gonds imported by said Gibbs and Channing, in said ship Mount Hope, in three bonds, which were given on the entry; that the said Gibbs and Channing, after a candid investigation of the opinion offered by the Comptroller, and the reasons in support of it, could not see any sufficient cause to alter the opinion they had first formed, that saltpetre was by law permanently exempted from duty; but, lest they might err in an opinion opposed to so high authority, they submitted to counsel of the first eminence in this State, the case,
as stated by the collector, and the Comptroller's opinion thereon; who, after an examination of the same, and the laws relative to that article, gave a deliberate opinion, in writing, "that saltpetre may be imported into the United States free of duty." At the same time, the said Gibbs and Channing obtained from the custom houses at Salem, Boston, New York, and Philadelphia, official certificates and advices, that, at the time of the importation of the saltpetre aforesaid, the article saltpetre was considered, at the aforesaid custom houses, free of duty and so admitted. In the progress of the investigation which the said Gibbs and Channing caused to be made, relative to the duty exacted from them as aforesaid, it appeared by an official certificate from the custom house at Boston, that the former Comptroller of the Treasury, in a circular letter to all the collectors, dated May 30, 1800, had officially iustructed them that "saltpetre was to be considered as permanently exempted from duty by the acts of Congress of the 10th August, 1790 , and May 2d, 1792." This circular letter your petitioner candidly believes had escaped the recollection of the collector, when he required the aforesaid duty, and when he stated the case to the Comptroller, as aforementioned. From a consideration of this deliberate opinion, and direction of the former Comptroller, of the practice of the custom houses in conformity thereto, with the opinion of counsel so respectable, the said Gibbs and Channing were induced to make a representation of the same to the present Comptroller, in a letter dated September 17, 1803, in which, after communicating the particulars of the preceding information, they requested that, inasmuch as the constitution declares "that all duties, imposts, and excises, shall be uniform throughout the United States," the administration of the laws relative thereto ought to be uniform; and that, as an exemption from duty, in relation to salt petre, had been granted to others, the same ought to be extended to the said Gibbs and Channing. To this representation the Comptroller replied, that " the suggestion, that the exemption of saltpetre from duty had been admitted to some and denied to others, was too remote from probability to be susceptible of belief;" that "it was a case concerning which he could not doubt, and that, if he was wrong, the error could be corrected by the ensuing Legislature, and that he did not consider the case as decided by his predecessor. ${ }^{29}$ About the time this answer of the Comptroller was received, George Gibbs, the senior partner of said house of Gibbs and Channing, deceased, when the whole business devolved on your petitioner, who sought the opinion of other counsel in this State, and of the most eminent counsel in the Commonwealth of Massachusetts, all of whom concurred in opinion, "that saltpetre was still free from duty." Thus supported by the deliberate opinion of every professional man to whom the question had been submitted, your petitioner conceived it to be a duty which he owed to the heirs of his deceased partner, to himself, and his fellow citizens, to pursue every legal and temperate measure to obtain redress. With this view your petitioner, prior to the first bond falling due, proposed to the collector that the question, "whether saltpetre was, or was not, exempt from duty, by law," should be submitted to a court of competent jurisdiction, whose decision your petitioner would cheerfully abide; and that, as some delay of payment of the aforesaid duty charged on saltpetre would necessarily take place, before a decision of the suit on the bond could be had, your petitioner further suggested, that, as the refusal of payment did not result from inability to pay, or opposition to the laws, but merely from a dispute about a legal question, on which respectable opinions differ, and it being of a duty never before demanded, that a creditat the custom house ought not to be denied him, while the right to demand such duty was in the legal course of judicial investigation. At the same time, to obviate every possible objection to this equitable clain, your petitioner offered to pay the amount of duties on all the goods, except that charged on saltpetre, and this, with the interest and probable costs, he offered to deposite in bank, and place the cashier's receipt therefor in the hands of the collector; or he would pay or deposite the whole, in any other mode the collector might devise, provided the right of legal investigation of the question should be reserved, and the credit of Gibbs and Channing at the custom house should not, in the mean time, be denied. These reasonable proposals, as your petitioner conceived them to be, were not acceded to, and he, to save the credit of his surety and that of the house of Gibbs and Channing, was compelled to pay the whole of the first bond, without having a day in court for a legal decision thereon. Prior to the payment of the second and third bonds, your petitioner renewed his application as aforesaid, in both which he was refused, and has been thus, against his consent, and every effort in his power, consistent with the credit and safety of his house, and that of his surefy, forced to pay eighteen hundred twelve dollars thirty seven cents, being the amount of the aforesaid duty illegally charged on said saltpetre. From the concession of the Comptroller, in a letter to the collector, of the 14th December last, "that the laws which relate to duties on saltpetre are susceptible of different constructions," from the very respectable, numerous, and concurrent legal opinions, in contrariety to his decision; and it being a known fact that no duty ever was exacted on saltpetre, from the first institution of the Government, until it was imposed on the house of Gibbs and Channing, your petitioner had reason to expect that the Comptroller would not only have yielded to his repeated and urgent applications, for a legal investigation of the litigated duty, without a denial of credit, but that he would have been equally solicitous with your petitioner to have had his opinion tested by the proper judiciary tribunal; so that no citizen should have just cause of complaint. Denied this privilege, your petitioner, under a firm and conscientious conviction that saltpetre was, and still is, by law, exempt from duty, respectfully craves leave to lay his case before the National Legislature, and to solicit that the same exemption, which has, through the custom houses, been extended to other importers of saltpetre, may be extended to the house of Gibbs and Channing; and that restitution may be made to them of the aforesaid sum of eighteen hundred twelve dollars and thirty-seven cents which they have been compelled to pay for the duty, illegally charged on the saltpetre by them imported as aforesaid, together with interest thereon; or that Congress will be pleased to provide by law for a judicial investigation of the right to exact said duty; or to grant to your petitioner such other relief in the premises, as, in your wisdom, justice shall seem to require. And your petitioner, as in duty bound, will ever pray.

WAL'TER CHANNING,
Surviving partner of the house of Gibbs and Channing.
Newport, November 24th, 1804.

CASE.
Messrs. Gibbs and Channing, in the month of May, 1803, imported, in their ship Mount Hope, a large quantity of saltpetre, in the port of Newport.

They demanded an entry of said saltpetre, duty free; the collector refused, and demanded bonds for an ad valorem duty on said article.

Question. Is saltpetre subject to a duty, on importation into the United States?
Answer. Congress passed a law, 10 th August, 1790 , imposing specific duties on certain specific articles, and an ad valorem duty on certain enumerated and on unenumerated articles. This law, in terms, exempts from duty the article saltpetre. Congress passed another law 2d May, 1792, which provides that all articles which are excepted and exempted from duty by the act " making further provision for the payment of the debts of the United States," (which is the act above mentioned, passed 10th August, 1790) "shall continue to be excepted and exempted." Both these acts are permanent.

On the 14th June, 1797 , Congress passed another act, entitled " An act prohibiting, for a limited time, the exportation of arms and ammunition, and for encouraging the importation thereof." This act prohibited the exportation (among other things) of saltpetre, and exempted from duty the same articles, together with saltpetre, for the time limited.

On the 7th day of April, 1798 , Congress passed another act, to continue in force the act last before mentioned, for a further time. Both these acts have long since expired. These are all the laws relative to this subject. The case then comes to this question: Whether the exemption of salt petre fram duty, provided by the acts of ${ }^{\prime} 90$ and '92, is still in force? That exemption is still in force, unless it.be considered as repealed by the acts of '97 and '98. 'These latter acts are considered to have this effect by the collector, whose opinion is adopted by the Comptroller. In support of this construction it is said, That the laws of '97 and '98, in this particular, are repugnant to the laws of
'90 and '92, and therefore the former is to be considered as repealed. If two provisions of two different laws are of such a nature that they cannot both be executed, the latter may be considered as repealing the former. But the acts of '90 and '92 require the exemption in question; so do the acts of '97 and '98. Both require the same thing. There is no repugnancy then. But it is replied, the exemption by the former is permanent, and by the latter temporary. This shews that the acts are different, not that they are repugnant. Admitting them, however, to be repugnant, the latter is to be considered as repealing the former so long only as the latter are in force. The repeal or determination of the latter revives the former, ( 4 Ins. 325.1 Blk. Com. 90 . This principle is recognised in the instance of this very law. The law of '92 imposes on lead, for instarce, a specific duty of one cent per pound. The law of '97 exempts this article from duty. These provisions are repugnant, and the latter did necessarily repeal or suspend the former. The same specific duty is now collected on this article. Why? Because the expiration of the law of '98 revives the law of'92; otherwise, and on the construction contended for, lead should only pay an ad valorem duty. If the determination of the law of '97 revives the law of ' 92 in part, why not entirely?

It is also said that certain expressions in the latter acts strongly infer an intention in the Legislature, that the exemption should cease.

The words relied on are contained in the 2 d section of the act of '98. The section is as follows: "And be it further enacted, That the 5th section of said act, except so much thereof as relates to the importation of sulphur and saltpetre, be, and is hereby, continued in force for one year, from and after the 14th June next, and from thence to the end of the next session of Congress thereafter, and no longer: And that so much of said 5th section as relates to the importation of sulphur and saltpetre be, and is hereby, continued in force for one year, and after the 14th June 1800, and from thence to the end of the next session of Congress thereafter, and no longer." The words underscored are the expressions alluded to. The object of the section is two-fold: to continue the 5th section of the preceding act, as to certain articles, for one period, and as to the other articles, to continue it for a different period. The design is to provide for the continuance and determination of both parts of the law. The expression, "and no longer," denotes merely that the law is then absolutely to cease. It is a customary form in all temporary acts; all, then, that can be necessarily inferred, is, that the Legislature intended the act should cease, and of course the exemption, so far as it could be claimed under that act.

An argument against the construction insisted on by the collector and Comptroller, may be derived from attention to views of the Legislature, in passing those several laws. The inducement to the acts of 997 , continued by the act of '98, was the danger of a war, and the prudence of providing the country with the means of defence. The provisions were all framed to that end; and as the occasion might be temporary, the law very properly was made so, and was suffered to expire with the reason that produced it. The exemption from duty of saltpetre, provided by the acts of ' 90 and ' 92 , was to favor the importation of a raw material, and to encourage a useful manufacture. It was dictated by the standing policy of the Government. It was made permanent, because the policy was so on which it was founded. It ought not to be presumed that the Legislature intended to defeat this policy, unless such intention is expressed, or necessarily implied.

It may be demanded why saltpetre is mentioned at all in the acts of ${ }^{\prime} 97$ and '98. To this it may be answered, it was necessary to be mentioned, as the exportation of it was prohibited. Still, it may be said it was not necessary to be mentioned as an article exempted from duty on the importation. It probably was so mentioned from inattention in the Legislature to the acts of '90, and '92. This supposition is confirmed by a clause in the act of ${ }^{9} 98$. It enacts that saltpetre shall be free of duty for the time mentioned, "any thing in any former law to the contrary notwithstanding." The probability thence is extremely strong, that the former law, exempting this article from duty, was not then recollected. At any rate, it will shew that the Legislature were bent on this exemption; and as they were not then at all considering the expediency of limiting existing exemptions, it is not to be presumed they had particularly in view the limitation of this.

Mr. Steel, the former Comptroller, gave a deliberate opinion on this point, and decided that saltpetre was free of duty after the expiration of the acts of 97 and '98. This opinion is stated in his letter, dated the 30th May, 1800, which was circular, and addressed to all the collectors in the United States. The paragraph alluded to is in these words:
': It may be useful to observe, that all the prohibitions and exemptions contained in the act of Congress, passed on the 14th June, 1797 entitled 'An act prohibiting, for a limited time, the exportation of arms and ammunition, and for encouraging the importation thereof,' and which were revived and continued by an act, passed on the 7th April, 1798, ceased and determined at the end of the last session of Congress. All the articles mentioned in that act (excepting sulphur and saltpetre, which are permanently exempted by the acts of 10 th August, 1790, and $2 d$ May, 1792) are therefore restored to the same footing, as to importation and exportation, as they were before the passing thereof."

The practice has been in conformity to that opinion, and the importation of saltpetre has been free of duty into all the ports of the United States, until this instance, in this port. This construction, and this practice under it, may not be conclusive on this point, butit certainly may be offset to the authority on the other side. Upon the whole, we are all clearly of opinion that saltpetre may be imported into the United States free of duty.
B. BOURNE,
JAMES BURRILL, Jr.

JAMES BURRILL,
ASHER ROBBINS.
Nfiwport, September 2, 1803.

Mr. F. Parsons's opinion is requested on the following questions:
1st. Is saltpetre, imported into the United States after May 3d, 1802, liable to pay any duty?
2 d . If it is not, what remedy has the importer, provided the collector should insist upon payment?
OPINION.
Ansurer, Frst. The answer to this question depends upon the construction of the several statutes of the United Siates, imposing duties on imported articles. In the three first acts of Congress laying duties upon imported articles, saltpetre is excepted, and I do not conceive that any doubt can arise upon the freedom of that article from duty, until the passing of the act of June 14, 1797, prohibiting, for a limited time, the exportation of arms and ammunition, and encouraging the importation thereof. In the 5th of this act, it is enacted that all saltpetre, which shall be imported into the United States within the term of two years, from and after the passing of that act, shall be free of duty, any thing in any former law to the contrary nothwithstanding. As saltpetre was already free of duty, and would have so remained had this act not passed, no exemption of it from duty could be derived fiom this act. It was, therefore, so far as related to saltpetre, nugatory, or at most a cumulative provision in its favor ex abundenti. Another act afterwards passed, on April 7, 1798, continuing this act, in the 2 d section of which it is enacted that so much of the 5th section of the former act as relates to the importarion of saltpetre, be continued in force for one year, from and after the 14th June, 1800, and to the then next session of Congress, and no longer. This session terminated May 3d, 1802. Now it appears to me very clear that. until May 3d, 1802, saltpetre derived $n 10$ exemption from this last act, because, had it never have been passed, that article would have been free from duty, as none had, before that time, been imposed on it. The only question remaining is, whether a law continuing an act to a certain time, and no longer, which act exempts from duty a certain article, already free, is to be construed as laying a duty on that article. It is my opinion that no such construction can be admitted. The words, and no longer, are mere surplussage; without them, the act would have expired the same day. The act does not provide that saltpetre shall be exempted from duty to that day, and no longer, but that a clause of an act, which
related to the impontation of that article, already free, from duty, should be in force no longer. If saltpetre is now liable to a duty, it is by virtue of an act which, now expired." Af, while in force, it was considered as repealing the former acts, they are now revived by the death of the repealing act. If, while in force, it was only cumulative to the former acts, its repeal can not affect the acts to which it is cumulative. Indeed, it is my opinion that saltpetre, imported after May 3 d , 1802, is still free from duty, and I, have no doubt but what arises from information, that the present Comptroller is of a different opinion.

Secondly. The regular way is to pay all the duties but on saltpetre; to refuse that payment, and let the collector put the bond in suit. And I should suppose that, when the delay of payment, results merely from a dispute about a legal question, in which respectable opinions differ, the credit at the custom house would not be suspended.

November 19, 1803.
THEOP. PARSONS.

Extract of a letter from. Mr. J. Parker to Gibbs and Channing, dated Boston, August 24, 1803.
${ }^{66}$ I have just received yours of the 20th, and have applied at the custom house; General Lincoln not being there, I obtained the enclosed from the deputy collector. He says they do not demand any duties on saltpetre."

Custoar House, Boston, August 24, 1803.
SIR:
Your question respecting duties on saltpetre may be answered by a reference to a circular letter from the Comptroller of the Treasury, dated May. 30, 1800, which shows why saltpetre and sulphur are exempt from duty. They were permanently exempted by an act of Congress, August 10, 1790 , and May $2 \mathrm{~d}, 1792$, and are now on the same footing as if the subsequent acts never existed.

I am, very respectfully, your obedient servant, ;BENJAMIN WOOD, Deputy Collector.
John :Parker, Esq.
Copy of a letter from Clement Biddle, Esq.: to, Gibbs and. Channing, dated Philadelphia, August 30, 1803.

## Grntlembn:

Enclosed is the certificate from our custom house. Mr. Graff, deputy collector, who has been the deputy and chiefly executing the business from the beginning, tells me that no duty has been ever charged on saltpetre; being always entered free.

I, am,: with great esteem, your obedient seryant,
CLEMENT BIDDLE.

## Port of Philadelphia.

These are to certify, that there was imported into this district on the 2d April, 1803, by Joseph S. Lewis and Co. in the schooner Camilla, Rosseter, master, from Cācufta, the following merchandise, viz. one hundred and eleven bags of saltpetre, free of duty, according to law. Given under my hand, and seal of office, at the custom house, this thirtieth day of August, in the year of our Lord 1803.

JOHN GRAFF, Deputy Collector.
W. MACPHERSON, S. Officer.

Copy of a letter from Messrs. George Crowninshield and Sons, dated Salem, August 29, 1803.

## Gentlemen:

In answer to yours of the 20th inst. we have to inform, that only one ship has entered this port with saltpetre this season, and it was admitted free, which appears by the certificate of our collector, herewith enclosed.

We remain, your humble servants,
GEOKGE CROWNINSHIELD \& SONS.
Messrs. Gibbs and Channing.

District of S.Salem and Beverly,<br>Port of Salem, August 26, 1803.

This certifies, that, on the sixteenth day of May, of, the present year, the ship Franklin, Moses Townsend, master, from Calcutta, entered at this port, having on board, one hundred and three bags saltpetre, which was admitted free of impost.

Given under my hand and seal, at Salem, the day, and year above written.
WILLIAM R: LEE, Collector.

Srr:
Treasury Department, December 24, 1804.
In answer to your letter of the 7th instant; $I$ have the honor to enclose copies of two letters from the Comptroller of the Treasury to the Secretary, which show the course that was pursued, and the reasons in support of the construction adopted by that officer, in relation to the duty on saltpetre.

Under all the circumstances of the question, when it came before me, in May last, it appeared proper to sustain that construction; leaving it with Congress to provide a legislative remedy, if they thought either the opinion entertained at the treasury erroneous, or the existing provisions inexpedient. An ad valorem duty is, since September, 1803 , collected in every port.

I have the honor to be, very respectfully, sir, your obedient servant,
ALBERT GALLATIN.
Honorable Jacob Crowninshield, Chairman of the Committee on Commerce and Manúfactures.

## Extract of a letter from the Comptroller, dated December 21, 1804.

The limitation of the exemption of saltpetre from duty, by the act of, the 7th of April, 1798, expired on the 3d of May, 1802. After that period a diversity, of opinion prevailed among the collectors of the customs; some requiring the duty from the importers, whilst others were of opinion that the article still continued exempt from duty. It was not known at the treasury that this difference in opinion, on the construction of the laws relating to the subject, existed, until the case of Gibbs and Channing occurred at Newport. The collector for that port being of opinion

34 †
that the article was subject to duty, required it to be paid. Application was made to this Department for a decision of the question. On examining the subject, it was my opinion that the limitation of the exemption expired on the 3d of May, 1802, and the collector was instructed accordingly. The reasons of my opinion are briefly stated in a letter of the 2d of May last to you, a copy of which you will herewith receive, and to which you are referred. I have not altered my opinion. When the law declares that all sulphur and saltpetre which shall be imported into the United States from a foreign country, shall be free of duty until a certain specified day, and no longer, in my judgment the exemption must cease on that day, although by a prior act there was no limitation of the exemption. The language of the act of 1798 justifies the construction which I have given, and the negative expressions used clearly manifest the intention of the Legislature.

Messrs. Gibbs and Channing, finding that the duty was insisted on by the collector, executed bonds to secure the payment of it; requesting, at the same time, to be indulged with the usual credit at the custom house, although they should refuse payment, and a suit on their bonds should become necessary to recover the duty. This the collector refused to grant without the approbation of the Comptroller. He addressed me on the subject, and he was instructed to grant their request, as will appear by my letter to him in reply, an extract of which here follows:

Extract of a letter from the Comptroller of the Treasury to William Ellery, Collector of Newport, Rhode Island: dated 14 th Decernber, 1803.
" Your letter of the 2 d instantis before me. From your representation of the ability and punctuality of Messrs. Gibbs and Channing, I have no doubt but that their refusal to pay the whole of their bonds taken for duties, arises wholly from the circumstance that the duties on the article of saltpetre are included in those bonds. As the laws which relate to duties on saltpetre are susceptible of different constructions, and as the subject is now under the consideration of Congress, I think it proper that they should be indulged with a credit at the custom house, as usual, until a decision shall take place in the case."

Notwithstanding this construction, Messrs. Gibbs and Channing thought proper to discharge their first bond before a trial was had, or, perhaps, it may have been before a suit was commenced. So that it was in consequence of their own act, and not from any rigor on the part of the treasury, that a legal decision of the question did not take place.

After some time had elapsed, and subsequent to a circular letter from this office, dated 17 th September, 1803, to establish an uniform practice at the custom houses, Messrs. Gibbs and Channing again made application to the collector, requesting an amicable suit, and that they should be indulged with credit; as usual, in the mean time. The collector refused to comply, (and I conceive with propriety) deeming the application improper after the circular letter on the subject; and knowing also that a bill which had been brought into the Senate, during the last session, for the purpose of exempting the article, had been rejected by that branch of the Legislature.

Since the circular letter beforementioned, an ad valorem duty has been charged on it, and paid, I believe, without exception, throughout the United States, wherever imported. No instance of a refusal has ever come to my knowledge.

Ifl, in the opinion of the Legislature, the circumstances of the country require that saltpetre should be imported, free of duty, without doubt they will pass a law to that effect.

## Treasury Department, Comptroller's Office, May 2, 1804.

SIR:
I have not heretofore had leisure to attend to your request, in consequence of General Smith's letter, that I would assign the reasons of my opinion, that saltpetre is not exempt from duty. They are now briefly stated.

By an act of Congress, passed on the fourth day of July, 1789, ch. 2, sec. 1, saltpetre is declared to be free of duty.
By an act of the 10th of August, 1790 , ch. 39 , sec. 1 , saltpetre is again exempted from duty, without limitation of time.

By an act of the 2 d of May, 1792, ch. 27, sec. 2 , sulphur, among other articles, is added to the list of exemptions. By an act of the 14 th June, 1797 , ch. 2 , sec. 5 , it is enacted, that all sulphur and saltpetre, and many other artiles which should be imported into the United States, from any foreign country, within the term of two years from the passing of the act, should be free of duty.

By the act of the 7 th of April, $1798, \mathrm{ch} .44, \mathrm{sec} .2$, it is provided, that so much of the 5 th section of the act of 1797, as relates to the importation of sulphur and saltpetre, be continued in force for one year from the 14th of June, 1800, and from thence to the end of the next session of Congress thereafter, and no longer.

It is under the act of 1790 , before referred to, and the two last mentioned, that I considered it liable to duty, the exemption, being limited and restrained, by the act of 1798, to the end of the first session of Congress after the expiration of one year from the 14th of June, 1800, in other words, to the third of May, 1802.

The first, case which occurred was at Newport. in Rhode Island, where the collector, construing the laws as I do, required an ad valorem duty on saltpetre, which had been imported by Messrs. Gibbs and Channing, of that place. As they claimed the exemption, the subject was referred to the Comptroller. The collector-was directed by me to insist on the duty.

I consider it a just rule of construction, and which will not be denied, that all the acts which relate to the same subject, are to be considered as one act, and such construction should prevail as will give effect to every part, if it can consistently be done, and a prior act is repealed by a subsequent one, which is repugnant to it, especially where negative expressions are used, although there are no express words of repeal. If we give effect to the last act, which passed in 1798 , it must operate as a repeal of so much of the first section of the act of 1790 as exempts, and of the second section of the act of 1792 , which continues the exemption, of saltpetre and sulphur, without limitation of time. The act of 1798 provides that so much of the 5th section of the act of 1797, as relates to the importation of sulphur and saltpetre, shall be continued in force for one year after the 14th of June, 1800, and from thence to the end of the next session of Congress thereafter, and no longer. The negative expressions used shew the intention of the Legislature as plainly as if the act of 1790 had been repealed in express terms. A contrary construction will render wholly nugatory the two last acts, which is contrary to the established rules of interpretation. The acts of 1797 and 1798 must be considered as void of meaning altogether, if a different construction is to prevail. Why should the articles of sul phur and saltpetre have been introduced, at all, if it was not the intention of the Legislature to limit the exemption?

The counsel for Messrs. Gibbs and Channing contended for the exemption, on the ground that, when a repealing aw is itself repealed, the old law revives and emergesinto force. The rule is admitted, but it does not apply: the cases aredissimilar. The act of 1797 is not repealed by the act of 1798 . The limitation of the exemption by the first, is extended by the last of these acts. They contended, also, that, as saltpetre had never been, by any act, directly subjected to duty, it should, after the times limited by these acts, revert to the same state it was in before the limitation was made, and be free of duty; but this appears to me to be fallacious and inconclusive. An exemption from duty for a limited period, implies, with a force not to be resisted, that the duty must be paid, after the limitation expires. It has also been contended that Congress, when they passed the acts of 1797 and 1798, did not know, or did not recollect, the act which exempted saltpetre generally; but this is a supposition too improbable to be seriously urged. And it may be added that it is immaterial whether they have purposely or unintentionally used expressions which amount to a repeal of the law making the exemption.

Since my letter to the coflector of Newport, the duties on this article have been generally paid throughout the United States. Whether it is expedient and necessary now to apply to the Attorney General for his opinion on the question, remains for you to determine.

I have the honor to be, with great respect, sir, your obedient servant,

## MEDITERRANEAN FUND.

combunicated to the house of representatives, december 29, $180 \%$.

## Treasury Department, December 28th, 1807.

Sir:
I had the honor to receive your letter, requesting my opinion respecting the propriety of continuing, for a limited time, the duties called the "Mediterranean fund."

I believe, that, in case of war, the revenue will be so much affected, as to render additional duties or taxes necessary; and, although the deficiency may not be sensibly felt during the year 1808, it is proper to provide, at this time, for the year 1809, because the receipts of that year will, in a great degree, depend on the amount of duties accrued during 1808. The non-importation act, or any other measure of a similar nature, will also produce a diminution of revenue, which must be supplied from some other quarter. It is, therefore, only in case, not merely of a continuance of peace, but of an adjustment of differences, and of a repeal of commercial prohibitions and restrictions, that we may calculate on a revenue equal to the estimated amount. In the mean while, extraordinary appropriations have already been made; and the rate of expenditure will, during that state of suspense, be, necessarily, considerably increased.

With that view of the subject, believing the Mediterranean duties to be as eligible, at least, as any other mode of taxation, and it being also more convenient to continue an existing tax than to impose a new one the continuance of that revenue, for a limited time, and whilst the issue of the existing state of affairs remains uncertain, appears to be a provident and wise measure.

As to the amount of the fund itself, I have nothing to add to the information already given. It is evident that it will be affected by any decrease of importation, in the same proportion as the other duties ad valorem.

I have the honor to be, respectfully, sir, your obedient servant,
Honorable G. W. Campbell, Chairman of the Commiltee of Ways and Means.

## MINT.

comimitcated to the senate, january 8, 1808.

## To the Senate and House of Representatives of the United States:

I communicate, for the information of Congress, the report of the Director of the Mint, of the operations of that establishment during the last year.

TH: JEFFERSON.
January 8, 1808.

Mint of the United States, January 1st, 1808.
Sir:
At the commencement of the present year, $I$ have the honor of laying before you a report of the operations of the mint, during the last year.

From the enclosed statement of the treasurer, it will appear that, during that period, there have been struck at the mint, gold coins, to the amount of fourhundred and thirty-seven thousand four hundred and ninety-five dollars; silver coins, to the amount of five hundred and ninety-seven thousand four hundred and forty-eight dollars and seventy-five cents; and copper coins, to the amount of nine thousand six hundred and fifty-two dollars and twentyone cents: making the whole amount, one million and forty-four thousand five hundred and ninety-five dollars and ninety-six cents; and the number of pieces, two millions seven hundred and thirty-one thousand three hundred and forty-five; a sum far exceeding the issues of any former year, since the establishment of the institution.

There are, at this time, in the vaults of the mint, gold and silver bullion, deposited for coinage, to the full amount of two hundred and fifty thousand dollars; and of copper planchettes. in cents and half cents, nearly thirty tons; nor can there be any doubt, that, from the banks in this city, and other sources, there will be a continued ample supply.

You will permit me, sir, to mention, that the act of Congress for continuing the mint at Philadelphia will expire on the fourth day of March next. The attention of Congress will, therefore, it is respectfully hoped, be seasonably directed to that object.

I have the honor to be, with sentiments of the greatest respect and esteem,
Your obedient faithful servant,
R. PATTERSON.

Thomas Jefrerson, President of the United States.
$\mathcal{A}$ statement of the Coins struck at the Mint of the United States, from the 1st January to the 31st December, 1807, inclusive, viz.


Mint of the United States, Treasurer's Office, PMiladelphia, 31st December, 1807.
BENJAMIN RUSH.

An abstract of the ordinary expenditures of the Mint of the United States, from the 1 st of January to the 31 st of December, 1807, inclusive, viz.


Mint of the United STtates, Treasurer's Office, Philadelphia, 31st December, 1807.

## ASSAYS OF FOREIGN COINS.

COMMUNICATED to THE SENATE, JANUARX 19, 1808.
Treasury Departaent, January 16th, 1808.
Sir:
I have the honor to transmit, herewith, a report prepared in obedience to the directions of the act, entitled "An act regulating the currency of the foreign coins in the United States."

I have the honor to be, very respectfully, Sir, your obedient servant,
The Honorable the President of the Senate.
ALBERT GALLATIN.

The Secretary of the Treasury, in obedience to the directions of the act, entitled "An act regulating the currency of the foreign coins in the United States," respectfully reports:
That assays of the foreign gold and silver coins made current by the act aforesaid, have been made at the mint of the United States; the result whereof will appear by the letter of the Director of the Mint, dated 24th December, 1807,and herewith transmitted.

That it may be thence inferred-
1st. That thefgold coins of Great Britain and Portugal, the French crowns and Spanish milled dollars, have not, by the act aforesaid, been rated above their intrinsic value.

2d. That, although the gold coins of France and Spain have, by the act, been rated at the rate of one hupdred cents for every twenty-seven grains and two-fifths of a grain of the weight thereof, twenty-seven grains and two-fifths of a grain of the gold coins of France, are worth only ninety-nine cents and three-fourths of a cent; and twentyseven grains and two-fifths of a grain of the gold coins of Spain are worth only ninety-five cents and three-fourths of a cent.

3d. That, although the parts of a Spanish milled dollar have, by the act, been rated at the rate of one hundred cents for every seventeen pennyweights and seven grains of the weight thereof, that weight, in pistareens, or fifths of a dollar, coined prior to the year 1738, is worth only ninety-nine cents, and in pistareens coined subsequent to the year 1773, is worth only ninety cents and one-tenth of a cent.

4th. That the crowns of France and the parts thereof, have, by the act, been rated at the rate of one hundred and ten cents for every eighteen pennyweights and seventeeu grains thereof, but that that weight in five francs pieces, (and it is understood that all the other modern silver coins of France are of the same standard) is worth only one hundred and eight cents and three-fifths of a cent.

And that, in order to reduce those several descriptions of foreign coins to their true value, according to the assays lately made, it would seem proper that they should, hereafter, pass current at the following rates, viz:
Gold coins of France, at the rate of one hundred cents for every twenty-seven grains and one half of a grain of the actual weight thereof.
Gold coins of Spain and the dominions of Spain, at the rate of one hundred cents for every twenty-eight grains and five-eights of a grain of the actual weight thereof.
Spanish pistareens, at the rate of one hundred cents for every nineteen pennyweights and five grains of the actual weight thereof
Five francs pieces of France, at the rate of ninety-three cents for every sixteen pennyweights of the actual weight thereof, and in proportion for subdivisions of five francs pieces.

All which is respectfully submitted.

## ALBERT GALLATIN

Treasury Department, January 14th, 1808.

Mint of the United States, December 24th, 1807.
Sir:
Agreeably to your desire, I have caused assays to be made of the various species of foreign gold and silver coins (as far as could be procured) required by the act of Congress, passed the 10th of April, 1806; the result of which, according to the assayer's report, is as follows:
I. Gold Coins of Great Britain.

No. 1. Made from seven pieces, of dates prior to 1806 ,
2. Made from seven ditto, of the year 1806, - $\quad$ - $\quad-\quad-\quad-\quad-\quad-\quad 220$

None of 1807 could be procured.
II. Gold Coins of Portugal.

Made from ten pieces, of dates prior to 1806,
None of subsequent dates could be procured.

## III. Gold Coins of France.

No. 1. Made from three pieces, of Lewis XV. $\quad$ - $\quad$ - $\quad-\quad$ - $\quad-\quad$ - $21 \quad 2$

3. Made from two twenty-five franc pieces, of the years 1812 and 1813, $\quad-\quad 2122 \frac{1}{2}$
4. Made from three do. do. do. of the year 1826, - $\quad$ - $21 \quad 2 \frac{1}{2}$

None of the year 1807 could be procured.

## IV. Gold Coins of Spain.

No. 1. Made from ten pieces, of dates prior to 1806, - $\quad$ - $\quad$ - $-{ }^{2} 0^{3 \frac{1}{2}}$
2. Made from five ditto, of the year 1806, - - - - $202^{3^{\frac{3}{3}}}$
3. Made from three ditto, of the year 1807, - $\quad$ - $\quad$ - $\quad$ - $\quad 20 \quad 3 \frac{3}{4}$

## V. Silver Coins of France.

Oz. Dwt. Gr.
No. 1. Made from five crowns of Lewis XVI.
$\begin{array}{lll}10 & 19 & 12\end{array}$
2. Made from three five franc pieces, of the years $5,6, \overline{8}$, $10 \quad 19 \quad 12$ None of subsequent dates could be procured.

## VI. Silver Coins of Spain.

No. 1. Made from three dollars, of dates prior to 1806, - - - - - 101500


From the above report it may be inferred-

1. That the gold coins of Great Britain and of Portugal, being of the same quality or standard with those of the United States, are, by the act of Congress, rated at their true intrinsic value, of twenty-seven grains to one hundred cents.
2. That all the other gold coins have been rated above their intrinsic values. For, comparing them with the standard of the gold coins of the United States, the following will be the results:

Gold coins of France being 21 carats $2 \frac{1}{2}$ grains fine; $27 \frac{81}{173}$ grains, or $27 \frac{468}{\frac{4050}{705}}$, will be equal in value to 100 cents;
 of Congress, $27 \frac{7}{5}$ gr. $27 \frac{400}{1000}$, both of the French and Spanish gold coins, are made equal in value to 100 cents.

It may, however, be observed, that all foreign gold coins have now nearly ceased to circulate as a currency in the United States. Deposites of these are still, indeed, frequently made in our banks; but are thence, either sent to the mint for coinage, or re-issued for the purpose of exportation.
3. That the French crowns and Spanish milled dollars have not been overrated; but, in fact, if of full weight, would exceed their legal value by a small fraction of a cent.
4. That the French five franc pieces, the quality being inferior to that of the French crowns 18 dwt .17 gr . instead of 110 cents, (the legal value of a French crown) would be in value only 108 cts. 6 mills.
5. That of the Spanish pistareens, or fifths of a dollar, 17 dwt .7 gr . of those of 10 oz .12 dwt .18 gr . fine, would only be worth 99 cts .1 mill, and of those of $9 \mathrm{oz}$.13 dwt .12 gr. no more than 90 cts .1 mill; whereas, by law, a Spanish dollar of the above weight, (and in proportion for the parts of a dollar) is valued at 100 cents.
$I$ have the honor to be, \&c.
The Honorable Albert Gallatin. Secretary of the Treasury.
R. PATTERSON.

## DUTIES AND DRAWBACKS.

communicated to the house of representatives, january $19,1808$.
SIR:
Treasury Department, January 18, 1808.
In obedience to the permanent order of the House of Representatives, passed on the third of March, 1797, I have the honor to transmit a statement exhibiting the amount of duties and drawbacks on goods, wares, and merchandise, imported into the United States, and exported therefrom, during the years 1804, 1805, and 1806.

I have the honor to be, very respectfully, sir, your obedient servant,
The Hon. the Speaker of the House of Representatives.

A Statement exhibiiing the amount of Drawback payable on sundry articles exported from the United States, in the years 1804, 1805, and 1806, compared with the amount of Duties collected on the same, respectively.

| sfecties of metcrandisk. | in the tean 1804. |  | in the mean 1805. |  | in the ream 1806. |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Duties received. | Drawback payable. | 1)uties received. | Drawback payable. | Duties received. | Drawback payable. |
| On Merchandise- | Dollars. | Dollars. | Dollars. | Dollars. | Dollars | Dollars. |
| Paying a duty of $12 \frac{1}{2}$ per cent. ad val. | 1,794,697 | 308,011 |  | 42,239 | - | 168 |
| Do 13: do - | 64,427 | 29,790 | 5,70 | 2,410 |  |  |
| Do 15 do | 3,374,397 | 247,857 | 5,792,800 | 834,456 | 6,493,372 | 1,160,844 |
| Do $15 \ddagger$ do | 40 | - |  | - | 17,858 | 3,254 |
| Do 16i do | 223,422 | 56,897 | 338,539 | 151,949 | 189,333 | 96,335 |
| Do 173 do | 678,035 | 27,053 | 1,339,132 | 109,881 | 1,656,240 | 201,526 |
| Do 19¢ do | 41,151 | 8,284 | 72,046 | 18,293 | 58,721 | 15,194 |
| Do 20 do | 32,986 | 2,850 | - | 18 |  |  |
| Do 22 do | 4,060 | 748 |  |  |  |  |
| Do 22 ${ }^{\frac{2}{3}}$ do - | 49,048 | 1,525 | 86,419 | 8,190 | 129,797 | 10,038 |
| Do 243 do - | 11,083 | 342 | 16,103 | 1,274 | 11,480 | 1,482 |
| Wines, Madeira, - - - | 238,982 | 29,952 | 171,592 | 48,194 | 226,271 | 44,382 |
| Burgundy and Champaigne, - | . 862 | 65 | 2,556 | 732 | 3,701 | 794 |
| Sherry and St. Lucar, - | 225,888 | 4,153 | 130,339 | 8,696 | 135,588 | 9,946 |
| Claret, - - | 61,992 | 32,027 | 86,086 | 58,745 | 51,345 | 38,062 |
| Lisbon, Oporto, \&c. - | 77,921 | 1,371 | 90,148 | 1,396 | 145,993 | 3,212 |
| Teneriffe, Fayal, \&c. | 135,692 | 2,030 | 289;824 | 57,078 | 93,089 | 70,210 |
| All other, - - | 729,615 | 425,287 | 956,983 | 699,368 | 644,712 | 574,390 |

STATEMENT—Continued.

| speatms of merceandism. | in the year 1804. |  | in the ibam 1805. |  | ix the meat 1806. |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Duties received. | Drawback. payable. | Duties received. | Drawback payable. | Duties received. | Drawback payable. |
| Spirits, distilled from grain, - . - | $\begin{aligned} & \text { Dollars. } \\ & 422,002 \end{aligned}$ | Dollars. <br> 85,354 | $\begin{aligned} & \text { Dollars. } \\ & \mathbf{1 7 8 , 8 8 1} \end{aligned}$ | Dollars. 54,425 | Dollars. | Dollars. 28,632 |
| Do from other materials, | 2,987,528 | 248,572 | 2,545,499 | 402,661 | 3,056,364 | 312,942 |
| Do from domestic do. - | 328,412 | 1,579 | 94 |  |  |  |
| Molasses, - - ${ }_{\text {Beer, }}$ | 32,412 10,039 | 1,376 | 465,645 21,534 | 1,200 | 430,305 17,615 | 1,422 2,938 |
| Beer, Ale, and Porter, | 58,378 | 6,753 | 21,534 | 7,889 | 49,261 | 757 |
| Souchong, - | 293,262 | 124,540 | 371,655 | 159,849 | 508,687 | 222,424 |
| Hyson, \&c. | 179,433 | 37,357 | 234,088 | 7t,565 | 293,907 | 84,412 |
| Other Green, | 145,611 | 16,195 | 359,442 | 101,673 | 549,999 | 109,208 |
| Coffee, - | 3,001,066 | 2,601,646 | 2,345,853 | 1,992,982 | 3,265,335 | 2,259,761 |
| Cocoa, - | 26,511 | 11,213 | 122,277 | 1, 74,968 | 158,521 | 122,653 |
| Chocolate, - | ${ }_{4} 42$ |  | 132 | 1 | 98 | 32 |
| Sugar, Brown, | 2,990,008 | 1,586,751 | 4,152,366 | 2,550,880 | 4,204,548 | 2,304,061 |
| White Clayed, | 299,482 | 253,052 | 1,245,284 | 924,918 | 1,022,579 | 923,717 |
| Loaf and Candy, | 551 |  | 1,5,507 | 5,154 | 598 | 124 |
| Other refined, | 13 |  | 15 |  | 63 |  |
| Almonds, - - | 1,182 | 113 | 3,548 | 603 | 7,902 | 2,120 |
| Currants, - - | 251 | 352 | 828 |  | 7,581 | 133 |
| Prunes and Plums, - | 2,005 | 352 | 4,501 | 1,062 | 2,277 | 904 |
| Figs, -- | 148 | 58 | 5,062 | , 523 | 8,476 | 274 |
| Raisins, in jars and boxes, | 2,911 | 58 | 21,468 | 4,153 | 17,139 | 1,575 |
| Do all other, - | 190 |  | 31,210 | 1,387 | 37,021 | 763 |
| Candles, Tallow, | 890 | 546 | 3,218 | 1,286 | 8,349 | 4,577 |
| Wax, | 347 | 90 7 | 252 | 97 | 400 | 20 |
| Cheese, - | 16,835 | 7,681 | 32,735 | 26,266 | 55,031 | 35,293 |
| Soap. | 27,283 | 15,444 | 33,025 | 27,504 | 52,765 | 34,630 |
| Tallow, - | 5,935 |  | 7,737 | -536 | 33,836 | 5,938 |
| Spices, Mace, | 896 | 11 | 14,094 | 1,388 | 16,486 | 19,056 |
| Nutmegs, | 4,667 | 112 | 14,702 | 1,536 | 9,281 | 8,695 |
| Cinnamon, - | ${ }^{6} 61$ | 1742 | 4,061 | 1,036 | 1,766 | 3,468 |
| Cloves, | 2,632 | 1,742 | 13,368 | 3,593 | 6,169 | 10,558 |
| Pepper, | 374,521 | 343,595 | 247,204 | 271,896 | 298,692 | 173,170 |
| Pimento, | 22,727 | 17,942 | 5,531 | 4,783 | 23,317 | 3,486 |
| Chinese Cassia, | 2,169 | 573 | 15,470 | 11,999 | 11,727 | 4,197 |
| Tobacco, - - | 4,688 | 202 | 404 | 125 | 831 | 416 |
| Snuff, | 2,236 | 772 | 1,366 | F686 | 2,981 | 1,087 |
| Indigo, | 76,060 | 39,774 | 118,886 | 92,763 | 189,263 | 116,509 |
| Cotton, - | 83,483 | 81,815 | 75,488 | 69,372 | 71,553 | 44,697 |
| Powder, Hair, | 34 | 14 | 274 | 28 | 457 | 228 |
| Gun, | 11,891 | 1,529 | 27,540 | 1,286 | 11,240 | 2,922 |
| Starch, - | 148 | 6 | 292 | 19 | 443 | 5 |
| Glue, - - | 714 | $=$ | 1,507 | 171 | 4,281 | 35 |
| Pewter Plates and Dishes, | 1,965 | - | 2,726 | - | 3,128 |  |
| Anchors and Sheet Iron, | 4,180 | $\checkmark$ | 11,171 |  | 8,766 |  |
| Hoop and Slit Iron, | 154 |  | 2,019 | 272 | 3,359 | 597 |
| Nails, - - | 83,309 | 6,683 | 83,516 | 12,845 | 84,636 | 22,552 |
| Spikes, - - | 2,795 | 34 | 4,736 | 158 | 4,109 | 24 |
| Quicksilver, - - - | 136 |  | 5,575 | 61 | 6,424 | 3,211 |
| Paint, Ocre, Yellow, in Oil, | 262 | 6 | 375 | 40 | 390 | 56 |
| Dry Yellow, - | 1,568 | 104 | 1,831 | 67 | 1,264 | 63 |
| Spanish Brown, | 1,433 |  | 6,842 | 11 | 6,198 |  |
| White and Red Lead, | 18,109 | 537 | 43,530 | 317 | 53,853 | 709 |
| Lead, and manufactures of, - | 38,646 | 777 | 45,607 | 443 | 38,276 | 2,499 |
| Seines, - - | 163 | - | 194 | - | 446 | 18 |
| Cordage, Tarred, - - | 10,234 | 4,175 | 17,434 | 1,268 | 11,341 | 6,404 |
| Do. Untarred, and Yarn, | 2,989 | 18 | 1,601 | 63 | 1,188 |  |
| Cables, - - | 1,182 | 87 | 1,256 |  | 889 | 242 |
| Steel, - | 10,198 | - | 10,274 | 498 | 13,468 | 1,171 |
| Hemp, | 81,358 | - | 115,946 |  | 117,014 |  |
| Twine and Pack-thread, | 11,012 | 333 | 12,793 | 366 | 14,729 | 1,240 |
| Glauber Salts, - | 1,360 | 5 | 896 |  | 207 |  |
| Salt, - - | 686,799 | 5,992 | 765,804 | 2,413 | 862,694 | 16,576 |
| Coal, - | 14,063 | - | 25,810 | 204 | 15,857 | 90 |
| Fish, Dried, - - | 19,855 | - | 77,800 | - | 120,638 |  |
| Pickled, Salmon, | 5,266 | - | 7,505 | - | 7,537 |  |
| Mackerel, - | 4,971 | - | 6,708 | - | 9,739 |  |
| All other, - - | 2,519 | - | 4,602 | - | 7,108 |  |
| Glass, Black Quart liottles, - | 5,681 | 685 | 12,992 | 3,535 | 15,433 | 2,873 |
| Window, - | 15,778 | 224 | 53,031 | 281 | 54,009 | 1,191 |
| Cigars, - - | 13,054 | 4 | 34,274 | 885 | 50,661 | 4,101 |
| Lime, - - | 130 |  | 305 | - | 170 |  |
| Boots, - | 2,861 | 313 | 1,984 | 131 | 3,212 | 328 |
| Shoes and Slippers of Silk, | 1,438 | 244 | 3,805 | 1,420 | 4,371 | 2,544 |
| Do. all other, - | 9,593 | 1,874 | 10,260 | 4,742 | 11,484 | 3,910 |
| Cards, Wool and Cotton, | 24. | 5 | - | - |  |  |
| Do. Playing, - | 992 | 381 | 3,537 | - | 2,985 |  |
| Dollars, | 20,186,185 | 6,686,185 | 23,545,114 | 8,955,745 | 26,197,658 | 9,146,875 |

Triasury Drpartmest, Registers Office, January 16, 1808.

## ENCOURAGEMENT TO MANUFACTURES.

combiunicated to the house of representatives, jandary 2l, 1808.
Mr. Newton, from the Committee of Commerce and Manufactures, to whom was referred the petition of Paul and Juseph W. Revere, of Boston, in the State of Massachusetts, made the following repart:
The petitioners'state, that they have, by great application, acquired the knowledge of melting and refining copper ores, and of manufacturing of copper into sheets, bolts, nails, \&c., for fastening ships; and that they have, at a great expense, erected furnaces'; mills, and other wotks, 'for manufacturing the above articles. To encourage them, they solicit that a duty of $17 \frac{1}{2}$. per centum ad valorem may be imposed on copper in sheets, as they have no doubt that they can supply the whole quantity at,presentimported into the United States. They likewise solicit that old copper may, in future, be imported free from duty.

The committee, with a view to, possess themselves of information on the subject submitted to their consideration, have delayed to make a report thereon to the present time.

While they are directed, by inclination and a sense of duty, to fosterand encourage such manufactures as promise utility to the public, they are conscious of the difficulty of affording to each a just portion of encouragement.

The petitioners have two objects in view. The first is, to procure the imposition of an ad valorem duty of $17 \frac{1}{2}$ per centum on the importation of copper in sheets, which.is nowi free from duty. The second is, that old copper, which ought to be considered a raw material, should not be-subject to the payment of a-duty on:importation. To induce the National Legislature to impose the aforementioned duky on copper in-sheets, the petitioners state that they have, at considerable expense, erected works which will enable them to supply copper in sheets, commensurate 'to'the demand bf the United States. Should this assertion on the part of the petitioners-influence Congress to accede to their proposition, and the quantity of copper in sheets furnished by them prove to be insufficientifor the demand, the copper smiths andbraziers, a respectable class of manufacturers, would-sustain-injuries that would require time and a correct course of procedure to repair. The copper smiths and braziers are satisfied with the encourage'ment given to them, by the protecting duties on foreign manufactures of copper, and with the privilege they possess by'law of importing copper in'shieets, \&c.' free from duty, which enables them not only to supply all copper utensils necessary for the use and consumption of the United IStates, but likewise to export to foreign markets a considerable quàntity of their manufactures. The saltatary operation of the laws in support of those manufacturers is evident: a competition is established amiting them, and' their manufactures, at a moderate price, are to be had on demand.

This state of prosperity may receive a check by an incautious modification of the laws which have produced it. Subjects of this descriptidn should never be approached with a rash and innovating hand, lest the ease and, comforts of the citizens should be diminished, to prove the efficacy of experiments, as yet, of doubtful issue. The copper smiths and braziers of New. Xork and Philadelphia, in their memorials presented to the House of Representatives, iand-referred to the committee, assert with contidence, that a supply of:copper in sheets, equal to the demands they ihave for that article, cannotbe furnished by the petitioners,

An assertion-made with sormuch confidence, by men whose constant occupations afford the certain means of forming a corréotjudgment, isideserving of serious attention; and were it not supported by information-drawn from other sources, should preventathe doing of any act, thatimight put to hazard the flourishing state of manufactures, 'which' have supplaited foreignsarticles of ithersame kind. "The committee have had no satisfactory evidence offered to them, that cópper in sheets, in quantity sufficient for the use and consumption of the United States, can be supplied by the petitioners, or that the quality of the same is equal to that which is imported. It becomes the duty of the committee, in order to ascertain whether Legislative interference can, at this-time, be justified by existing cir"cumstances, not only to weigh the facts furnished them, but also, to guard sedulously against mischiefs that have too 'often their origin in hasty Legislative acts,' which, not unfrequently, in attempting to give encouragement to manufacturing establisliments, fasten on the community oppressive monopolies. The committee being aware that a manufactory, single änd without competition, isapt, by having the command of the market, to make an improper use of it; are solicitous to keep the sources of supply as open and as free as possible. In refusing to recommend the imposition of a duty on copper'manufacturedinto sheets, equal to that which is imposed on copper manufactures, the committee are gratified in'recollecting that the petitioners receive no inconsiderable encouragement in making copper bolts, spikes, and nails, from the protecting duties payable on those articles when imported. The committee are of opinion that advantages will-accrue, not only to the petitioners, but likewise to the community, by permitting the importation of old copperlfree from duty.

They, therefore, recommend the adoption of the following resolutions:
Resolved, That'so much of the petitionas prays for the imposition of seventeen and a half per centum ad valorem as a duty on copper manufactured into sheets, is unreasonable, and ought not to be granted.

Resolved, That so much of the petition as prays that old copper may be considered as a raw material, and that the importationsthereof, intorthe United States, may be free from duty, is reasonable, and ought to be granted.

# DRAWBACK OF DUTY ON REFINED SUGAR. 

Communicated to the house of representatives, february 4, 1808.

To the Senate and House of Representatives of the United States of America, in Congress assembled, the memorial of the refiners of sugar within the United States, respectfully showeth:
That, by an act of Congress, passed on the 5th day of June, 1794, a duty of two cents per pound was laid upon all sugars refined-within the United-States; but,for-the encouragement of commerce as well as of domestic manufacitures, a provision was inserted in the act, allowing a drawiback of the duty so laid, upon all such refined sugar as should be exported to any foreign port or place, and directing that three cents per pound should be added to the drawback, on account of duties paid upon the importation of the raw material.

That, when the Legislature found it expedient to increase the duty upon the importation of raw sugar, the acts, passed successively on the 3d day of March, 1797, and the 13 th day of May, 1800, evinced the same policy, by the allowance of an equivalent drawback upon the exportation of sugar refined within the United States.

That, under these regulations, $\boldsymbol{f}$ there was allowed upon the exportation of sugar, refined within the United States, a drawback of two cents, on account of the excise upon refined sugar; and a drayback of five cents on account of the import duty upon raw sugar; when the act of Congress for the repeal of the internal taxes was passed, by the operation or construction of which the right of drawback on account of the excise, (the tax that was discontinued by the repeal) and the right of drawback on account of the import, (a tax in no wise effected by the repeal) were indiscriminately abolished.

That your memorialists, anticipating from this change of system, the eventual failure of an important domestic manufacture, deem it a duty to the communityas well as to themselves, respectfully, but earnestly, to call the attention of Congress to the subject. It has hitherto, indeed, been the aim of the National Government to collect its revenues from the natural and ordinary consumption of the country, without clogging the industry and enterprise of its citizens, who are engaged in an arduous competition to supply the wants of other nations, through the medium of manufactures and commerce. The difficulties arising from the hazard and expense of new establishments, from the comparative high price of labor, and from the countervailing efforts of great commercial rivals, sufficiently justify this display of Legislative patronage and indulgence; but, even on the strictest principle of fiscal policy, it is surely wise, as well as liberal, to cherish and protect the infancy of those institutions, whosematurity must, on any emergency, afford the surest means of public revenue, as well as constitute the strongest basis of national independence.

That your memorialists with sincerity represent, that the manufacturers and exporters of refined sugar have already experienced very injurious effects from the discontinuance of the drawback, without the consolation of per-ceiving that the slightest public advantage has been or can be produced. In addition to the unavoidable difficulties which have been briefly stated, they have found it impracticable to manufacture refined sugar for exportation, subject to a heavy duty upon the raw material; while other countries are engaged in the manufacture, free from such impositions, with greater capitals, with more experience, with less expense, and, in some instances, (as in England) with the aid of a bounty from the Government. Already a beneficial and lucrative branch of commerce, for the exportation of refined sugar to the Mediterranean, to the West Indies, and even to places on the continent of Europe, has been cut off. The expensive establishments which were formed throughout the United States, with a view to that commerce, are hastening to decay and ruin. And even the supply of refined sugar for our domestic consumption, under such circumstances of discouragement, will probably be transferred to foreign hands, for foreign emolument.

That your memorialists, with perfect deference, solicit a revisal of the act which has produced these fatal consequences to their manufactures-not in order to obtain a bounty, but simply to be relieved from a grievance. They are not aware, indeed, of any principle of public policy that is opposed to the object of their memorial, and they are confident that such regulations may be devised as will effectually obviate the danger of fraud and deceit. If, however, the cultivation of sugar, in Louisiana, should be suggested as a new obstacle, it is respectfully answered, that the sugar raised there, both on account of its price and its quality, is seldom used by refiners; that, even if used by refiners, the cultivator (whose interest ought not to be exclusively regarded) will have a sufficient advantage in the market by selling his produce free from duty; and that, in such cases, an illict attempt to obtain a drawback would easily be detected, and should be severely punished.

That, with these impressions, your memorialists confidently appeal to the wisdom, patriotism, and justice, of Congress, praying that the right of drawback may be renewed on all such sugar, refined, within the United States, from raw sugar of foreign growth, as shall be exported to any foreign port or place.

CHARLES GARTS,
WILLIAM FOLTZ,
J. A. BUCHANAN \& Co.

PAIN \& NEUHAUS,
SHEETZ \& FOSS.
SMITH \& REMANU,
Refiners of sugar in the city of Balimore.

The Commissioners of the Sinking Fund respectfully report to Congress as follows:
That the measures which have been authorized by the Board, subsequent to their report of the 5 th of February, 1807, so far as the same have been completed, are fully detailed in the report of the Secretary of the Treasury to this Board, dated the fourth day of the present month, and in the statements therein referred to, which are herewith transmitted, and prayed to be received as part of this report.

GEO. CLINTON, President of the Senate,
J. MARSHALL, Chief Justice of the United States, JAMES MADISON, Secretary of State, ALBER'T GALLATIN, Secretary of the Treasury,
Washington, February 5, 1808.

The Secretary of the Treasury respectfully reports to the Commissioners of the Sinking Fund-
That the balance remaining unexpended at the close of the year 1805, and applicable to payments falling due after that year, which balance, as appears by the statement $B$, annexed to the last annual report, amounted to one million six hundred and forty-seven thousand four hundred and seventy-five dollars and eighty-nine cents,
Together with the disbursements made during the year 1806, out of the treasury, on account of the principal and interest of the public debt, which disbursements, as appears by the statement $\mathbf{C}$, annexed to the last annual report, amounted to eight millions nine hundred and forty-eight thousand and six dollars and ninety cents,
And with a farther sum, arising from a profit on the remittances from America to Europe, purchased in the year 1806, which profit, as appears by the statement $D$, annexed to the last annual report, amounted to thirty-five thousand six hundred and ninety-seven dollars and seventy-seven cents,

And, also, with a further sum arising from the difference between the amount in stock of the public debt purchased by the commissioners of the sinking fund in the year 1806, and the moneys applied to the said purchases, amounting, as appears by the statement $L$, annexed to the last annual report, to four hundred and thirty-seven dollars and ninety-six cents,

And amounting, altogether, to ten millions six hundred and thirty-one thousand six hundred and eighteen dollars and fifty-two cents,
$\$ 10,631,61852$
Have been accounted for in the following manner, viz.
I. There was repaid into the treasury, during the year 1806 , on account of the principal of protested bills, as appears by the statement $E$, annexed to the last annual report, a sum of six thousand dollars,

- year, ${ }^{-}$to ${ }^{-}$the payment of the principal and interest of
II. The sums actually applied, during the same year, to to the Treasury Department, amount, as will appear by the statement A, to eight millions seven hundred and thirty-nine thousand two hundred and sixty dollars and forty-two cents, viz:
$\begin{aligned} & \text { 1. Paid in reimbursement of the principal of the debt, } \\ & \text { 2. Paid on account of the interest and charges on the same, } \\ & -\end{aligned} \quad-\quad . \quad-\quad . \quad 3,828,47900$

2. Paid on account of the interest and charges on the same, - - -. 3,910,781 42
III. The balance remaining unexpended at the close of the year 1806, and applicable to payments falling due after that year, as ascertained by accounts rendered to the Treasury Department, amounted, as will appear by the statement $B$, to one million eight hundred and eighty-six thousand three hundred and fifty-eight dollars and ten cents,

That, during the year 180\%, the following disbursements were made out of the treasury, on account of the principal and interest of the public debt, viz:
I. On account of the reimbursement and interest of the domestic debt,
$\$ 5,833,44132$
II. On account of the domestic unfunded debt,

2,119 53
III. On account of the principal and interest of the foreign debt, and of the interest on the Liouisiana stock,

511,904 99
Amounting, altogether, as will appearby the annexed list of warrants, $\mathbf{C}$, to six millions three hundred and forty-seven thousand four hundred and sixty-five dollars and eighty-four cents,

6,347,465 84
Which disbursements were made out of the following funds, viz:
I. From the funds constituting the annual appropriation of eight millions of dollars for the year 1807, viz: From the fund arising from the interest on the debt transferred to the commission-
ers of the sinking fund, as per account I, $\quad-\quad$ - - -
From the funds arising from the sale of public lands, being the amount of moneys
paid into the treasury from the 1st October, 1806 , to the 30 th September, 180\%, as per account $\mathrm{K}_{\text {, }}$

958,292 04

654,319 39
From the proceeds of duties on goods, wares, and merchandise, imported, and on the tonnage of ships or vessels, - - - - - - 4, 672,06806
Amounting, altogether, to
Which sum of
-

| - | - | - | - |
| :--- | :--- | :--- | :--- |
| - | - | - | - |

6,284,679 $4 \overline{9}$
logether with the sum advanced during the year 1806, on account of the appropria tion for the year 1807, and amounting, as appears by the last annual report, to

$$
1,003,79070
$$

Makes in the whole,
7,288,470 19
Leaving, at the close of the year 180\%, an unexpended balance of ${ }^{-} \quad-\quad-\quad-\quad 7,288,47019$
To complete the annual appropriation for the year 1807, of
8,000,000 00
II. From repayments into the treasury on account of remittances purchased for providing for the foreign debt, and of advances made to commissioners of loans, and to agents for the purchase of the public debt, as will appear by the statement E , viz:
Repayment of the purchase money and advances, - $\quad$ - $\quad$ - $\quad$ - $\quad$ - 61,18960
Damages and interest recovered,
36454
III. From the moneys appropriated by law for paying commissions to agents employed in the purchase of remittances for the foreign debt, being the amount paid at the treasury during the year 1807, for that object, as will appear by the statement C,

That the abovementioned disbursements, together with the above stated balance of
Which remained unexpended at the close of the year 1806, and with a sum arising from profit on remittances from America to Europe, purchased in the year 1807, and amounting, as will appear by the statement D , to

And amounting, altogether, to eight millions two hundred and forty-three thousand two hundred and fifty-one dollars and fifty-two cents,

Will be accounted for in the next annual report, in conformity with the accounts which shall then have been rendered to the Treasury Department.

That, in the meanwhile, the manner in which the said sum has been applied, is estimated as followeth:
I. The repayments into the treasury on account of principal, have; during the year 1807, amounted, as by the abovementioned statement E , to -
II. The sums actually applied during the year 1807, to the principal and interest of the public debt, are estimated as followeth:

1. Paid in reimbursement of the principal of the public debt, - - $\quad$ - 729,16339
2. Ditto, on account of interest and charges on the same, - - $\quad$ 3,633,408 66

As will appear by estimate $F$.
III. The balance remaining unexpended at the close of the year 1807, and applicable to payments falling due after that year,-is estimated, as per estimate G, at

That, in conformity with the proceedings and resolutions of the commissioners of the sinking fund, of the 23 d of March, 1807, a copy whereof, $M$, is annexed, $\$ 866,700$ eight per cent. stock, were purchased for $\$ 890,52075$ specie; and $\$ 300,00762$ exchanged six per cent. stock, were purchased for $\$ 293,45422$ specie; as will appear by statement $L$.

That the whole of the unexpended balance of the annual appropriation of eight millions of dollars, for the year 1807, and amounting, as above stated, to $\$ 711,52981$, will be wanted in aid of the annual appropriation of eight millions of dollars for the present year, for the purpose of effecting the payments on account of interest on the public debt, and of reimbursing the stock bearing an interest of eight per cent. which becomes redeemable on the first day of January, 1809.

And that the statement $H$ exhibits the amount of stock transferred to commissioners of the sinking fund, in trust for the United States, to the 31st of December, 1807, including the sum of $\$ 5,93424$ transferred in the year 1807, in payment for public lands.

All which is respectfully submitted.
Treasury Departnent, Februayy 4, 1808.
ALBERT GALLATIN.
Trea A.
Statement of the application, during the year 1806, of the funds provided for the payment of principal and interest of the public debt.

## I. Payments on account of the principal of the public debt.

1. Of the domestic debt, viz:

Reimbursement of old six per cent. stock
$\$ 1,083,74001$
Reimbursement of deferred stock,
As per treasury report No. 19,518,
\$1,451,512 30
Amount of six per cent. and deferred stocks purchased by the commissioners of the sinking fund, per statement $L$, annexed to last annual
report, - ${ }^{-}{ }^{-}{ }^{-}{ }^{-}{ }^{-}{ }^{-}{ }^{-}$- - 17,51761
Reimbursement of the whole of the Navy 6 per cent. stock, - - 711,70000
Reimbursement of the whole of the $5 \frac{1}{2}$ per cent. stock, - - - $1,847,50000$
2. Unfunded registered debt, including arrearages of interest reimbursed,

24909
3. Of the foreign debt, viz:

| 4 th instalment of the | $3,000,000$ of Jan. 1, 1792, |  |
| :---: | :---: | :---: |
| 2 d instalment of the loan | $3,000,000$, of Jan. 1, 1794 , | 600,000 |
| 6 th instalment of the loan of | 2,000,000, of Feb. 1, 1784, | 250,000 |
| 4th instalment of the loan of | 2,950,000, of June 1, 179 | 550,000 |

$2,000,000$ at 40 cts. 800,00000
II. On account of interest and charges, viz:

1. On the domestic debt.

Interest for the year 1806, on the several species of the domestic funded debt, as settled at the treasury,
terest on Louisiana stock domesticated,
(a.) $\$ 3,119,18765$

Interest on Louis
Interest paid on Dutch debt at Amsterdam, $\begin{gathered}\text { Guilders. } \\ 244,000\end{gathered}$
Premiums on loan of 1st Feb. 1784,

$$
\begin{aligned}
& \text { 242,50 } \\
& 2,5500
\end{aligned}
$$

266,500 at 40 cts. $\$ 106,600$



## Notes to Statenent A.

(a.) The amount of interest payable in the year 1806, by the treasury statement, is

- \$3,119,187 53 To which is here added this sum, being a difference in the calculation of dividends, and settlement of accounts in the year 1806,
(b.) By an error in the bankers' accounts at London, the sum actually charged by them for interest and charges on the Louisiana stock, is $\mathfrak{£ 3 3} 18 s .5 d$. more than is here stated; which error arose from their having charged, on the 1st January, 1806 , interest for the preceding half year on $\$ 6,250,000$, while the interest actually payable by them was only on $\$ 6,245,000$; the sum of $\$ 5,000$ having been domesticated, and the interest made payable in America. This error in the amount of interest is $\$ 150$, equal to - . . . . And the commission overcharged on that sum,
(c.) No expenditures for charges took place at Antwerp during the year 1806, the whole of the debt due there having been discharged in 1805; but the accounts of Mr. De Wolf, the banker at that place, having been received and adjusted since the last annual report of the sinking fund, it has been found that the balance due to him for commissions and charges, on the final payment of the loan at Antwerp, was Guilders, 4801910 more than had been estimated; which sum, to make the general accounts correspond, is here introduced as a charge in 1806.
'Treasury Defartaient, Registet's Office, Januaty $25,1808$.


## B.

Slatement of the provision, made before the 1 st day of January, 1807, for the payment of the principal and interest of the Public Debt falling due after the year 1806.


## Notes to Statement B.

(a) The balance in the hands of the commissioners at Amsterdam, by the treasury report referred

In, is which is included a sum of G. 1,22110 , transferred by the commissioners, in the year 1806, from the account of Robert R. Livingston, (being a balance remaining to his credit, of moneys remitted for the purchase of books for Congress) and placed to the credit of the account of Dutch debt: This sum, at the end of the year 1806, not having been transferred in a cor-responding manner, on the books of the treasury, is deducted from the balance then stated to be in the hands of the commissioners on account of the Dutch debt,

1,221 10

$$
G . \overline{3,420,796 \quad 5 \quad 3}
$$

(b.) The balance stated in the bankers' accounts, (adding the dividend of Jan. 1, 1807, charged by them one day before it was payable) is $£ 43,9012$, to which is added, $£ 33185$, for an over charge made by them in their account of Dec. 31 , 1805, as explained in note (b.) to statement A. above.
(c.) Statement of protested bills, outstanding Dec. 31, 1806.

Purchased before 1802, A: Brown's bill,
Purchased in 1802, $\quad\left\{\begin{array}{l}\text { Brown and Hackman's bill } \\ \text { Bean }\end{array}\right.$

| for $G .60,000$ | $\$ 24,000$ |
| ---: | ---: |
| 60,000 | 24,000 |
| 20,000 | 8,000 |
| $\mathbf{G . 1 4 0 , 0 0 0}$ |  |

$\$ 56,0007$ Further sums were re. covered on these bills
Deduct a partial repayment made on the above bills, in 1805,
Leaves the sum in statement B,

ment ${ }^{\text {as }}$ per state-
protested bills, outstanding December 31, 1805, per note ( $a_{0}$ ) to statement B, annexed to the The protested bills, outstanding December 31,180
since that time, no bills have been protested: and the amount repaid in 1806, per statement E, annexed to the report of Feb. 4, 1807, amounted to

And left outstanding, on 31st Dec. 1806, as here stated,
$\$ 37,85$ :
Treasury Department, Register's Office, January 25, 1808.
G.

List of Warrants drawn according to law, during the year 1807, on the Treasurer of the United States, on account of the Interest and Reinbursement of the Domestic Debt.

| Number of Warrants. | Date. |  |  | In whose favor drawn. |  |  | Amount. |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 8507 | January 12, | 1807, | - | James Davidson, Jr. |  | - | \$15,034 40 |  |
| 8524 | ${ }_{66}$ 22, | ${ }_{66} 6$ | - | Do. |  |  | 207 | 79 |
| 8649 | March 10, | 66 |  | Do. |  |  | 5,919 6 |  |
| 8650 | ${ }_{66}{ }_{66}$ | 66 | - | William Gardner, |  |  | 6,200 0 |  |
| 8651 | 66 | 66 | . | Sherwood Haywood, . |  |  | 2,000 |  |
| 8652 | $66 \quad 66$ | $\cdot 6$ | - | Isaac Neufville, . |  |  | 40,000 |  |
| 8673 | ${ }_{66} 16$, | 66 | - | Benjamin Austin, |  |  | 165,000 0 | 00 |
| 8674 | 66 66 | ${ }_{6} 6$ | - | Christopher Ellery, |  |  | 11,600 |  |
| 8675 | -6 6 | 66 | - | William Imlay, |  |  | 19,100 |  |
| 8676 | 666 | 6 | - | William Few, |  |  | 250,000 |  |
| 8677 | 66 | 66 | - | James Ewing, |  |  | 5,550 |  |
| 8678 | $\cdots 6$ | 66 | - | John Page, |  |  | 6,000 0 |  |
| 8679 | 66 20, | 66 | $\therefore$ | Edward Hall, |  |  | 23,371 |  |
| 8685 | 66 23, | 66 | - | Stephen Moylan, |  |  | 198,727 |  |
| 8690 | " 26, | 66 | - | John Stockton, |  |  | 2,661 |  |
| 8740 | 66 31, | 66 | - | John Page, |  |  | 274 | 24 |
| 8741 | 66 66 | 6 | - | Do. |  |  | 5935 |  |
| 8742 | $66 \quad 66$ | 66 | - | Do. |  |  | 475 |  |
| 8658 | April 28, | 66 | - | Peter R. Dalton, |  |  | 100,000 |  |
| 8859 | 66 66 | 66 | - | Jonathan Burrall, |  |  | 100,000 |  |
| 8860 | $\begin{array}{ll}66 & 66\end{array}$ | '6 | - | George Simpson, |  |  | 100,000 20,000 |  |
| 8861 8862 | $\begin{array}{ll}66 & 66 \\ 66 & 66\end{array}$ | 6 | - | James Davidson, Jr. |  |  | 20,000 25,000 |  |
| 8862 8915 | 66 <br> June <br>  <br> 6 | ${ }^{66}$ | - | Josiah Smith, |  |  | 25,000 |  |
| 8915 8916 | June $\quad$ 6, | 6 | - | James Alger, <br> Isaac Neufville, |  |  | 35,000 |  |
| 8917 | ${ }^{6} 6$ | c | - | Sherwood Haywood, ${ }^{\circ}$ |  |  | 2,000 |  |
| 8918 | 66 | 66 | - | William Imlay, |  |  | 18,800 |  |
| 8919 | $66 \quad 66$ | ${ }^{6}$ | - | William Gardner, |  |  | 6,300 |  |
| 8932 | 66 16, | ${ }^{6}$ | - | Benjamin Austin, |  |  | 160,000 |  |
| 8933 | 66 69 | 6 | - | Christopher Ellery, |  |  | 11,600 |  |
| 8934 | $66 \quad 66$ | ${ }^{6}$ | - | William Few, | - |  | 260,000 |  |
| 8935 | 66 | 66 | - | James Ewing, |  |  | 5,400 |  |
| 8936 | 66 6 | ${ }^{6}$ | - | John Page, |  |  | 6,500 |  |
| 8947 | 6 19, | 6 | - | Edward Hall, |  |  | 23,126 |  |
| 8948 | 66 22, | 66 | - | Stephen Moylan, |  |  | 196,651 |  |
| 8955 | ${ }_{66} 625$, | 66 66 | - | John Stockton, |  |  | 2,732 |  |
| 9022 | 66 66 | ${ }^{66}$ | - | John Page, |  |  |  |  |
| 9023 | 66 66 | ${ }_{6}^{66}$ | - | Do. |  |  |  |  |
| 9024 |  |  | - | Do |  |  | 748 |  |
| 9025 9065 |  | $\begin{aligned} & 66 \\ & 66 \end{aligned}$ | - | George Simpson, |  |  | 100,000 |  |
| 9071 | July $\quad$ 7, | ${ }^{6}$ | - | George Dimpson, |  |  | 100,000 |  |
| 9086 | 6 14, | 66 | - | James Davidson, Jr. |  | : | 8 | 00 |
| 9087 | ${ }^{6} 66^{2}$ | 66 | - | Do. |  |  | 5,416 |  |
| 9089 | 6 16, | 66 | - | Peter R. Dalton, |  |  | 100,000 |  |
| 9093 | " 18, | ${ }^{6}$ | - | Do. |  |  | 100,000 |  |
| 9094 | ${ }^{66}$ 66 | 66 | - | Jonathan Burrall, |  |  | 100,000 |  |
| 9095 | 66 6 | 66 | - | George Simpson, |  |  | 100,000 |  |
| 9129 | 6 29, | 46 | - | Peter R. Dalton, |  |  | 100,000 |  |
| 9153 | August 5, | 66 | - | James Davidson, Jr. |  |  | 4,738 |  |
| 9198 | A\% 31, | 6 | - | George Simpson, |  |  | 100,000 |  |
| 9199 | ${ }^{6}{ }^{6}$ | 6 | - | Peter R. Dalton, |  |  | 100,000 |  |
| 9209 |  | 6 | - | William Gardner, |  |  | 6,250 |  |
| 9210 | ${ }_{66}^{66}$ | 6 | - | Sherwood Haywood, . |  |  | 2,000 |  |
| 9211 | 66 | ${ }^{6}$ | - | Isaac Neufville, |  |  | 35,000 |  |
| 9212 | 66 | 66 | - | James Alger, |  |  |  |  |
| 9235 | ${ }_{66}^{6}$ 15, | 66 | - | Benjamin Austin, |  |  | 170,000 |  |
| 9236 | 666 | ${ }^{6}$ | - | Do. |  |  | 9,000 |  |
| 6237 | 66 | 46 | - | William Few, |  |  | 260,000 |  |
| 9238 | 66 6 | 66 | - | Do. |  |  | 5,400 |  |
| 9239 | 666 | 6 | - | James Ewing, |  |  | 5,250 |  |
| 9240 | 66 66 | \% 6 | - | Christopher Ellery, |  |  | 11,750 |  |
| 9241 | ${ }_{66}^{66} 189$ | 6 | - | Edward Hall, |  |  | 22,818 |  |
| 9244 | 66 22, | 66 | - | Stephen Moylan, |  |  | 186,352 |  |
| 9245 | $66{ }^{6}$ | 66 | - | Do. |  |  | 105,600 |  |
| 9246 | 66 | \%6 | - | John Page, |  |  | 6,500 |  |
| 9247 | "6 24, | 6 | - | Jonathan Bull, |  |  | 20,000 |  |
| 9249 | 66 28, | 66 | - | George Simpson, |  |  | 129,222 |  |
| 9250 | 66 6 | 66 | - | John Stockton, |  |  | 2,696 |  |
| 9252 | 66 66 | 66 | - | Thomas T. Tucker |  |  | 3,106 |  |
| 9253 | 66 | '6 | - | James Davidson, Jr. |  |  | 22,243 |  |
| 9254 | 666 | '6 | - | Do. |  |  | 56,000 |  |
| 9411 | October 20, | * | - | Do. |  |  | 5,985 |  |
| 9484 | November 23, | 6 | - | Jonathan Bull, |  |  | 2,000 |  |
| 9486 |  | 66 | - | Jonathan Burrall, |  |  | 82,736 |  |
| 9513 | December 8 , | 66 | - | William Gardner, |  | - | 12,000 |  |
| 9514 |  | 66 | - | Jonathan Bull, • |  |  | 15,000 |  |
| 9515 | 66 | \% 6 | - | Sherwood Haywood, . |  |  | 2,400 |  |
| 9516 | 66 | \%6 | - | Isaac Neufville, - |  |  | 65,000 |  |
| 9517 | 66 66 | 66 | - | James Alger, |  |  | 1,500 |  |
| 9539 | 15, | 66 | - | Christopher Ellery, |  |  | 20,500 |  |

LIST-Continued.

| Number of Warrants. | Date. |  |  |  | In whose favor. |  | Amount. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 9540 | Dec. | 15, | 1807, | - | James Ewing, | - - | \$9,250 00 |
| 9541 |  |  |  | - | John Page, |  | 15,000 00 |
| 9544 | ${ }^{66}$ | 18, | 66 | - | Edward Hall |  | 45,988 14 |
| 9556 | ${ }^{66}$ | 22, | 66 | - | Jonathan Bull, | . . | 25,000 00 |
| 9571 | 6 | 29, | 6 | - | George Simpson, | - | 72,119 07 |
| 9572 | " 6 | ${ }^{6}$ | 6 | - | James Davidson, Jr. | - | 37,827 90 |
| 9573 | ${ }_{66}^{6}$ | '6 | 66 | - | Thomas 'T. Tucker, | - . | 5,028 32 |
| 9579 | 66 | 31, | 66 | - | John Page, | - . | 72611 |
| 9580 | 66 |  | 66 |  | Do. | . . | 1,677 70 |
| 9581 | $6{ }^{6}$ | 6 | 66 | - | , Do. |  | 3,119 83 |
| 8693 | March | 28, | 66 | - | Thomas T. Tucker, | \$167,097 93 |  |
| 8958 | June | 26, | 66 | - | Do. | 168,879 93 |  |
| 9251 | Septr. | 28, | \% 6 | - | Do. | 175,210 08 |  |
| ${ }_{9563}^{9538}$ | Decr. | 15, 16, | * | - | Do. | 654,319 39 |  |
| 9563 |  | 16, |  | - | Do. | 447,104 10 | 1,612,611 43 |
|  |  |  |  |  |  |  | \$5,833,441 32 |

Treasury Department, Register's Office, January 25th, 1808.
JOSEPH NOURSE, Register.

Amount drawn according to law from the Treasury of the United States, during the year 1807, on account of the Dutch debt.
July 7, 1807. Warrant No. 9076, in favor of Albert Gallatin,
\$2,806 25
Treasury Department, Register's Office, January 25, 1808.
JOSEPH NOURSE, Register.

List of Warrants drawn according to law, during the year 1807, on the Treasurer of the United States, on account of the interest on the Louisiana six per cent. stock.

| Warrants. |  |  |  |  | In whose favor. |  |  |  | Amount. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Number. | Date. |  |  |  |  |  |  |  |  |
| 8527 | January |  | $\underset{i 6}{1807,}$ | - | George Simpson, Jonathan Burrall, | - | - | - | \$57,199 99 |
| 8528 | ${ }^{6}$ |  |  | - |  | - - |  | - | $\begin{aligned} & 60,97775 \\ & 70,40000 \end{aligned}$ |
| 8558 | FebruaryMarch |  | 6 | - | Peter Roe Dalton, Jonathan Burrall, |  |  |  |  |
| 8621 |  |  | 66 | - |  |  | - | $\$ 152$14299 |  |
| 8622 |  |  | \%6 |  | George Simpson, Peter Roe Dalton, | - |  |  |  |
| 8623 |  |  |  |  |  |  | - | 17600 |  |
| 8875 | May | 9,68, | $\begin{aligned} & " 6 \\ & 66 \\ & 66 \end{aligned}$ | - | John B. Petry, ${ }^{\text {Jonathan Burrall, }}$ | - | - | - | 47143 15,000 00 |
| 8903 |  |  |  |  |  | - | - | - | $\begin{array}{r} 187,28885 \\ 468 \\ 20 \end{array}$ |
| 8904 | August |  |  | - | Ditto, -Ditto, |  |  |  |  |
| 9163 |  | 11, | ${ }^{66}$ |  |  | - | - | - - | 58,500 00 |
| 9166 | ${ }_{6} 6$ |  | 6666 | - | George Simpson, Jonathan Burrall, George Simpson, | - |  | $\begin{array}{r} \$ 14625 \\ 14625 \end{array}$ | 58,500 00 |
| 9183 9184 |  | 17, |  |  |  |  |  |  |  |
| 1 |  |  |  |  |  |  |  |  | 29250 |
|  |  |  |  |  |  |  |  |  | \$509,098 74 |

Included in the foregoing list of warrants, are the following warrants for commissions to agents who purchased the bills, at one-fourth of one per cent:

| No. 8621, | March | 3, |
| :--- | :---: | :---: |
| 36 | Jonathan Burrall, |  |
| G6eorge |  |  |

Treasury Department, Rogister's Office, January 25, 1808.
JOSEPH NOURSE, Register.

List of Warrants drawn according to law, during the year 1807, on the Treasurer of the United States, on account of the payment of certain parts of the Domestic Debt.

| Warrants. |  |  |  | In whose favor. |  |  |  | Amount. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Number. | Date. |  |  |  |  |  |  |  |
| 8515 | January 16, <br> February 19, <br> April 27, <br> July 22, | $\begin{gathered} \text { 1807, } \\ " 6 \\ " 6 \\ \text { " } \end{gathered}$ | - | Joseph Cassin, - | - | - | - |  |
|  |  |  | - | John Blake, Jr., | - | - | - | 1125 |
| 8856 |  |  | - | Edward Beeson, | - | - | - | 1187 |
| 9115 |  |  | - | William Calhoun, | - - | - | - | 1,224 13 |
|  |  |  |  |  |  |  |  | \$1,481 77 |

Amount drawn according to law, from the Treasury of the United States, during the year 1807,for the payment of debts due to foreign officers.
1807, January 22. Warrant No. 8994, in favor of Col. de la Radier Balleau,
\$63776

## RECAPITULATION.

| Interest and reimbursement of the domestic debt, | - | - | - | - | - | \$5,833,441 32 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Interest and reimbursement of the Dutch debt, |  |  |  |  |  | 2,806 25 |
| Interest on Louisiana stock, |  |  |  |  |  | 09,098 74 |
| For the payment of certain parts of the domestic debt, | - | - | - |  | - | 1,48177 |
| For the payment of debts due to foreign officers, | - | - | - | - |  | 63776 |
|  |  |  |  |  |  | \$6,347,465 84 |

Treasury Departarent, Register's Office, January 25, 1808.
JOSEPH NOURSE, Register.

## D.

Amount of remittances during the year 1807, on account of the Dutch debt, and for the payment of interest on the Louisiana six per cent. stock.


Treasury Department, Register's Office, January 25, 1808.
JOSEPH NOURSE, Register.
E.

Statement of repayments made into the Freasury during the year 1807, on aceount of the Public Debt.


Treasury Department, Register's Office, Januaty 25, 1808.
JOSEPH NOURSE, Register.

## F.

An estimate of the application made in the year 1807, of the funds provided for the payment of the principal and interest of the Public Debt.

## I. On account of the Principal.

1st. Amount of eight per cent. and exchanged six per cent. stock, purchased by the commissioners of the sinking fund, per statement L, herewith,
2d. Reimbursement of the six per cent. and deferred stocks, estimated at
3d. Reimbursement of the four and a half per cent. stock
4th. Reimbursement of the unfunded registered debt, including arrearages of interest, 5th. Reimbursement of theldebtdue to foreign officers, including arrearages of interest, 6th. Reimbursement of the foreign debt, viz:

Last instalment of loan of $3,000,000$, of January 1,1792,
Third instalment of loan of $3,000,000$, of January 1,1794,
Last instalment of loan of $2,00,000$ of February 1,1784,
Last instalment of loan of $2,950,000$, of June 1,1792,
Guilders at 40 cts 600,000
600,000

## II. On account of interest and charges.

Ist. Interest on the domestic funded debt, estimated, for 1807, at .
2d. Interest on Louisiana stock, domesticated,
3d. Commissions to agents for purchase of stock,
4th. Difference between moneys applied to purchase of stock, and the amiount of stock purchased
5th. Interest and charges on foreign debt, viz;

$210,17610=\$ 84,07060$
Interest and charges on Louisiana stock, in London and Amsterdam, $6 \boldsymbol{1 7} 7,53080$
Commissions to agents in America, forpurchasing bills,


## G.

An estimate of the funds provided, before the 1 st January, 1808, for the payment of the principal and interest of the public debt, falling due after that day.

| 1. On account of the foreign debt. Cash in the hands of commissioners and agents in Europe, December 31, 1804, per preceding statement B, | \$1,563,086 04 |
| :---: | :---: |
| Remittances, outstanding on 31st December, 1806, per same statement, - - - | 312,000 00 |
| The remittances made during the year 1807, per preceding statement D , are as follows, viz: francs, 79,99950 , at $5 \frac{3333}{10000}$ per dollar, $\quad 15,00000$ |  |
|  |  |
|  | 520,100 42 |
| Total to be accounted for, . . - | \$2,395,186 46 |
| The amount applied during the year 1807, per preceding estimate F, is calculated |  |
| to have been, for principal, - - - - 9 - |  |
| For interest and charges, - |  |
|  | 1,681,601 40 |
| The balance in the hands of commissioners and agents in Europe, or in the remittances outstand- |  |
| ing, may, therefore, be estimated, on 31st December, 1807, to be - - - | \$713,585 06 |
| The amount of protested bills outstanding on the same day was as follows, viz: | \$13,585 06 |
|  |  |
| Of wich there had been received, in part, previous to 1807,18143 48,000 |  |
| Of which there had been received, in part, previous to $1807,18,143$And in the year 1807, |  |
| - 34,643 |  |
| Remains outstanding, | 13,357 00 |
| 2. On account of the domestic debt. |  |
| Cash in the hands of agents, for the purchase of stock on the 31st Dec. 1807, per statement L, herewith,$110,80492$ |  |
| From which deduct unclaimed dividends demandable at the treasury, and not yet advanced to the bank for payment to the creditors, estimated at$17$ |  |
|  | \$819,489 81 |
| recapitulation. |  |
| The balance remaining unexpended Dec. 31, 1806, per preceding statement B, was | \$1,886,358 10 |
| mount advanced from the treasury, in the year 1807, per preceding statement C , | 6,347,465 84 |
| rofit in foreign exchange, in the year 180\%, per preceding statement D, | 9,427 58 |
|  | \$8,243,251 53 |
| The amount estimated to have been applied to the public debt, in 1807, per preceding estimate $\mathbf{F}$, is $\$ 7,362,57205$ |  |
| Repayments into the treasury, in 1807, on account of the principal of advances for the domestic debt and of foreign bills of exchange protested, per preceding statement $E$, |  |
|  |  |
| Provision in advance, applicable to the payments of the year 1808, per preceding estimate $G$, - | 819,489 81 |
|  | \$8,243,251 52 |


|  | Old six per cent. stock. | Three per cent. stock. | Deferred 6 per cent. stock. | Five per cent. stock. | 5 $\frac{1}{2}$ per cent. stock. | $4 \frac{1}{2}$ per ct. stock. | Four per cent. stock. | Navy 6 per ct. stock. | 8 per cent. stock. | Exchanged 6 per ct. stock. | Amount of the several species of stock. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Reimbursement of the foreign debt, to the 31st Dec'ber, 1806, | - - | - - | - - | \$7,480,000 | - - | \$820,000 | \$2,500,000 | - | - - | - - | 10,800,000 00 |
| of the Navy 6 per cent. stock, | - | - . | - | - |  | \$82,000 | - | \$711,700 | - - | - - | 711,700 00 |
| of the five and one half per cent. stock, | - - | - - |  |  | \$1,751,742 53 |  |  |  |  | - - | 1,751,742 53 |
| of the four and one half per cent. stock, | - - | - - | - - | - - | ¢1,751,7 ${ }^{\text {a }}$ | 176,000 | - - | - - | - - | - - | 176,000 00 |
| Purchased with moneys received on account of surplus duties, to the end of 1790 , | \$439,016 12 | \$401,072 90 | \$631,786 86 | - - | -' - | - | - - |  | - - | - - | $\dagger 1,471,87588$ |
| Purchased on account of the loan of $\$ 2,000,000$, of 12 th August, 1790, | 353,604 95 | 31,731 94 | 137,588 66 | - - |  | - |  |  | - - | - - | 522,925 55 |
| Purchased out of the interest fünd, or äpplied therefrom, - | 140,588 08 | 79,055 79 | 118,625 59 | - - | 95,757 47 | - | - - |  |  | - . | 434,026 93 |
| Purchased from moneys arising from imports and tonnage, |  | - |  | - - |  | - | - - | - - | \$784,600 | \$267,210 27 | 1,051,810 27 |
| In payment for lands sold under certain acts of Congress, and receivable therein, | 65,208 49 | 85,836 01 | 20,918 75 | - - | 1,400 00 | - |  |  | 122,900 | 70000 | 296,963 25 |
| In payment for lands on Lake Erie, sold to the State of Pennsylvania, | 60,449 44 | 60,718 25 | 30,224 72 |  |  | - |  |  |  | - - | 151,392 41 |
| In payment of certain balances which originated prior to the present constitution, - | 7,220 63 | 7,187 64 | 16,936 17 |  | - - | - |  | - - |  | - - | 31,344 44 |
| In the repayment of commutation by certain military officers | 7,220 |  |  |  |  |  |  |  |  |  |  |
| placed on the pension list, <br> In discharge of debis due to foreign officers | 14,934 186,988 83 | 10,47240 <br> 22,438 | 7,467 09 | - - | $\cdots$ | - |  |  |  | - - | 32,87371 209,42681 |
|  | $\begin{array}{r}186,988 \\ 86,566 \\ \hline 1\end{array}$ | 22,438 58 |  |  |  | - |  |  |  | - - | -86,566 54 |
| In discharge of the loan office and final settlement certificates, per the same act, | 55,888 98 | - - | 27,581 84 |  | - - | - |  |  | - - | - - | 83,470 82 |
| Stock arising from specie paid for services and supplies, prior to the 4th March, 1789, | 515,460 94 |  |  |  |  | - |  |  |  | - - | 515,460 94 |
| Unapplied of \$660,000 six per cent. stock, remitted on account of the Dutch debt in 1795, | 20,000 00 | - - | - - |  | - - | - |  |  |  |  | 20,000 00 |
| Total amount transferred to the commissioners of the sinking fund to the 31st December, 1807, | 1,945,926 62 | 698,513 51 | 991,129 68 | 7,480,000 | 1,848,900 00 | 996,000 | 2,500,000 | 711,700 | 907,500 | 267,910 27 | *18,347,580 08 |

* Imount transferred, to 31st December, 1806, as per document marked $H$, in the preceding

Amount transferred, to 31st December, 1806, as per document marked H , in the preceding
annual statement, nominal amount,
In payment for lands, nominal amount, ditto,
Transferred to in payment for lands, nominal a
their credit their credi
in 1807 .

Exchanged 6 per cent. stock,
Navy 6 per cent.
Navy $5 \frac{3}{3}$ per cent.
Navy $4 \frac{1}{2}$

- 1,128,000 00 5,934 24 784,60000
267
267,21027
711,70000
$1,847,50000$
$\begin{array}{r}1,847,50000 \\ 176,00000-4,920,94451 \\ \hline\end{array}$
As above, - $\$ 18,347,58008$
- In the preceding annual statement, the purchases stated at foot, amounting to $\$ 25,409$ 18, were exhibited as having been paid from the surplus duties to the end of the year 1790 , and is corrected in this statement, the payment was made out of the interest fund

Treasury Department, Register's Office, January 30, 1808.
JOSEPH NOURSE, Register.

## I.

Statement of moneys arising from Interest on Stock transferred to the United States, being the amount drawn by the Agent to the Trustees for the redemption of the Public Debt, during the year 1807, pursuant to the Act of May 8, 1792, agreeably to the statements made at the Treasury.

| March | 28, | 1807, | Warrant No. 8693, | per treasury | statement No. 19,279 | - | - | \$167,097 93 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| June | 26, | $6^{6}$ | do. 8958, | do. | do. 19,556 | - | - | 168,879 93 |
| September | 28, | 66 | do. 9251, | do. | do. 20,093 | - | - | 175,210 08 |
| December | 26, | 66 | do. 9563, | do. | do. 20,093 | - | - | 447,104 10 |
|  |  |  |  |  |  |  |  | \$ 958,292 04 |

Triasury Department, Register's Office, January 25th, 1808.
JOSEPH NOURSE, Register.

## K.

Statement of moneys drawn by the Agent to the Trustees for the redemption of the Public Debt, in the year 1807, being an account of moneys received into the Treasury from sales of Public Lands, pursuant to the Act of 3d March, 1795, agreeably to settlements made at the 'Treasury.

December 15, 1807, Warrant No. 9538, per treasury statement No. 20,093
$\$ 654,31939$
Treasury Department, Register's Office, Januaty 25th, 1808.
JOSEPH NOURSE, Register.
L.

Purchases made by the Agents of the President of the Senate, the Chief Justice, the Secretary of State, the Se $e^{-}$ cretary of the 'Traasury, and the Attorney General, appointed by fict of Congress of the 12th August, 1790, entitled "An act making provision for the reduction of the Public Debt."

| Date of pur- | Description of stock. | By whom purchased. | Of whom purchased. | Rate. | Amount. | Total amount. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1807, May 4, | 8 per ct. | George Simpson, Cash'r. of the Bank of the U. | McEuen. Hale \& Davidson, - | 102 | \$10,500 |  |
| 5, | do | States. <br> do | G. Taylor, Jr., | " | 3,000 |  |
| 6, | do |  | Robt. Clay ${ }^{\text {a }}$ - | '6 | 300 |  |
| ${ }^{6} \mathbf{6}$ | do | do | W. M. Biddle \& Co., | 6 | ${ }^{600}$ |  |
| 12, | do | do | T. Fitzsimons, president, | ${ }_{103} 103$ | 12,200 |  |
| 13, | do | do | McEuen, Hale \& Davidson, |  | ${ }_{300}$ |  |
| 13, | do | do | Esther Philips, - - | \% 6 | 4,000 |  |
| 14, | do | do | McEuen, Hale \& Davidson, - |  | 9,400 |  |
| 15 <br> 15 | do | do | G. Marelles, G.B.D. Keim, - | \% 6 | 600 600 |  |
| 16, | do | do | Jasper Moylan, | '6 | 1;000 |  |
| 16, 16, | do | do | Josiah Lockhart. | 6 | 22,000 |  |
| 16, <br> 16, | do | do | Paul Siemen, - | "6 | 5,000 |  |
| 16, | do | do | Henry Drinker, | " | 2,000 |  |
| 18, | do | do | Richard Sweetman, | '6 | 3,400 |  |
| 19, 21, | do | do | Joseph Martin, | " | 200 |  |
| 23, | do | do | Ramuel Bell, ${ }^{\text {R }}$, | " | 2,000 1,400 |  |
| June 6, | do | do | Ditto, - | 6 | 1,400 |  |
| July 1, | do | do | Joseph Brown, - $\quad$ - | 102 ${ }^{\frac{3}{7}}$ | 10,200 |  |
|  | do | do | Jona. Smith, att'y D. Ludlow $\&{ }^{\circ}$ | ، | 11,500 |  |
| 1, | do | do | Thos. Biddle, att'y R. Gil- |  | 11,500 |  |
|  |  |  | more\& Son, - - | " ${ }^{\prime \prime}$ | 9,900 |  |
| $\stackrel{1}{3}$, | do | do | John Hunn, - |  | 11,700 |  |
| 3 3, | do | do | F. Gebhard, ${ }^{\text {Est }}$ - - | " | 10,00 600 |  |
| $3{ }^{3}$, | do | do | John Morrison, | " | 5,000 |  |
| 3 3, | do | do | Soseph Hutchins, | " | 2,500 |  |
| 3, | do | do | Thos. Biddle, att'y to A. Hart, | " | ${ }^{30} 600$ |  |
| 3, | do | do | A. F. Weibert, - | " | 1,500 |  |
| 3, | do | do | D. Parish, - - | " | 18,000 |  |
| ${ }^{6}$, | do | do | George Hyde, - | " | 5,000 |  |
| 7 7, | do | do | Anna J. Maybin, | " | 3,000 |  |
| 9, | do | do | McEuen, Hale \& Davidson, | " | 4,700 |  |
| 10, | do | do | Phineas Bond, - | " | 3,000 |  |
| 10, 10 | do | do | Paul Siemen, - - |  | 10,000 |  |
| 10, | do | do | John Brown, - | " | 1,100 |  |
| 11, | do | do | Isaac Snowden, Jr., | " | 1,900 |  |
| 13, | do | do | David Caldwell, | " | 1,600 |  |
| 13, 20 | do | do | John Brice, - | " | 800 |  |
| 20, 20, | do | do | John Cook, ${ }^{\text {John Palmer, }}$ - ${ }^{-}$ | " | 6,900 |  |
| 21, | do | do | James Ryan, - | " | 5,000 |  |

L-Continued.


L_Continued.



Treasury Department, Register's Office, 25th January, 1808.
M.

JOSEPH NOURSE, Register.
At a meeting of the Commissioners of the Sinking Fund, on the 23d day of March, 1807.

> Present: Jaines Madison, Secretary of State,
> ALbert Gailatin, Secretary of the Treasury,
> CEsar A. RodNEy, Attorney General.

The Secretary of the Treasury laid betore the Board a report, dated the 21st of March, 1807, which was read, and is as follows:
"That the payments to be made during the year 1807, on account of the public debt, are estimated as followeth, viz:

Annual interest and reimbursement of 8 per cent. on $41,800,000$ dollars nominal amount of the six
per cent. and deferred stocks,,
Interest on $19,020,000$ dollars, 3 per cent. stock,
do. nine months, on $\mathbf{1 7 6 , 0 0 0}$ dollars, $4 \frac{1}{2}$ per cent. do. - - - - $\mathbf{6 , 0 0 0}$
do. on 6,250,000 dollars, Louisiana stock, in London, including commission,

Remittances wanted to complete the payments in Holland, to the 1st January, 1808, inclusive,

## Leạving a sum of

To be applied in order to complete the annual appropriation of

And that the said sum of $3,150,000$ dollars, may be applied-
1st. To the reimbursement of the four and a half per cent. stock, amounting to 176,000 dollars, and which is the only species of debt redeemable at the pleasure of the United States, not yet reimbursed.

2d. To the purchase, at the rates fixed by law, of the eight per cent. stock.
3d. To the purchase of the new six per cent. stock, which may be created by the subscriptions of the old six per cent. deferred, and three per cent. stocks, in conformity with the act, entitled "An act supplementary to the act, entitled "An act making provision for the redemption of the whole of the public debt of the United States," passed February 11, 1807."

Whereupon, it was Resolved,
1st. That the Secretary of the Treasury forthwith give public notice of the reimbursement of the four and a half per cent. stock, for the first day of October next, and of the eight per cent. stock, for the first day of January, 1809.

2d. That the sum, which, after making the current payments for the years 1807 and 1808, and after reimburs. ing the four and a half per cent. stock, as aforesaid, shall remain to complete the annual appropriation of eight millions for those two years, be applied, the President of the United States assenting thereto, to the purchase of the eight per cent. stock, and of the six per cent. stock, which may be created by subscriptions made under the provisions of the act mentioned in the preceding report, not exceeding for either the rates fixed by law.

3d. That such of the cashiers of the Bank of the United States, and of its offices of discount and deposite, as the Secretary of the Treasury shall designate for that purpose, be the agents, under the superintendence of the said Secretary, for making the said purchases; that the said purchases be made at private sale; but that the names of the agents, and the prices given for the stock, or stocks, be published.

4th. That John H. Purviance be appointed agent in London, and John B. Rittenhouse be appointed agent in Amsterdam, to perform the duties prescribed by the acts above mentioned.

JAMES MADISON, Secretary of State.<br>ALBERT GALLATIN, Secretary of the Treasury.<br>C. A. RODNEY, Attorney General.

Attest, Edward Jones, Secretary to the Commissioners of the Sinking Fund.

## REMISSION OF DUTIES.

communicated to the house of representatives, march 9, 1808.
Mr. Nbwron, from the Committee on Commerce and Manufactures, to whom was referred the petition of Samuel Miller, of Wiscasset, in the District of Maine, in the State of Massachusetts, in behalf of himself and others, made the following report:

The petitioners state that they imported from Liverpool, in the ship Golden Rule, 9,464 $\frac{1}{4}$ bushels of salt. They also state, that the ship arrived at quarantine ground, near the harbor of Boston, on the 29th day of June, 1807; on the 2 d of July following, she entered the harbor of Boston, and on the next day entry was made of her cargo at the custom house. The petitioners complain, that the collector compelled them to bond the duties on the salt, at twenty cents per bushel, when the law, at the time the entry was made, authorized the exaction of not more than twelve cents per bushel. The petitioners pray that Congress will interpose their powers, and direct a remission of eight cents per bushel, which has been illegally demanded by the collector.

The committee are of opinion that the case which the petitioner presents comes properly under the cognizance of the judiciary. The bonds given to secure the duties on the salt are not, as yet, due. The petitioners have it in their power to raise a question for legal decision, by making a tender of the sum which they think is legally due, and by withholding the payment of that which appears to them to be illegally demanded. The committee are therefore of opinion that the case of the petitioners is not entitled to the interposition of the extraordinary powers of Congress.

The committee recoonmend the adoption of the following resolution:
Resolved, That the petitioners have leave to withdraw their petition.

# CONFLICTING CLAIMS UNDER THE CONVENTION WITH FRANCE, OF 

 THE 30th APRIL, 1803.COMMUNICATED TO THE HOUSE OF REPRESENTATIVES, APRIL 5, 1808.

## Treasury Departnent, March 6th, 1808.

Sir:
Ihad the honor to receive your letter of the 4th instant, respecting the bills drawn in favor of Denton, Hall, and Nathan brothers.

I think that it would be very difficult for Congress to investigate the claims of the several parties; nor does it seem proper to give the authority to the accounting officers. It is their province to settle accounts between the United States and individuals, but not to decide on the conflicting claims of individuals, in cases where the United States have no immediate concern. I coincide, therefore, fully, in your opinion, of placing the money in such a manner that the claims may be decided by a court of justice; and I presume that nothing more is necessary than to direct the treasury to pay the amount to the Bank of the United States, to be subject there to the decision of the district or circuit court of the United States for that district where Mr. Hall (the only person 'named in the bills who resides in America) now resides.
If that mode be adopted, it would be desirable that it should be extended to the bills in the name of Joseph Sands, also deposited in the treasury, and mentioned in Mr. Mollien's letter. This case is at least as complex as
that of Denton, Hall, and Nathan, and there are no others of that description. I enclose the copy of a letter from Denton to Mr.'Hall, communicated this day to me, and from which it would appear that Denton revokes Mr. Wellman's power, and appoints Mr. Hall, his attorney.

I am, with great respect, sir, your obedient servant,
ALBERT GALLATIN.
Hon. David Holmes, Chairman of the Committee of Claims.

Treasury Department, February 18th, 1808.
The Secretary of the Treasury, to whom was referred the petition of Timothy Wellman, Jr. respectfully reports-
That, previous to the year 1800, Christopher Denton, Edward Hall, and Nathan brothers, had furnished supplies to the colonial Government of St. Domingo, and had received as an acknowledgment of the debt, thereby contracted, certain documents, called ordonnances, which, though not punctually paid, were proper evidences in support of one of those claims against the French Government, the payment of which was assumed by the United States, under the "Louisiana convention."

That, although it does not appear that the abovementioned persons were co-partners in trade, yet, each party did not receve ordonnances in his own name for his share of the supplies; but those papers were issued promiscuously, sometimes in the name of one of the parties, and sonetimes in the joint names of two or more of them.

That the said Denton, Hall, and Nathan brothers, appear to have afterwards divided the said ordonnances amongst themselves, according to their respective proportion of supplies, but still without regard to the names inserted in the body of the ordonnances; nor did they at the time make any reciprocal assignments soas to enable each to receive his share in his own name.

That what ordonnances fell to the share of Nathan brothers, is not known, their claim not having been liquidated under the Louisiana convention, owing, as it is said, to a failure on their part, in presenting the claim, within the limited time, to the proper officer at Paris.
'That the ordonnances which fell to Edward Hall's share, being partly in his own, and partly in Denton's name, the claim, though presented by the said Hall's sole agent, was liquidated by the French Government, in the joint name of Hall and Denton, and bills, amounting to 138,478 93-100 francs, were accordingly drawn, under the Louisiana convention, by the minister of the United States at Paris, on the treasury of the United States, in favor of Hall and Denton; the payment of which bills was necessarily suspended at the treasury, untill Mr. Hall had procured from Denton, an authority to receive payment, copy of which, A, is hereto annexed; which being produced, the bills were, in October last, paid to the said Hall.

And that the ordonnances which fell to Denton's share, being partly in his own, partly in Denton's, and partly in Nathan brothers' name; the claim, though presented by the agent of Timothy Wellman, Jr. attorney in fact for Denton, was liquidated by the French Government in the joint name of Denton, Hall, and Nathan brothers; and bills in their joint name, and amounting to 150,117 francs and 4 centimes, were accordingly drawn by the minister of the United States at Paris, on the treasury of the United States; and, by agreement between him and the minister of the French public treasury, transmitted to the treasury of the United States, in order that the rights of the parties interested might be there ascertained before payment. A copy of the bills, of Mr. Armstrong's letter of advice, and of Mr. Mollien's (the minister of the French public treasury) letter and observations, marked B, is hereunto annexed.

Timothy Wellman, Jr. claims payment of those bills, (which are still deposited in the treasury) by virtue of a power of attorney from Christopher Denton, copy of which, marked $C$, is annexed, and which is considered fat the treasury sufficient to authorize him to receive payment, provided that the bills can be considered as Denton's sole property.

Edward Hall, by an affidavit dated 3d July, 1805, copy of which, marked D, is annexed, has stated that the ordonnances then in the hands of said Denton, or of said Wellman, or of his agent in Paris, vere the sole property of the said Denton, although made payable to Nathan brothers, or to Denton and Hall, and that neither the Nathans, nor he the said Hall, has any right, title, or interest, therein. That affidavit is considered at the treasury as sufficient and conclusive authority to pay to Denton, or to his attorney, Wellman, the above stated bills, so far as relates to any claim on the part of Hall, and notwithstanding the insertion of his name in the body of the bills. Mr. Hall has, however, by letters dated in November, 1806, and April, 1807, copy of which, marked E, is annexed, requested that the bills should not be paid without his approbation. But this application being founded on an alleged debt from Denton to lim, cannot affect the property of Denton in these bills, as acknowledged by himself; and those which were Hall's property, having, as above stated, been actually paid to him, though drawn in his and Denton's name, there would be no hesitation in paying immediately to Mr. Wellman, as attorney of Denton, the bills now in the treasury, had they been drawn in the name of Denton and Hall alone.

But the difficulty which has prevented the payment, is the insertion of the name of Nathan brothers in the body of the bills: for, although it is believed, from all the circumstances of the case, "that they are truly the exclusive property of Denton, yet the only legal evidence that Nathan brothers have no claim or interest in them, being the abovementioned affidavit of Edward Hall, this, although sufficient against himself, has not been considered, either by the French Government, or at the treasury of the United States, as conclusive evidence against Nathan brothers. And the Secretary of the Treasury being directed by the act of the 10 th November, 1803, to pay the amount of the claims, the payment of which have been assumed by the Louisiana convention, on the orders of the minister of the United States at Paris, he has not thought himself authorized to deviate from the tenor of such orders (or bills) by paying theiramount without an endorsement, authority, or release, from the persons in whose favor they were drawn; and although Nathan brothers have never claimed payment of these bills, yet no permission or release has been obtained from them.

As it was expressly provided, by the Louisiana convention, that the said claims should be paid by the United States, on the orders drawn by their minister at Paris, and that, in each litigated claim, the French Government should decide definitively; and as the name of Nathan brothers was inserted in the said orders or bills, in conformity with the liquidation made by the French Government, the authority of Congress to interfere in favor of the petitioner, so as to authorize payment without the endorsement or release of the said Nathan brothers, is derived from the transmission of the bills to the treasury assented to by the French Government, and with the intention, as expressed in Mr. Mollien's letter, that the rights of the persons interested should there be ascertained.

It only remains for the Legislature to decide, whether the facts admitted in Mr. Mollien's observations, and those stated in Edward Hall's affidavit, be sufficient to direct that payment should be made in whole or in part to Denton's attorney, notwithstanding the insertion of Nathan brothers' name in the bills. But it is respectfully sug. gested that, if that course shall be adopted, it will be proper to require the petitioner to give a bond of indemnity, with sureties, for the whole of what he may receive: for there are no means of ascertaining the portion of the bills which may be claimed by Nathan brothers, if such claim should ever hereafter be set up by them.

All which is respectfully submitted.
The Hon. the Speaker of the House of Representatives.
ALBERT GALLATIN.

## COPY OF BILLS.

No. 1017. Exchange for 37,500 francs.
Paris, $2 d$ January, 1807.
Pay, on demand, this my first of exchange, (second and third of the same tennor and date unpaid) to the order of Nathan frères, Denton, and Hall, (in pursuance of a liquidation by the Government of France, in this case provided, by the convention between the United States and France, of the 30th April, 1803, the 10th of Floreal, year 11) thirty-seven thousand five hundred francs. Per advice from the undersigned minister plenipotentiary of the United States.

JOHN ARMSTRONG.

## To the Treasurer of the United States, Washington.

No. 1018. Same tenor and date, except payable at thirty days.
No. 1019. Same tenor and date, except payable at sixty days.
No. 1020. Same tenor and date, except payable at ninety days, and is for thirty-seven thousand six hundred and seventeen francs four centimes.

Paris, 2d January, 1807.
SIR:
I have this day drawn on you, in favor of Nathan frères, Denton, and Hall, (in pursuance of a liquidation by the Government of France, in this case provided by the convention between the United States and France, of the 30th of April, 1803, the 10th of Floreal, year 11) for the following sums, viz:

No. 1017. 37,500. Thirty-seven thousand five hundred francs, at sight.
No. 1018. 37,500. Thirty-seven thousand five hundred francs, at thirty days.
No. 1019. 37,500. 'Thirty-seven thousand five hundred francs, at sixty days.
No. 1020. 37,617.4. Thirty-seven thousand six hundred and seventeen francs, at ninety days.
JOHN ARMSTRONG,
Minister Plenipotentiary of the United States.

## To the Treasurer of the United States, Washington,

 See the papers appended.J. A.

## [TRANSLATION.]

Paris, 31st December, 1806.
I have the honor to transmit you, sir, the account in which are included the two payments to be effected; one of the liquidation made in favor of Nathan brothers, Denton, and Hall; the other, of the balance of the liquidation in favor of Joseph Sands. These payments will be made, as your excellency has proposed in your two last notes of the 20th and 24th of this month, upon the acquittances of Mr. Warden, designated by you to give them to the public treasury; the drafts for the payment of these two liquidations being afterwards transmitted to the treasury of the United States, the rights of the persons interested will there be easily ascertained. I annex to the account some observations relating to the liquidation of Nathan brothers, Denton, and Hall; they may be useful for the illustration of this business.

I pray your excellency to accept the assurance of my high consideration.
'To Gineral Armstrong, \&c.

## Observations upon the liquidation made in favor of Nathan brothers, Denton, and Hall.

The documents for this liquidation have been produced by Mr. Skipwith, who presented them in the name of Timothy Wellman, Jr. as transferree of Christopher Denton, of Baltimore.

These documents consist of ordonnances delivered at St. Domingo, in the joint names of Nathan brothers, Denton, and Hall. The transfer to Wellman was not established, neither was the exclusive property of Denton proved. The liquidation, therefore, ought to be made, as it has been made, in favor of all those who were designated in the original documents, Nalhan brothers, Denton, and Hall.

Another liquidation had been made in the name of Denton and Hall, for 134,331 61-100 francs. Mr. O'Mealy claimed it, in behalf of Edward Hall, whose powers he held. This payment was made to him in bills, to the order of Denton and Hall, under the Nos. $442,443,444$, and 445, and under assurances from his excellency the minister plenipotentiary of the United States, that he vould transmit the bills to the treasury of the United States.

Mr. Skipwith has, also claimed payment of the liquidation made in the name of Nathan brothers, Denton, and Hall. But there is this difference between Mr. Skipwith and Mr. O'Mealy, that the latter had at least a regular power from Edward Hall, while Mr. Skipwith does not offer such a one on the part of Denton, nor of Vellman.

However, General Armstrong having authorized Mr. Warden to give an acquittance for this liquidation, and to transmit the bills which may be drawn, to the treasury of the United States, the payment is effected in bills drawn in the joint names of Nathan brothers, Denton, and Hall, in the same manner as the liquidation was made.

It appears that Nathan brothers, Denton, and Hall, have transacted business together, at St. Domingo; that they afterwards divided between themselves the ordonnances which belonged to them jointly; those which fell to Hall, were in the name of Denton and Hall, and they have been liquidated in their joint names.

The treasury of the United States has refused to pay, upon the acquittance of Hall alone, the bills drawn in his name, and that of Denton. The acquittance of Denton has been required, or his declaration that he had no pretensions to the bills. Edward Hall, by an act executed on the 23d of July, 1805 , before John Gill, notary at Baltimore, has declared, that the ordonnances belonging in common to Nathan and Denton, have been divided between them; that he, Hall, nor Donata Nathan, nor Joseph Nathan, have any pretensions to the ordonnances which are in the hands of Christopher Denton, or of captain Timothy Wellman, Jr. or of his agent at Paris; that these ordonnances are the property of the said Denton, alone, although payable to Nathan brothers, Denton, and Hall. This declaration was fully sufficient no longer to make any procuration or acquaintance necessary from Hall, for the payment of the 150,117 4-100 francs; but it was not available as to the interest of Nathan brothers.

On the other hand, Mr. O'Mealy has presented, in the name of Edward Hall, a petition, in which he announces that Denton, now in England, refuses to make, in favor of Hall, the same declaration that Hall has made for him.

He complains that, in this way, Denton perpeluates the obstacle which prevents the payment to Hall, of the bills drawn in their name; and he demands that the payment claimed by Denton, or in his name, may be suspended, until he shall fulfil the reciprocal obligation, which Hall has already performed, by the act of July 23d, 1805.

Finally, one of the Nathans, now in Europe, refuses, it is said, to acknowledge that neither he or his brother have any pretensions to this liquidation, although included in the decree which has fixed it. It appears that the portion of the ordonnances which fell to the share of Nathan brothers, has not been included in the liquidation of the American debts, owing, as it is said, to the circumstance, that the bearer of their papers did not arrive in France till a long time after the operations of this liquidation were closed.

These observations, and the further information which the parties concerned may be able to furnish, afford the means of adjusting their respective rights.

## To the Congress of the United States, the petition of Benjamin Stoddert and John Mason, trustees of Francis Lewis Taney, respectfully showeth:

That the said Taney, formerly a merchant in Georgetown, being embarrassed in his affairs, in consequence of the non-payment of large sums due him from the Government of France, did, on the 29th July, 1796, convey to your petitioners, in trust, for the benefit of his creditors, all his said debts, and likewise a claim on Joseph Sands, an American citizen, then resident in Paris.

That the creditors of Taney were principally those who had endorsed his bills and notes, or had become his bail in suits to recover money borrowed, to enable him to make the shipments to France, from which his claims, thus transferred to his trustees, arose.

That, soon after executing his trust deed, the said Taney embarked for France, to use his personal influence in adjusting his affairs: for he calculated on a considerable surplus after paying off his debts. But his trustees thought it most prudent to place the power of receiving payment in other hands, and accordingly appointed Mr. Joseph Fenwick their attorney for this purpose, requesting him, however, to avail himself of Mr. Taney's services in ascertaining the sums due.

That, about the year 1794 , said Taney contracted with the officers of the French Government for the delivery of a large quantity of leather, in France, and took into partnership with him, in the transaction, Comfort Sands, of New York, and a Mr. Waldo, and these three appointed Joseph Sands, the son of Comfort Sands, their agent in France for the delivery of the leather, and receipt of payment, and the said Comfort Sands advanced to Taney a sum of money, equal probably to his proportion of the adventure.

That the French Government, not paying for the leather agreeable to contract, Comfort Sands brought suit in Philadelphia, where Taney happened to be, for the recovery of the money he had advanced, the payment of which Taney resisted, on the ground that Sands was to take his reimbursement, in the hands of his son, out of the money arising from the leather. Bail was procured by your petitioners and others, who ultimately had to pay Comfort Sands, on the suit, upwards of eighteen thousand dollars.

That, in the mean time, Taney had come to a settlement at Paris, with Joseph Sands, by arbitration, and it was awarded and acknowledged by Sands, on the 19th August, 1737, that there remained in his hands, due to Taney, 31,616 livres, 3 sous, 5 deniers, to be paid in specie; 39,458 livres 49 in Government protested bills, and livres S6,761 165 , payable in the debt due from the French Government, and standing on the Government books in the name of Joseph Sands.

A transfer was not made at the time of the debt, because (as it is presumed) on all such transfers about 5 per cent. on the amount was required to be paid in specie to the officers of the Government, and at this period, 5 per cent. in specie amounted to as much as the maket value of the debt.
'That, under the Louisiana convention, there was liquidated, in the name of Joseph Sands, upwards of 500,000 francs, no part of which was due to himself, as he was the mere agent of others, as is acknowledged by himself, by accounts in the Treasury Department.

That bills have been paid at the treasury, drawn by our minister at Paris, for all of the debt in Joseph Sands, name, except for about 119,854 livres, which is about the amount of the livres 86,761145 , Taney's part of the debt on the Government books, in Sands' name, with the interest allowed on settlement under the Louisiana convention.

That, on the suggestion of Mr. Fenwick, the attorney of the trustees, as he informs them, the truth of which is confirmed in a letter from Mr. M'Pherson at Paris, the attorney of Sands, to the Secretary of the Treasury, Genefal Armstrong has sent bills for 119,854 francs, drawn in the name of Joseph Sands, to our treasury, for the rightful owners.

That your petitioners entertain no doubt of being able to prove, before any competent tribunal, that they are the rightful owners. That the plea set up by Joseph Sands against their claim, to wit: that, in 1798, he transterred to James Swan, on Taney's order, the sum due to 'Taney, but in fact due to the trustees, is fallacious. That the said Swan knew at the time, and more than a year before, that Taney had no control over the debt, and that, so early as the 1st of August, 1797, several months before the pretended transfer to Swan, Joseph Sands imust also have known it, if neither from his father, Taney himself, nor from Fenwick, the attorney of the trustees, from the circumstance of the deed itself from Taney, to his trustees, having been filed in the office of the American consul general at Paris, for the information of all concerned. But, in truth, illegal and impotent as such a transfer from Sands to Swan, on Taney's authority, in 1798, must appear, had such transfer been really made, your petitioners have no doubt of being able to ascertain, if needful, that no such transfer was made, and that the whole debt, as standing on the French Government books, as due to Joseph Sands, in 1797, when the settlement was made with Taney, actually remained due until the final adjustment, under the Louisiana convention. It is a circumstance conclusive against the said Swan, in this pretended transaction, to deprive your petitioners, and the creditors of Taney, of their just claim, that, in 1804, he exhibited against Taney, before the commissioners under the Louisiana convention, an account commencing before 1796, for a large sum, and actually got paid by bills drawn by our minister in favor of the cashier of the French Government, out of a debt liquidated under the convention, due to Taney, in which account, thus exhibited by Swan, no credit is given for any transfer of debt by Joseph Sands, as will appear by reference to a true copy of the account in the Treasury Department.

Wherefore, your petitioners respectfully pray, that Congress may be pleased to fake such order in the business as in their wisdomithey may deem most proper to procure a due investigation of the case, and to ensure justice to the parties.

Ind your petitioners will, as in duty bound, ever pray, \&c.

March $8,1808$.

## PUBLIC DEBT.

Communicated to the house of representatives, april 14, 1808.
Treasury Department, April 9, 1808.
Sir:
I have the honor to transmit a statement of the public debt on the 1st days of January, 1791, to 1807, respectively, together with sundry explanatorystatements and notes, prepared in pursuance of the resolution of the House of Representatives, of the 8th of January, 1807.

The amount of the public debt of the United States, unprovided for, on the days abovementioned, respectively, and also the estimated amount of the said debt on the 1st day of January, 1808, together with the progress and decrease of the same, during certain periods, will appear from the following table:

|  |  |  |  |  | Amount of debt. | Years. | Increase. | Decrease. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | 1791, | - | - | - | \$75,169,974 21 | $1791\}$ |  |  |
| 1 J 66 | 1792, | - | - | - | 76,373,767 16 | $1792\}$ | \$2,418,023 72 |  |
| 66 | 1793, | - | - | - | $77,587,99793$ | 1793 | - .. | \$1,591,827 37 |
| 66 | 1794 , | - | - | - | 75,996,170 56 | 1794 \} | 5,646,102 40 |  |
| 66 | 1795, | - | - | - | 78,149,937 83 | 1795 | 5,64,102 40 |  |
| 66 | 1796, | - | - | - | 81,642,272 96 | 1796 |  |  |
| 66 | 1797, | - | - | - | 80,934,023 54 | (a) | - - | 4,242,363 61 |
| 6 | 1798, | - | - | - | 78,494,165 75 | 1798 |  |  |
| 66 | 1799, | - | - | - | 77,399,909 35 | 1799 \} | 4,600,258 01 |  |
| $6:$ | 1800, | - | - | - | 81,633,325 74 | 1800 | 4,600,258 01 |  |
| 66 | 1801, | - | - | - | 82,000,167 36 | 1801 \} |  | 7,268,244 51 |
| 66 | 1802, | - | - | - | $78,754,56880$ $74,731,92285$ | 1802 S | $10.621 .72037$ | 7,26,27 51 |
| \% 6 | 1803, | - | - | - | $74,731,92285$ <br> $85,353,643$ <br> 2 | 1803 | 10,621,720 37 |  |
| 66 | 1804, | - | - | - | $85,353,643$ $80,534,058$ 65 | 18047 |  |  |
| 66 | 1805, | - | - | - | $80,534,058$ $74,542,957$ 62 | (a) $\}$ | - - | - 20,653,643 22 |
| 6 | 1807, | - | - | - | 67,731,645 62 | 1807 |  |  |
| 6 | 1808, | - | - | - | 64,700,000 00 |  |  |  |

During the first ten years of that period, the debt has increased near seven millions of dollars. It has been diminished more than seventeen millions during the last seven years.

I have the honor to be, very respectfully, sir, your most obedient servant,
The Honorable the Speaker of the House of Representatives.
ALBERT GALLATIN.
A.

Statement of the debt of the United States, on the 1st January, in the years 1791, 1792, 1793, 1794, 1795, 1796, 1797, 1798, 1799, 1800, 1801, 1802, 1803, 1804, 1805, 1806, and 1807.

|  | 1791. | 1792. | 1793. | 1794. | 1795. | 1796. | 1797. | 1798. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Foreign debt, | (a.) \$12,812,831 92 | \$14,561,871 41 | \$15,494,248 08 | \$14,308,411 16 | \$14,727,710 85 | \$11,939,000 00 | \$11,939,000 00 | \$11,059,000 00 |
| Domestic debt: | (b.) 1,143,106 28 | 6,359,296 47 | 37,722,628 07 | 37,790,327 02 | 41,705,774 79 | 41,273,425 27 | 40,769,901 28 | 40,143,208 49 |
| Three per cent. stock, - | (c.) 425,911 33 | 3,346,965 09 | 17,756,419 -69 | 17,981,215 88 | 18,901,197 32 | 18,974,390 56 | $19,019,87128$ | 19,024,120 84 |
| Five and half do. . - | (c) | . . | - - . | $\cdot \quad$. | - | 1,848,900 00 | 1,848,900 00 | 1,847,500 00 |
| Four and half do. | - . . . | - . . | - . . | . . . | - . . | 176,000 00 | 176,000 00 | 176,000 00 |
| 1796 six per cent. stock, | $\cdots \quad . \quad$. | . . . | $\cdots \quad$. | . . . | . . . | - . . | 80,00000 | 80,000 00 |
| Nayy six per cent. stock, |  |  |  |  |  |  |  |  |
| Eight per cent. stock, |  |  | 2,556,595 56 | 2,400,000 00 | 4,500,000 00 | 6,200,000 00 | 5,120,000 00 | 3,840,000 00 |
| Unfunded debt, | (d.) 61,081,026 99 | 52,959,791 69 | 6,822,742 64 | 5,947,450 71 | -912,904 43 | 3,350,456 24 | 3,110,806 77 | 3,058,699 79 |
| Louisiana six per cent. stock, - |  |  |  |  |  |  |  |  |
| American claims, assumed by Louisiana convention, |  |  |  |  |  |  |  |  |
| Total amount due individuals, Deduct payments made by the treasury, on account of subsequent years, | $\begin{array}{r} \$ 75,463,47652 \\ 293,50231 \\ \hline \end{array}$ | $\begin{array}{r} \$ 77,227,92466 \\ 854,15750 \\ \hline \end{array}$ | $\begin{array}{\|r\|} \hline 80,352,634 \\ \hline \end{array}$ | $\begin{array}{\|r\|} \hline \$ 78,427,40477 \\ 2,431,23421 \\ \hline \end{array}$ | $\begin{array}{r} \$ 80,747,58739 \\ 2,597,64956 \\ \hline \end{array}$ | $\begin{array}{r} \$ 83,762,17207 \\ 2,119,89911 \end{array}$ | $\begin{array}{r} \$ 82,064,47933 \\ 1,130,455 \\ \hline \end{array}$ | $\begin{array}{r} \$ 79,228,52912 \\ 734,363 \quad 37 \\ \hline \end{array}$ |
| Total amount unprovided for, . . . | \$75,169,974 21 | \$76,373,76716 | \$77,587,997 93 | \$75,996,170 56 | \$78,149,937 83 | \$81,642,272 96 | \$80,934,023 54 | \$78,494,165 75 |

Noles to Statement A.
(a.) Foreign debt, January 1st, 1791 :
Frebt, January 1 st, 1791:
Spanish debt,
Dutch debt:

| Principal, |
| :--- |
| Premiums, |

(b.) Six per cent. stock, ist January, 1791,

Add Higgins's stock, presented in time, but not funded till 1802,
Deduct stock passed to the credit of sinking fund, to 31st December, 1790, viz: Six per cent.
Deferred,

| $\bullet$ | $\$ 7,561,44942$ |
| ---: | ---: |
| $\cdot$ | 250,38250 |
| $\$ 4,738,000$ |  |
| 263,000 |  |

$\stackrel{\text { \$12,812,831 } 92}{=}$
(c.) Three per cent. stock, 1st January, 1791,
\$473,280 79
$\begin{array}{r}171 \\ \\ \hline\end{array}$
\$473,297 97
$\begin{array}{r}\$ 473,297 \\ 47,38664 \\ \hline\end{array}$
$\$ 425,91133$
(d.) Unfunded debt, January 1st, 1791:

1. Lioan office and final settlement certificates, \&c. funded from 1st January, $1^{1791}$, to 1st January, 1807, per statement, Ditto, paid in specie,
Interest on registered debt, due in stock,
ist January, i807, $\qquad$
2. Services and supplies prior to 1789 , paid in specie,

Debts due foreign officers, paid in specie,
Debts unpaid, ist January, 1807,
Deduct interest, accrued subsequent to 1790,


B.

A Statement exhibiting the additions and payments on account of the prircipal of the public debt of the United States, from the 1st January, 1791, to the 31st December, 1806.
I. Six per cent. and deferred stocks.

| Years. | payments ox account of princtipal. |  |  |  | Stock issued. | Increase. | Decrease. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Reimbursement. | Paid for lands, unredeemed amount. | Purchased, paid for debts and commutation, unredeemed amount. | Total. |  |  |  |
| 1791 | . - | - - | 698,121 98 | 698,121 98 | 5,914,312 17 | 5,216,190 19 |  |
| 1792 | - - | - - | 277,266 50 | 277,266 50 | 31,640,598 10 | 31,363,331 60 |  |
| 1793 | - - | - - | 542,423 12 | 542,423 12 | 610,122 07 | 67,698 95 |  |
| 1794 | - - | - - | 222,914 11 | 222,914 11 | 4,138,361 88 | 3,915,447 77 |  |
| 1795 | 519,856 23 | - - | -49,650 88 | 569,507 11 | 137,157 59 | - - | 432,349 52 |
| 1796 | 641,674 76 | - ${ }^{-}$ | 2,000 00 | 643,674 76 | 140,150 77 | - - | 503,523 99 |
| 1797 | 638,016 03 | 2,729 83 | 3,695 99 | 644,441 85 | 17,749 06 | - - | 626,692 79 |
| 1798 | 674,938 02 | 5,120 49 | 3,134 82 | 683,193 33 | 6084 | - - | 683,132 49 |
| 1799 | 716,894 36 | 1,963 25 | 2,814 29 | 721,571 90 | - - | - - | 721,671 90 |
| 1800 | 760,650 13 | 6,087 49 | 24,208 28 | 790,945 90 | - - | - - | 790,945 90 |
| 1801 | 1,078,262 54 | 15,213 40 | - - | 1,093,475 94 | - - | - - | 1,093,475 9.4 |
| 1802 | 1,145,782 87 | 7,673 22 | - - | 1,153,456 09 | - - | - - | 1,153,456 09 |
| 1803 | 1,215,591 70 | 4,380 34 | - .- | 1,219,972 04 | - - | - - | 1,219,972 04 |
| 1804 | 1,292,934 28 | 10469 | - - | 1,293,038 97 | - - | - - | 1,293,038 97 |
| 1805 | 1,369,059 73 | 16,494 42 | - ${ }^{-}$ | 1,385.554 15 | - - | - - | 1,385,554 15 |
| 1806 | 1,451,512 30 | 12,316 97 | 17,51761 | 1,481,346 88 | - - | - - | 1,481,346 88 |
| Dols. | 11,505,172 95 | 72,084 10 | 1,843,747 58 | 13,421,004 63 | 42,598,512 48 | 40,562,668 51 | 11,385,160 66 |

Statement B.—Continued.
II. Three per cent. stock.

| Years. | Payments on account of principal. |  |  | Stock issued. | Increase. | Decrease. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Paid forlands. | Purchased, paid for debts and commutation. | Total. |  |  |  |
| 1791 | - - | 262,234 92 | 262,234 92 | 3,183,288 68 | 2,921,053 76 |  |
| 1792 | - - | 94,843 28 | 94,843 28 | 14,504,297 88 | 14,409,454 60 |  |
| 1793 | - - | 135,208 14 | 135,208 14 | 360,004 33 | - 224,796 19 |  |
| 1794 | - - | 43,987 46 | 43,987 46 | 963,968 90 | 919,981 44 |  |
| 1795 | - - | 3,083 83 | 3,083 83 | 76,277 07 | 73,193 24 |  |
| 1796 | $\stackrel{-}{7}$ | 2,434 76 | 2,434 76' | 47,915 47 | 45,480 72 |  |
| 1797 | 2,599 21 | 61965 | 3,218 86 | .7,468 48 | 4,249 56 |  |
| 1798 | - - | - - - | - | 12,824 29 | 12,824 29 |  |
| 1799 | - - | - ${ }^{-1}$ | - | 49,780 59 | 49,780 59 |  |
| 1800 | -080 | 44024 | 44024 | 7,616 73 | 7,176 49 |  |
| 1801 | 5,088 90 | - - - | 5,088 90 | 2,267 79 | - - | 2,821 11 |
| 1802 | 2,128 10 | - - - | 2,128 10 | 4,622 61 | 2,494 51 | 2,821 11 |
| 1803 | 9664 | - - - | 9664 | 49706 | 40042 |  |
| 1804 | 7804 | . - - | 7804 | 33363 | 25559 |  |
| 1805 | 47,177 36 | - - - | 47,177 36 | 7971 | - - - | 47,097 65 |
| 1806 | 28,213 80 | - - - | 28,213 80 | 9309 | - . - | 28,120 71 |
| Dolls. | 85,382 05 | 542,852 28 | 628,234 33 | 19,221,336 26 | 18,671,141 40 | 78,039 47 |

III. Tomporary louns, five and a hulf per cent., four and a half per cent., eight per cent., Navy six per cent., and six per cent. stock of 1796.

| Y'cars. | temporare loans. |  | five and a half per oent. stock. |  | four and a half PER CEN'I. STOCK. | gight per oent. stock. |  | navy six per oent. stock. |  | six per cent. <br> stock, of 1796. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Received, | Discharged. | Issucd. | Paid for lands, and reimbursed. | Issucd. | Issued. | Paid for lands. | Issued. | Reimbursed. | Issued. |
| 1791 |  |  |  |  |  |  |  |  |  |  |
| 1792 1793 | \$2,556,505 56 | \$756,595 56 |  |  |  |  |  |  |  |  |
| 1794 | 3,400,000 | 1,300,000 |  |  |  |  |  |  |  |  |
| 1795 | 3,300,000 | 1,600,000 | \$1,848,900 | - | \$176,000 |  |  |  |  |  |
| 1796 | 320,000 | 1,400,000 | - - - | - ${ }^{-}$- | - - | - - - | - - - | - - | - - | \$80,000 |
| 1797 | - - | 1,280,000 | - - | (c) $\$ 1400$ |  |  |  |  |  |  |
| 1798 | 200,000 | 200,000 |  |  |  |  |  |  |  |  |
| 1799 | $\square$ | 200,000 200,000 | - - $\quad-$ | - - - | - - | $\$ 5,000,000$ $1,481,700$ | - | \$711700 |  |  |
| 1800 1801 | - - | 200,000 700000 | $\overline{-} \quad-\quad \overline{-}$ | $\bar{\square} \quad-\quad$ - | - - | - $\quad 1,481,700$ | \$1,500 |  |  |  |
| 1802 | - - - | 1,290,000 | - - | - - - | - | - - - | 4,400 |  |  |  |
| 1803 | - - - | 500,000 | - - | . . - | - | - - - | 1,300 |  |  |  |
| 1804 | - - - | 250,000 | - | - - - | - | - - - | 12,200 |  |  |  |
| 1805 | - - | ${ }^{700,000}$ | - |  | - - | - - - | 31,500 68,400 |  |  |  |
| 1806 | - - - | - |  | (b) 1,847,500 |  |  | 68,400 |  | \$711,700 |  |
|  | \$10,376,595 56 | \$10,376,595 56 | \$1,848,900 | \$1,848,900 | \$176,000 | \$6,481,700 | \$119,300 | \$711,700 | \$711,700 | \$80,000 |

Statement B-Continued.
IV.-Foreign Debt.


# Statement B-Continued. 

V. Unfunded Debt.

| $\underset{\infty}{\infty}$ | payments in specie and in funded stocks. |  |  |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| $\underset{+}{7}$ | Loan office, final settlement, and other certificates, including interest on registered and unregistered debts, and continental money. |  | Services and supplies prior to 1789, paid in specie. | Debts due to foreign officers, paid in specie. | REGISTERED DEbT. |  | states' debt. |  | ASSUMED DEbT. |  |
|  |  |  | Principal funded. |  |  |  |  |  |  |
|  | Funded. | Paid in specie, per act of 12 th June, 1798. |  |  |  | rest, for 1798, paid in specie. |  |  |  |  |
| 1791 | \$5,054,709 82 | - - |  | \$39,224 90 | - - | \$4,042,891 03 |  |  |  |  |  |
| 1792 | 22,808,102 35 | - - | 125,720 96 | \$18,354 79 | 5,064,978 89 | - - | - | - | \$14,890,583 92 | \$3,381,230 82 |
| 1793 | 676, 62256 | - - | 6,868 42 | 39,000 47 | 293,503 84 |  |  |  | \$1,80, | ¢3,381,230 8 |
| 1794 | 417,631 44 | - - | 28,166 51 | 44,752 35 | 463,598 54 | - - | \$3,517,584 | \$703,516 80 |  |  |
| 1795 | 137,944 67 |  | 1,129 85 | 11,883 68 | 75,489 99 |  | \$3,517,584 | \$103,516 80 |  |  |
| 1796 | 80,65359 | - - | 32,210 47 | 19,372 75 | 107,412 66 |  |  |  |  |  |
| 1797 | 8,910 26 | - ${ }^{-}$ | 24,369 94 | 2,519 56 | 16,307 22 |  |  |  |  |  |
| 1798 | 12,824 29 | \$32,770 51 | 2,873 70 | 28,486 88 | 6084 |  |  |  |  |  |
| 1799 | 49,780 59 | 33,562 87 | 1,45751 | - - |  | \$27,383 14 |  |  |  |  |
| 1800 | 7,616 73 | 5,708 14 14 | 73719 | - - | - - | 22,112 13 |  |  |  |  |
| 1802 | 2,267 4,62261 | - 14,124 41 | 35671 50361 | - 7,994 92 | - - | 6,87259 14,46323 |  |  |  |  |
| 1803 | + 49706 | - 84272 | 10,751 73 | 12,123 31 | - | 14,46398 47898 |  |  |  |  |
| 1804 | 33363 | - - | - - | - 7 | - - | 65337 |  |  |  |  |
| 1805 1806 | 79 981 93 | - - | - - | - 7,947 94 | " - | 11377 249 | , |  |  |  |
|  |  |  |  |  |  |  |  |  |  |  |
| Total, | \$29,262,690 19 | \$87,008 60 | 274,371 50 | \$192,436 65 | \$10,064,243 01 | \$72,326 30 | \$3,517,584 | \$703,516 80 | \$14,890,583 92 | \$3,381,230 82 |

Statement B-Continued.

| Years. | payments in specie and in funded stocks. |  |  | increase by |  |  |  |  |  | Increase. | Decrease. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | British debt, per 6th article of the treaty of 1794, paid in specie. | Beaumarchias' claim, phid in specie. | Total. | Interest on registered debt for 1798. | British debt, per 6th article ofthe <br> 1794 <br> t. <br> t. 1794. | Interest on assumed debt for 1791. | Interest on States' debt, for 1791, 1792, 1793, and 1794. | Interest on foreign officers ${ }^{2}$ debt, for 1791 and 1792. | Total. |  |  |
| $\begin{aligned} & 1791 \\ & 1792 \\ & 1793 \\ & 1794 \\ & 1795 \\ & 1796 \\ & 1797 \\ & 1798 \\ & 1799 \\ & 1800 \\ & 1801 \\ & 1802 \\ & 1803 \\ & 1804 \\ & 1805 \\ & 1806 \end{aligned}$ | 888,000 <br> 888000 <br> 888,000 | \$41,119 75 |  | $\$ 7,465 \quad 07$ | $\$ 2,664,000$ | \$863,067 77 | $\begin{aligned} & 140,70336 \\ & 140,70336 \\ & 140,70336 \end{aligned}$ | $\$ 11,21932$ 11,219 32 |  | $\$ 2,437,55181$ |  |
| Total, | \$2,664,000 00 | \$41,119 75 | \$65,151,1II 54 | . $\$ 7,46507$ | \$2,664,000 | \$863,067 77 | \$562,813 44 | \$22,438 64 | \$4,119,784 92 | \$2,437,551 81 | \$63,468,878 43 |

RECAPITULATION OF STATEMENT B-UNFUNDED DEBT.
Unfunded debt on 1st January, 1791, as per statement A, - $\quad$ - $\quad$ - $\quad$ - $661,081,62699$
Increase to.1st January, 1807, as per this statement, viz.


Paid or funded to 1st January, 1807, as per this statement, viz.


Statement B-Continued.
VI. Louisiana six per cent. and American claims assumed by the Louisiana Convention.

| Years. | Louisiana six per cent. incurred. | American claims assumed, \&c. |  |  |
| :---: | :---: | :---: | :---: | :---: |
|  |  |  | Assumed. | Discharged. |
| 1803 | \$11,250,000 |  | \$3,750,000 |  |
| 1805 | - | - | - - | \$1,692,586 62 |
| 1806 | 侕 | - | - - | 1,517,342 50 |
| Total, | \$11,250,000 |  | \$3,750,000 | \$3,209,929 12 |

GENERAL RECAPITULATION
Of Payments on account of, and of Additions to, the Public Debt.

## I.

In relation to the several species of Debt.

1. Commutation of debts which made no alteration in the real amount.

Foreign Debt, viz:
Balance due on the French debt, funded at $5 \frac{1}{2}$ and $4 \frac{1}{2}$ per cent. by which operation those

> stocks were credited,

Unfunded debt on 1st January, 1791, which was funded subsequent to that day, and prior to the 1st January, 1807, viz:
The total amount of unfunded debt, funded during that period, amounted, as per recapitulation of No. 5 of this statement, to
rom which deduct debts which had accrued subsequent to 1st January, 1791, and included in that sum, and amounting, as per said recapitulation, to

1,425,881 21
2. Actual Payments.
$\$ 62,418,86753$
On foreign debt, (deducting $5 \frac{1}{2}$ and $4 \frac{1}{2}$ per cent. stocks)
Six per cent. and deferred stocks,
Three per cent.
Five and half per cent.
$\begin{array}{lllll}\text { stocks, } & - & - & - & - \\ - & - & - & - & - \\ - & - & - & - & - \\ - & - & - & - & - \\ - & - & - & - & -\end{array}$
17,638,632 47
628,234 33
1,848,900 00
119,300 00
711,700 00
10,376,595 56
Temporary loans,
Unfunded debt, including the American claims assumed by Louisiana convention, $\quad$ - $\quad$ 6,541, 19192
3. Debts contracted.

Foreign debt, viz:

| Dutch loans, | - |  |  |
| ---: | :--- | :--- | :--- |
| Interest for 1791 , on Spanish debt, | - | - | - |

Six per cent and derred being two-thids of 8,270,700 55
for the year
1791, on the assumed debt, and funded in said stocks,
575,378 51
Three per cent. viz:

One-third of the interest accrued for 1791, on the assumed debt, and | funded in said stock, |
| :--- |
| Interest accrued from 1791 to 1794 on States' balances, and funded in |
| in | said stock, - - $\quad$ -

| Six |  |  |  |  |
| :--- | :--- | :--- | :--- | :--- |
| Eight per cent. stock credited in 1796, | - | - | - | - |

$\begin{array}{llllllr}\text { Eight per cent. stock, } & - & - & - & - & - & - \\ \text { Navy six per cent. stock, } & - & - & - & - & - & . . \\ 711,700 & 00\end{array}$
Temporary loans, - - . . -
Unfunded debt, exclusive of American claims assumed by the Louisiana con-

$$
\text { vention, } \quad-\quad-\quad-\quad-\quad \text { 2, 693,903 71 }
$$

| vention, |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: |
| Debt contracted by the purchase of Louisiana, | - | - | - | - |

45,040,481 03
II.

By years exclusive of commutation.


## C.

Statement of the provision made before the first days of January, of the years 1791-1807, respectively, for the pay. ment of the principal of the public debt, paid afterwards, and for the payment of interest which accrued on that debt subsequent to such days, respectively.

Provision made before the 1st January, 1791.
Cash in the hands of the commissioners at Amsterdam on the 31st December, 1790, G. 1,115,751 108 , at 40 cents,
$\$ 446,30063$
Deduct interest which accrued on the Dutch loans to 31st December, 1790, and paid subsequent to that day,
\$293,502 31
Provision made before the 1st January, 1792.
Cash in the hands of the commissioners at Amsterdam, on the 31st
December, 1791, $\overline{\text { D }}$ in the hands of C. De Wolf,

$$
G .2,874,652 \quad 400
$$

$$
717,765 \quad 17 \quad 14
$$

Deduct interest accrued on 31st December, 1791, and paid subsequent to that day, viz:

| On the domestic funded debt, | - | - | - | - | $\$ 175,915$ |
| :--- | :--- | :--- | :--- | :--- | ---: |
| Do unfunded debt, | - | - | - | - | 158,803 |
| 59 |  |  |  |  |  |
| Dutch Debt, | - | - | - | - | 245,623 |
| Beaumarchais' claim, one year, | - | - | - | - | 2,467 |

## Provision made before the 1st January, 1793.

1. Cash in the hands of the commissioners at Amsterdam on the

31st December, 1792, $\quad-\quad-\quad$ - $\quad$ - $1,852,48614$, at 40 cents,
2. Proceeds of 5,000 shares of the Pank of the United States, sold in 1796, 1797, and 1802, and applied to the redemption of the public debt and domestic loans,
$\$ 740,99468$
$2,671,860 \quad 00$
3,412,854 68

Deduct interest accrued to 31st December, 1792, and paid subsequent to that day, viz:


Provision made before the 1st January, 1794.

1. Cash in the hands of the commissioners at Amsterdam, on the 31st

December, 1793, - - - -
G. $819,190 \quad 412$

Ditto in the hands of C. J. M. De Wolf, - $\quad-\quad \begin{array}{r}5,800118 \\ 824,99016 \quad 4\end{array}$
Ditto transferred in 1802, from Gov. Morris' account, being a balance of 105,000 guilders, remitted for paying the interest on the debt due foreign officers,

41,787 $10 \quad 8$
866,778612 , at 40 cents, 346,71133
2. Remittances paid at the treasury before 31st December, 1793, credited by the commissioners in 1794,
G. 100,000 00 00, at 40 cents, 40,00000
3. Proceeds of 5,000 bank shares, as above, $\quad$ - $\quad-\quad-\quad-\quad$ - $\quad 2,671,86000$

3,058,571 33
Deduct interest accrued to 31st December, 1793, and paid subsequent to that day:

| On the domestic funded debt, | - | - | - |
| :---: | :---: | :---: | :---: |
| Do. unfunded debt, | - | - | - |
| Dutch debt, | - | - | - |
| Temporaryloans, | - | - | - |
| Beaumarchais' claim, three years, | - | - | - |

43,33431
2202093
22, 275
326,275 00
228,20533
7,401 55

Provision made before the first January, 1795.

1. Cash in the hands of the commissioners at Amsterdam, on the 31st

December, 1794,
Ditto in the hands of C. J. M. De Wolf, -
Ditto transferred in 1802, from Gov. Morris' account, as above,
2. Proceeds of 5,000 bank shares, as above,
2. Proceeds of 5,000 bank shares, as above, . - $\quad-\quad-\quad . \quad$, at 40 cents, ed debt, beyond the amount demandable,
G. 957,500 1012
$37,50010 \quad 12$
$444 \quad 5 \quad 0$
$41,787 \quad 10 \quad 8$
999,732 6 4, at 40 cents, 399,892 92

14,713 92
3,086,466 84
Deduct interest accrued to 31st December, 1794, and paid subsequent to that day, viz:


## Provision made before the 1st January, 1796.

1. Remittances paid at the treasury in 1795, for the payment of the principal and interest of the Dutch debt, credited by the commissioners at Amsterdam, in 1796.
Six per cent. stock purchased of the Bank of the United States, and remitted for the payment of the principal and interest of the Dutch debt, in 1795.
$\$ 640,000$ six per cent. stock produced, - Guilders, 1,330,268 7
Whereof, credited in 1795, - - - $1,058,0435$
272,225 2
Payments made at the treasury in 1795, for shipments credited in $\begin{array}{cc}\text { At } 40 \text { cents, } & \begin{array}{ll}\$ 108,890 & 04 \\ 127,500 & 00\end{array}\end{array}$
2. Six per cent. stock, afterwards transferred to the commissioners of the sinking fund.

The whole amount of six per cent. stock, purchased for remittance, was 660,000
Whereof was sold, -- - - - - - - - - $\quad 640,000$
The residue was returned to the treasury, and credited the commission-
ers of the sinking fund, in first quarter of 1800 , $\quad$ - $\quad-\quad-\quad-\quad 20,00000$
3. Proceeds of 5,000 bank shares,

236,390 04

2,928,250 04

Deduct balances due the commissioners of Dutch loans, at Amster-


Provision made before the 1st January, 1797.

1. Remittances paid at the treasury before 31st December, 1796, credited by the commissioners in 1797.

| In bills of exchange, |  |  | $\begin{aligned} & \text { ers, } \\ & \text { rling, } \end{aligned}$ | $\begin{array}{r} 316,8 \\ 6,4 \end{array}$ |  | at 40 <br> at pa | $\begin{array}{r} \$ 126,726 \\ 28,800 \end{array}$ | $\begin{aligned} & 652 \\ & 0 \\ & 0 \end{aligned}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| In shipments, | - | - | - | - | - | - | $\begin{array}{r} 155,526 \\ 28,260 \end{array}$ |  |
| Deduct remittances credited by the commissioners in 1796, paid atthe treasury in 1797, |  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |  |

2. Six per cent. stock, afterwards transferred to the commissioners of the sinking fund, 20,00000
3. Proceeds of 2,840 bank shares, $\quad . \quad-\quad-\quad-\quad-\quad-\quad \frac{1,591,86000}{1,758,50535}$

| Deduct balances to the commissioners 31st December, 1796. |  |  |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| A $\notin$ Amsterdam, At Antwerp, | - |  | - | - |  |  | , 5,814 15 |  |  |
|  | - | - | - | - |  | - | 47,216 14 | 6 |  |
| Deduct amount transferred, in 1802, from Governeur Morris' ac- |  |  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |  |  |
| Deduct amount transferred, in count, as above, |  |  | - | - |  | - | 41,787 10 | 8 |  |
|  |  |  |  |  |  |  | $\begin{array}{r} 11,24319 \\ \text { At } \end{array}$ |  | nts, 4,497 5 |

Deduct interest, accrued to 31st December, 1796, and paid subsequent to that day, viz:

| On the domestic funded debt, | - | - | - | - | - | - | 79,205 38 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Do. unfunded debt, | - | - | - | - | . | - | 23,572 32 |
| Dutch debt, | - | - | - | - | - | - | 362,941 67 |
| Temporary loans, | - | - | - | - | - | - | 143,029 50 |
| Beaumarchais' claim, six years, | - | - | - | - | - | - | 14,803 10 |

## Provision made before the 1st January, 1798.

1. Remittances in bills of exchange paid at the treasury, in 1797, credited by the commissioners
in 1798 , - - - - $\quad$ Guilders, 692,500 00

2. Six per cent. stock, afterwards transferred to the commissioners of the sinking fund, 20,00000
3. Proceeds of 2,200 bank shares, $\quad$ - $\quad-\quad-\quad-\quad 1,287,00000$
4. Excess of advances to commissioners of loans, on account of interest accruing on the funded debt, to 31st December, 1797, beyond the amount demandable,

4,87135
Deduct balance due the commissioners at Amsterdam, 31st De-
cember, 1797, - . - - -
Deduct amount transferred in 1802, from Governeur Morris' account, as above,

Deduct interest accrued to 31st December, 1797, and paid subsequent to that day, viz:


Provision made before the 1st January, 1799.

1. Amount transferred, in 1802, from Governeur Morris' account, being the balance of guilders, 105,000 , remitted for the payment of interest on the debt due to foreign officers,

Guilders, 41,787 108
Deduct balance due the commissioners at Amsterdam, 31st Decem-


$$
\frac{33,165 \quad 9 \quad 2}{8,622 \text { 1 } 6}
$$

2. Remittances in bills of exchange, paid at the treasury in 1798, credited by the commissioners
in 1799, - - - - - Guilders, 600,000 , at 40 cents, 240,08000
3. Payments at the treasury before 31st December, 1798, for remittances which have been protested
for non-payment, and, on that day, not repaid into the treasury, - -
11,100 00
4. Six per cent. stock, afterwards transferred to the commissioners of the sinking fund, - 20,00000
5. Proceeds of 2,200 bank shares, $-\quad$ - $\quad$ - $\quad$ - $\quad$ - $1,287,00000$

Deduct interest accrued 31st December, 1798, and paid subsequent to that day, viz:


Provision made before the 1st January, 1800.

1. Cash in the hands of the commissioners at Amsterdam, on the 31st Decem-
ber, 1799, - - - - - - - - Guilders, 341,621 115
Do. transferred from the account of Governeur Morris, - - - $\quad 41,787108$
2. Remittances paid at the treasury before 31stDecember, 1799, credited by the com-

383,408127
At 40 cents, 153,36345 missioners, in 1800 , - - -
been protested for non-payment, were replaced, with damages, in bills credit-
ed by the commissioners in 1800 ,
57,900

897,900
At 40 cents, 359,160 00
3. Payments at the treasury before 31st December, 1799, for remittances, which
have been protested for non-payment, and, on that day, not repaid into the
treasury, - - - - - - - Guilders, 120,000
At 40 cents, 48,00000
4. Six per cent. stock, afterwards transferred to the commissioners of the sinking fund, - 20,00000
5. Proceeds of 2,200 bank shares, $\quad-\quad$ - $\quad$ - $\quad-\quad$ - $\quad$ - $\quad$ 1,287,000 00

Deduct interest, accrued to 31st December, 1799, and paid subsequent to that day, viz:


Provision made before the 1st January, 1801.

1. Cash in the hands of commissioners at Ansterdam, on 31st Dec. 1800,



## Provision made before the 1st January, 1807.

Provision as per statement B, of report of the commissioners of the sinking fund of 5th Feb. 1808, $\quad \$ 1,886,35810$ Deduct interest accrued on that day, and paid afterwards, viz:

| On Dutch debt, | - | - | - | - | - | - | 58,533 33 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Registered debt, | - | - | - | - | - | - | 3,871 75 |
| Louisiana debt, |  |  |  |  |  |  | 337,200 00 |

## BANKOF THE UNITED STATES.

## communicated to the senate, on the 20th of april, 1808.

To the Senate and House of Representatives of the United States of America, in Congress assembled, the memorial of the stockholders of the Bank of the United States respectfully showeth:
That, by an act of Congress, passed on the 25th of February, 1791, the subscribers to the capital stock of the Bank of the United States, their successors and assigns, were incorporated for a term of years, which will expire on the fourth day of March, in the year one thousand eight hundred and eleven.

That, contemplating the extensive operations of the bank, the intimate connexion of the institution with the public credit and finances, and the dispersed and distant residence of many of the stockholders, your memorialists deem it a duty to the Government, and to the commercial world, as well as to themselves, to submit, at this period, to the Legislative consideration, the expediency of protracting the duration of their charter. Without an early assurance upon this subject, every motive of prudence and justice will enforce the adoption of adequate measures, to prevent the dangers and mischiefs of a sudden dissolution of the corporation. The different branches, as well as the principal bank, must immediately co-operate in those measures. The facilities now enjoyed for the collection of the revenue, and the payment of the public debts or engagements, will be, unavoidably, impaired. And it will readily be perceived, that the activity of a capital, amounting to ten millions of dollars, cannot possibly cease, without producing great disappointment and embarrassment in the trade and commerce of the Union.

That, while your memorialists use the precaution of the present address, they reflect, with pleasure, upon the honorable claim to the patronage of the Govenment, founded upon the public services which the institution has already performed: Thus,

It has enriched the treasury, by the share which the Government subscribed to its capital stock: for the subscription was made through the medium of a loan from the bank itself, (obtained at an annual interest less than the amount of the annual dividend) and when a sale of stock was effected, the profit realised by the Government exceeded a sum of six hundred and fifty thousand dollars.

It has aided the Government to maintain inviolate the public faith and credit, both at home and abroad: for, it has, on various applications, advanced to the amount of many millions of dollars, (at an interest sometimes of six, and sometimes at five per cent.,) in anticipation of the public revenue.

It has enabled the Government to collect its revenue, and to perform its pecuniary engagements, with ease, economy, and security: for offices of Discount and Deposite have been established in every eligible position; not always for the general emolument of the institution, but, sometimes, (on the suggestion of the Secretary of the Treasury) for the peculiar accommodation of the public. The great mass of revenue has been thus carefully collected, and the interest of the public debt has been punctually paid; while, with equal promptitude, the public money has been transferred from the bank to the offices, or from one office to another, in such proportions, and at such times, as the arrangements of the Government required. And these operations (manifestly hazardous, inconvenient, and expensive) have, hitherto, been performed upon the responsibility of the institution, without a pecuniary compensation or charge.

That your memorialists, indulging in this retrospect, cannot be insensible to the advantages which they, also, have derived from a fiscal intercourse between the Government and the bank. It is not, however, the amount of the public deposite that has essentially contributed to those advantages: for, the amount of the deposite so fluctuates, is liable to such changes of place, and, in its transfer, is attended with so much care and cost, that it can hardly be regarded as a profitable item in the estimates of a discount day. Nor are the advantages of public patronage discernible in the emoluments arising from the general business of the bank: for its dividends have always been moderate, (frequently less, and seldom more, than eight per cent. per annum) and usually inferior to the dividends of similar establishments. But your memorialists cheerfully acknowledge, that the confidence of the Government, founded upon a constant knowledge of the interior management and condition of the bank, has attracted the confidence of Europe, as well as of America, towards the institution; has conferred upon it a character of dignity and stability; and has enabled its directors to set an example of prudence, candor, and impartiality, honorable to themselves, and beneficial to the community.

That your memorialists presume not to enlarge upon the national policy of their institution, either with a view to a continuance of the blessings of peace, or to the possible vicissitude and exigence of war. The officers of state can best represent the public uses of a bank, upon extraordinary as well as ordinary occasions; and the wisdom of the Legislature will, doubtless, embrace, in its decisions, all the considerations of present convenience and future safety. But, at a crisis of some apprehension and alarm, your memorialists respectfully accompany the expression of a cordial attachment to the honor, tranquillity, and happiness, of their country, with an assurance that the Government may confidently rely, in every emergency, upon the prompt and legitimate aid of the institution.

That, under these impressions, and with these dispositions, your memorialists solicit a renewal of their charter, for an additional term of years; and they are persuaded that the reasons which have been assigned will induce the Legislature to make an early and a favorable decision upon the subject.

Signed by order and on behalf of the general meeting of the stockholders of the Bank of the United States.
SAMUEL BRECK, Chairman.

## Attest,

Paschall Hollingsworth, Secretayy.
Philadelphia, January 6th, 1807.
[Note.-For report of the Secretary of the Treasury, see No. 298.]

## MINT.

Communicated to the house of representatives, april 25, 1808.
Treasury Department, April 23, 1808.
SIR:
I have the honor to transmit, herewith, a letter from the Comptroller of the Treasury, accompanied with sundry statements, which have been prepared in obedience to the seventh section of the act, entitled "An act establishing a mint, and regulating the coins of the United States," passed on the 2 d of April, 1792.

I have the honor to be, very respectfully, sir, your obedient servant,
ALBERT GALLATIN.
The Honorable the Speaker of the House of Representatives.

Treasury Department, Comptroller's Office, April 23, 1808.
Sir:
The statements marked $A, B$, and $C$, which accompany this letter, have been prepared pursuant to the seventh section of an act of Congress, of the 2 d of April, 1792, entitled "An act establishing a mint, and regulating the coins of the United States." They contain all the information relative to the transactions of the mint, which the settlements made at the treasury enable me to give.

I have the honor to be, with great respect, sir, your obedient servant,
Albert Gallatin, Esq.
G. DUVVALL.

## A.

Statement exhibiting the balance of gold and silver remaining in the hands of the officers of the mint on the 31st December, 1806; the amount of deposites from 1 st January to the 31st December, 1807; the different species of coins made and paid on account of deposites; allowances for wastage, and the balance remaining in the hands of the officers of the mint on the said 31st December, 1807, to be accounted for on a future settlement.

\begin{tabular}{|c|c|c|c|c|c|c|}
\hline \& \multicolumn{3}{|l|}{Ounces. Dwt. Gr.} \& \multicolumn{3}{|l|}{Dollars. Cts. Ms.} \\
\hline \multirow[t]{2}{*}{\begin{tabular}{l}
Balance of gold bullion, \&c. remaining in the hands of the officers of the mint on the 31st December, 1806, \\
Gold bullion deposited from the 1st January to the 31st December, 1807, -
\end{tabular}} \& 17822 \& \({ }_{3}^{9}\) \& \& 32,398
418,367 \& \& \\
\hline \& 25,355 \& 13 \& \& 450,765 \& 93 \& \\
\hline \begin{tabular}{l}
Amount paid on account of deposites of gold, from the 1st January to the 31st December, 1807, \\
Add balance of gold coins in the hands of the treasurer of the mint, on the 31st December, 1807,
\end{tabular} \& - \& \& \& 403,510
35,943 \& \& \\
\hline Deduct this sum, being a balance of gold coins remaining in the Bank of the United States, on the 31st December, 1806, 958060 Also, this sum, being so much of warrant No. 8,906, issued to cover wastage in the coinage of gold during the year 1806, \& \& \& \& 439,453

1,958 \& 42 \& 5 <br>

\hline | Gold coins made at the mint, from the 1st January to the 31st December, 1807, viz: half eagles, 84, 093; quarter eagles, 6,812 ; weight and value, - |
| :--- |
| Balance of gold bullion in the hands of the officers of the mint on the 3ist December, 1807 |
| Profit and loss for this sum, allowed for wastage in the coinage of gold from the 1st January to the 31st December, 1807, | \& 24,609

669
77 \& 5 \& 21
11
19 \& 437,495
11,896
1,374 \& 0 \& 0
0
5 <br>
\hline As above, \& 25,355 \& 13 \& 3 \& 450,765 \& 93 \& 5 <br>

\hline \multirow[t]{2}{*}{| Balance of silver bullion in the hands of the officers of the mint on the 31st |
| :--- |
| December, 1806, |
| Silver bullion deposited from the 1st January to the 31st December, 1807, - |} \& 69,698

613,400 \& ${ }^{7}$ \& 0 \& $$
\begin{array}{r}
80,420 \\
707,769
\end{array}
$$ \& ${ }_{8}^{57}$ \& 0 <br>

\hline \& 693,099 \& 2 \& 1 \& 788,190 \& 55 \& 5 <br>

\hline | Amount paid on account of deposites of silver, from the 1st January to the 31st December, 1807, |
| :--- |
| Add balance of silver coins in the Bank of the United States on the 31st December, 1807, | \& - \& \& \& 598,787

382 \& 48 \& 0 <br>

\hline | Deduct this sum, being a balance of silver coins remaining in the Bank of the United States on the 31st December, 1806, |
| :--- |
| Also, this sum, being so much of warrant No. 8,906, issued to cover wastage in the coinage of silver, during the year 1806, | \& - \& \& \& 599,170

1,721 \& 41
66 \& 0
0 <br>
\hline Silver coins made at the mint, from 1st January to 31st December, 1807, viz: half dollars, 1,051,576; quarter dollars, 220,643, and dimes, 165,000 weight and value, \& 517,788 \& \& 8 \& 597,448 \& 75 \& 0 <br>

\hline \multirow[t]{2}{*}{| Balance of silver bullion in the hands of the officers of the mint on the 31st December, 1807, |
| :--- |
| Profit and loss for this sum, allowed for wastage in the coinage of silver, from the Ist January to the 31st December, 1807, |} \& 163,409 \& \& \& 188,548 \& 33 \& 0 <br>

\hline \& \& \& 8 \& 2,193 \& \& 5 <br>
\hline As above, \& 683,099 \& 2 \& 1 \& 788,190 \& 55 \& <br>
\hline
\end{tabular}

Comptroller's Office, April 21, 1808.


## C.

Summary statement exhibiting the value of coins made at the mint; the amount of disbursements on account of the establishment; the amount allowed for wastage; the amount retained of deposites; and the amount gained on the coinage of copper, from the commencement of the institution to the 31st December, 1807.

| Value of gold, silver, and copper coins made at the mint, to 31st December, 1806, Do. of gold coins made from 1st January, to 31st December, 1807, per statement A, | $\begin{array}{r} \$ 437,49500 \\ 597,448 \\ 9,052 \\ 75 \end{array}$ | \$5,437,657 72 1,043,995 96 |
| :---: | :---: | :---: |
| Total value of gold, silver, and copper coins, |  | \$6,481,653 68 |
| Nett charge on the coinage of gold, silver, and copper, to the 31st December, 1806, per account rendered, <br> Add amount gained on the coinage of copper, to the same period, | 282,60067 31,99257 | $\begin{array}{r} 295,25450 \\ 22,01732 \end{array}$ |
| From the above deduct amount wastage on gold and silver coinage, to same period, | 313,693 21,549 34 |  |
| Add amount retained from deposites, <br> Add amount disbursed, on account of the establishment, from the 1st January to 31st December, 1807, <br> Add amount of wastage on gold and silver coinage, to 31 stDecember, 1806, as above, Do. do. do. from 1st January to 31st Dec. 1807, | $\begin{array}{r} 292,14391 \\ 3,11059 \end{array}$ |  |
|  | 7 21,549 3,567 3, |  |
| From the above deduct amount retained from deposites, to 31stDecem- <br>  Also, amount retained from deposites, from the 1st January to 31st December, 1807, | 25,11684 <br> $3,49486 \frac{1}{2}$ |  |
| Deduct amount gained on the coinage of copper, from the commencement of the institution to the 31st December, 1807, per statement herewith, marked B, <br> Nett amount chargeable to the coinage of gold, silver, and copper, from the commencement of the institution to the 31st December, 1807, including the cost of lots, buildings, machinery, \&c. | - - | $\begin{array}{rl} 338,89379 \frac{2}{2} \\ 33,763 & 37 \end{array}$ |
|  | - - | \$305,130 42 ${ }^{\frac{1}{2}}$ |

## PROTECTION TO MANUFACTURES.

COMMUNICATED TO THE HOUSE OF REPRESENTATIVES, NOVEMBER 21, 1808.
To the Honorable Senate and House of Representatives of the United States in Congress assembled, the petition of the subscribers, twine and line manufacturers, inhabitants of the district of Massachusetts, humbly shows:

That they are enabled to manufacture an ample sufficiency of twine and lines, of every description, and of the first quality, for the supply of the United States, and as cheap as they can be imported; but that foreign articles of this desciption are attainable at such extensive credit, as the infancy of such an establishment, in this country, will not admit of. That the same impediment will always operate in bar of such an establishment, unless the fostering hand of Government can be extended in aid of the exertions of the manufacturers of our country.

Your petitioners, therefore, pray, that, whenever the wisdom of Congress shall judge it expedient to repeal the present existing non-importation law, that an increase of duties may be laid on twine and lines, imported into the United States from foreign countries, so that the manufacturers of this country may be placed on such a footing of preference, or at least of equality, as may encourage their progress.

Your petitioners are by mo means desirous of obtaining the prayer of their petition, by any means, or on any 'terms, which might operate against the interests of the purchasers and users of their manufactures; and only pray, therefor, with such provisos as may secure the purchasers of their manufactures against the impositions and unjust exactions to which they might otherwise be liable from the manufacturers. And, as in duty bound, will pray.


Note.-Massachusetts district probably uses three thousand dozen lines and ten thousand dozen twine; equal to about one hundred thousand pounds weight; which is annually consumed in the United'States.

Of the lines, Massachusetts probably uses three-fourths of all that is wanted in the United States.
This branch of business would give employ to upwards of one thousand persons, and independence to our country, in one respect.

The lines being manufactured from hemp, the twine from flax will be of some advantage to the agriculturist, and promote the raising of those highly important articles here.

## REVENUE CUTTERS

communicated to the house of representatives, december 2, 1808.

## Treasury Derartment, November 29, 1808.

Sir:
I had the honor to receive your letter of the 22 d instant, respecting the proposed increase of the cutter establishment

I think that, solely with a view to the execution of the ordinary revenue laws, three additional cutters would be sufficient, viz: one for the District of Maine, one for Rhode Island and the southern coast of Massachusetts, and one for Ocracock, in North Carolina. The vessel which has been employed for ten years, as a revenue boat, in the last place, is necessarily, from the nature of the adjacent waters, and of the service she must perform, of a size nearly equal to that of some of the cutters; and so far as relates to that port, the change would be only nominal; but it is desirable, in order that a commission may be given to the captain and mates, the vessel being often obliged to be at sea.

But, for the purpose of carrying into effect laws which prohibit exportation and restrain importations, more efficient means must be used than are now authorized. And amongst these an increase of revenue cutters is necessary, in addition to the assistance of gun boats, which are better calculated as a stationary force, and for the purpose of stopping, in certain places, than of pursuing, vessels. We want small fast sailing vessels, ten of which will require a less number of men than the smallest frigate, and will cover much more ground. For you will be pleased to observe, that there are but six vessels belonging to the navy, under the size of frigates; and that number is inadequate to the extent of coast, and number of harbors to be watched. An easy draught of water is also a material considera-
tion. But it seems to me that it cannot be doubted, that, if all the navy was employed in that service, they are not sufficient, in point of number, for the object, and that ten or twelve small vessels, in addition, will form a very useful appendage. I propose that they should be revenue cutters, because, in time of peace, and when employed solely in carrying the laws into effect, they will be under the control of the collectors; which, in relation to that object, is preferable; and because, in case of war, they might, according to the existing laws, be placed under the direction of the Navy Department. Their size would vary from 70 to 130 tons; they would carry from six to ten four-pounders, or, if they can be procured, twelve-pounder carronades; and be manned with from fifteen to thirty men each, which is amply sufficient for the object in view.

The expense of building such vessels, coppered and completely fitted for sea, will be, exclusively of the guns, from eight to twelve thousand dollars. The expense of keeping them in service must depend on the wages of seamen. Supposing these at fifteen dollars a month, the annual expense of each vessel may, on an average, be estimated as follows:

Pay of one captain and three mates, $\quad-\quad-\quad-\quad-\quad-\quad \$ 1,62000$
Pay of twenty seamen, at fifteen dollars, - $\quad-\quad-\quad-\quad-\quad 3,60000$
$\begin{array}{llllll}\text { Rations, estimated at twenty-five cents, } & - & - & - & - & - \\ \text { Repairs and contingencies of every description, } & - & - & - & - & 1,1400000\end{array}$
$\$ 9,000 \quad 00$
The cost of twelve vessels would, therefore, on an average, be 120,000 dollars; and their annual support 108,000 dollars. I must add, that this estimate is predicated on a supposition that we would increase the force of these new cutters beyond what has heretofore been usual: for the annual maintenance of those now in service does not cost more than six thousand dollars each. Nor must the proposed expense-be considered as altogether additional: for we would then be enabled to substitute the new cutters to a number of armed revenue boats, which have, this year, under existing circumstances, been authorized in many instances, in addition to those usually employed.

No other appropriation is requisite than one similar to that made by the 97 th section of the collection law of March 2, 1799. But, if thought preferable, the expense may be paid from moneys in the treasury. The form is immaterial, and it is a mere matter of form.

I have the honor to be, with great respect, sir, yours, \&c.
ALBERT GALLATIN.
Thomas Newton, Esq. Chairman of the Committee of Commerce and Manufactures.

## STATE OF THE FINANCES.

## communicated to the senate, december 16, 1808.

In obedience to the directionsof the act supplementry to the act, entitled " An act to establish the Treasury Department," the Secretary of the Treasury respectfully submits the following report and estimates:
The nett revenue arising from duties on merchandise and tonnage, which accrued during the year 1806, amounted to - ${ }^{-}$. - $\quad-\quad-\quad-\quad-\quad{ }^{-} \quad-\quad-\quad-\quad \$ 16,615,430$

And that which accrued during the year 1807 amounted, as will appear by the statement A, to - $16,059,924$
The same revenue, after deducting that portion which arose from the duty on salt, and from the ad-
ditional duties constituting the Mediterranean fund, amounted, during the year 1806, to - 14,848,784

But it is ascertained that the nett revenue which accrued during the three first quarters of the year 1808, did not exceed eight millions of dollars, and is daily decreasing.

The statement $B$ exlibits in detail the several species of merchandise, and other sources, from which that revenue was collected during the year $180 \%$.

It appears, by the statement $\mathbf{C}$, that the sales of the public lands have, during the year ending the 30th September, 1808, amounted to about 200,000 acres; and the payments by purchasers to near 550,000 dollars. The proceeds of sales in the Mississippi territory, being, after deducting the surveying and other incidental expenses, appropriated, in the first place, to the payment of a sum of $1,250,000$ dollars, to the State of Georgia, are distinctly stated.

It appears, by the statement $D$, that the payments on account of the principal of the public debt have, during the same period, amounted to only $2,335,000$ dollars. But the payments from the treasury, for the annual reimbursement of the six per cent. and deferred stocks, and for the final reimbursement of the 8 per cent. stock, will (exclusively ot a sum of 730,000 dollars, already in the hands of the Treasurer, as agent for the Commissioners of the Sinking Fund) amount, during the last quarter of this year, to $5,376,000$ dollars: making the total of public debt reimbursed, from the 1st of April, 1801 , to the 1st of January, 1809, about thirty-three millions six hundred thousand dollars, exclusive of more than six millions, paid during the same period, in conformity with the provisions of the treaty and convention with Great Britain, and of the Louisiana convention.

The public debt will, on the 1st day of January, 1809, amount to $56,647,663$ dollars; consisting of the following items:
Old six per cent. stock, nominal amount $\$ 20,706,60322$, unredeemed - $\quad-\quad \$ 11,919,87757$
Deferred stock, nominal amount $\$ 11,717,47692$, unredeemed $\quad-\quad-\quad-\quad-\quad 9,386,62708$
New six per cent. stock, exchanged at par for old six and deferred, - - - $\quad-\quad-\quad-\quad 5,993,34350$
New six per cent. stock, arising from conversion of three per cent. stock, at 65 new six, for 100 three
per cent. stock, - - - $\quad-\quad--\quad-\quad-\quad-\quad-\quad-\quad . \quad 1,859,77070$

Louisiana do. - - - - . . . . - - - - 11,250,000 00


The interest on the whole debt, and the annual reimbursement on the six per cent. and deferred stocks, will, for the ensuing year, amount to $4,226,000$ dollars, leaving, in order to complete the annual appropriation of $8,000,000$ dollars, a sum of $3,774,000$ dollars, applicable to the reimbursement of the new exchanged six per cent. stock. The whole of that and of the other new six per cent., arising from the conversion of three per cent. stock, amounting together to $7,853,000$ dollars, would thus be reimbursed within two years. And after the 1st day of January, 1811, the whole annual amount payable on account of interest and annual reimbursement, could not, during the seven ensuing years, exceed $3,756,000$ dollars. But, under existing circumstances, it is believed that the reimbursement of that new six per cent. stock will be nominal, and must be effected by incurring a new debt, to an equal amount.

The actual receipts into the treasury, during the year ending on the 30th September, 1808, as they principally arose from the revenue accrued during the preceding year, (and the payments on account of drawback having been diminished by the embargo, have been greater than those of any preceding year, and amounted to $\$ 17,952,41990$

And the specie in the treasury, on the 1st October, 1807, amounted to -
8,529,573 08
Making, together,
\$26,481,992 98
The disbursements, during the same period, have amounted to $\$ 12,635,27546$; consisting of the following items:
Civil department, and miscellaneous expenses, - - - $\quad \$ 1,258,96718$
Foreign intercourse, and payment of American claims, assumed by the Louisiana
convention, - - $\quad-\quad$ -
Military and Indian departments, including fortifications and the expenses of the new army,

3,023,759 55
Naval department, including the appropriation of $\$ 677,06447$, to cover the deficit of the preceding year,

2,257,064 47
Public debt, principal and interest, (the greater part of the payments for the year 1808 falling, as already stated, in the last quarter) have amounted only to $\qquad$

The cash in the hands of collectors and receivers, and the outstanding revenue bonds, which will almost altogether fall due prior to the first of January, 1810, may, after deducting the debentures yet unpaid, and the expenses of collection, be estimated to have amounted. on the 30th September, 1808, to
$\$ 10,500,000$
Making, together with the balance in the Treasury on that day, of
13,846,000
An aggregate of

- \$24,346,000

Although the expenses of the present quarter cannot at present be precisely ascertained, they will not including the reimbursement of $5,376,000$ dollars, on account of the principal of the public debt, exceed

8,346,000
Leaving, on the 1st day of January, 1809, a sum of
$\$ 16,000,000$
Sixteen millions of dollars, in cash or bonds, payable during the year 1809, and applicable to the expenses of that year: It is presumed that the receipts arising from importations and payments for lands, subsequent to the 30th September, 1808, will not be greater than the deductions on account of bad debts, and of the extension of credit on certain articles.

The expenses of the year 1809 would, according to the appropriations already made, and to the usual annual estimates, amount to thirteen millions of dollars, consisting of the following items:

1. Civil list and miscellaneous expenses, $\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad \$ 900,000$
$\begin{array}{lllllllllll}\text { 2. Foreign intercourse, } & - & - & - & - & - & - & - & 00,000\end{array}$
2. Grants by Congress, and other miscellaneous unforeseen demands, - - - 150,000
3. Military and Indian departments, $\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad$ 2,736,000
4. Naval department, - - - - - - - - $\quad$ -
5. Annual appropriation for the public debt, $\quad-\quad-\quad-\quad-\quad-\quad 8,000,000$
$\$ 13,000,000$
Leaving a surplus of only three millions of dollars for defraying all the expenses for fortifications, military stores, increase of the army and navy, or otherwise incident to a state of actual war, or of preparations for war

The annual appropriation on account of the public debt, amounting to eight millions, and the interest for the year 1509, being less than three millions of dollars, an authority to borrow five millions would only create a new debt equal to the principal of old debt reimbursed during that year. and appears sufficient to provide for any deficiency arising from extraordinary expenses which may be thus authorized by Congress.

It thus appears, that, notwithstanding the general warfare of the belligerent Powers against neutral nations, and the consequent suspension of commerce which took place in the latter end of the year 1807, and notwithstanding the increased rate of expenditure naturally arising from that state of things, the ordinary revenue will have been sufficient to defray all the expenses of the years 1808 and 1809 , including, for 1808 , a reimbursement of debt exceeding six millions of dollars, and without making any addition to that debt in 1809. The measures necessary to be adopted, in order to make a timely provision for the service of the ensuing years, depend on the course which the United States will pursue in relation to foreign aggressions. And that being yet unascertained, it becomes necessary to examine the several alternatives left to the choice of Congress.

Either the navigation of the ocean will be abandoned by the United States, or it will be resumed.
The first supposition is that of a continuance of the embargo of the vessels of the United States, and admits of two alternatives:

1. Either a provision, generally forbidding exportations, may continue to make part of the system, in which case importations, whether expressly interdicted or not, must, for want of means of payment, be also discontinued.
2. Or exportations and corresponding importations may be permitted in foreign vessels.

The second supposition also offers two, and only two alternatives. It may, indeed, be admitted, that the decrees of France can be enforced only in her own territories, and in those of her allies; that, however efficient in preventing any commerce between the United States and herself, those decrees cannot materially affect that between her enemies and the United States; and may, therefore, in that respect, be disregarded. But Great Britain having the means of enforcing her orders on the ocean, the navigation of that element cannot be resumed without encountering those orders; and they must either be submitted to or resisted. There can be no middle way between the two courses.
3. Either America must accept the portion of commerce allotted to her by the British edicts, and abandon all that is forbidden-and it is not material whether this be done by legal provisions, limiting the commerce of the United States to the permitted places-or by acquiescing in the capture of vessels stepping beyond the prescribed bounds.
4. Or the nation must oppose force to the execution of the orders of England; and this, however done, and by. whatever name called, will be war.

Of those four alternatives, the second and third differneither in principle nor in their effect on the revenue. As both plans consist in permitting partial exportations and importations, it must be-acknowledged that, objectionable as that course may be in other respects, if considered merely in relation to the fiscal concerns of the Union, it will, for the moment, be attended with less difficulties than either the present system or war. For, however narrow the limits to which, on that plan, the exportations and importations of the United States may be reduced, yet there will still be some commerce, and some revenue arising from commerce. And, as in pursuing that humble path, means of defence will become unnecessary, as there will be no occasion for either an army or a navy, it is believed that there would be no difficulty in reducing the public expenditures to a rate corresponding with the fragments of impost which might still be collected. If that course be adopted, no other provision seems necessary than an immediate reduction of expenses.

The system now in force, and war, however dissimilar in some respects, are both considered as resistance. Nor is it believed that their effect on national wealth and public revenue would be materially different. In either case, a portion, and a portion only, of the national industry and capital, heretofore employed in the production, transportation, and exchange of agricultural products, or in the foreign carrying trade, canimmediately be diverted to other objects. In case of a continuance of the embargo and non-exportation, either a less quantity of commodities must be produced, or a portion will accumulate until the freedom of commerce shall be restored. In case of war, that surplus will be exported; and although a part must be lost by capture, a portion of the returns will be received. If the embargo and suspension of commerce shall be continued, the revenue arising from commerce will, in a short time, entirely disappear. In case of war, some part of that revenue will remain; but it will be absorbed by the increase of public expenditure. In either case, new resources, to an amount yet unascertained, must be resorted to. But the assertion that that amount will be nearly the same, in either of the two alternatives of embargo or war, is correct only on the supposition that the embargo and non-exportation are, after a certain time, to be superseded by war, unless foreign aggression shall cease; and that rendering therefore preparations for war necessary, they require a rate of expenditure far beyond that of a peace establishment.

If, however, the embargo and non-intercourse are to have equal continuance with the belligerent edicts, indefinite as that is; if it be determined-to rely exclusively on that measure, and, at all events, not to risk a war on account of those aggressions; preparations for war will become useless, and the extraordinary expenses need not be incurred. In that case, the expenditure for the year 1809 ought not to exceed the sum of thirteen millions of dollars, which, as has been stated, is requisite for the support of the present establishment. And this would leave for the service of the year 1810, the above-mentioned surplus of three millions, and the proposed loan of five millions, which, together, would be sufficient to defray the peace establishment, and to pay the interest on the public debt during that year. Thus two years more would be provided for, without either increasing the public debt or laying any new taxes. It is certainly only with a view to war, either immediate or contemplated, that it will become necessary to resort, at least to any considerable extent, to extraordinary sources of supply.
Legitimate resources can be derived only from loans or taxes; and the reasons which induce a belief that loans should be principally relied on in case of war, were stated in the annual report of last year. That opinion has been corroborated by every subsequent view which has been taken of the subject, as well as by the present situation of the country. The embargo has brought into, and kept in the United States, almost all the floating property of the nation. And whilst the depreciated value of domestic products increases the difficulty of raising a considerable rvenue by internal taxes, at no former time has there been so much specie, so much redundant unemployed capital, in the country. The high price of public stocks, and, indeed, of all species of stocks, the reduction of the public debt, the unimpaired credit of the General Government, and the large amount of existing bank stock in the United States, leave no doubt of the practicability of obtaining the necessary loans on reasonable terms

The geographical situation of the United States, their history since the Revolution, and, above all, present events, remove every apprehension of frequent wars. It may, therefore, be confidently expected, that a revenue derived solely from duties on importations, though necessarily impaired by war, will always be amply sufficient, during long intervals of peace, not only to defray current expenses, but also to reimburse the debt contracted during the few periods of war.

No internal taxes, either direct or indirect, are, therefore, contemplated, even in the case of hostilities carried against the two great belligerent Powers. Exclusively of the authority which must, from time to time, be given to borrow the sums required, (always providing for the reimbursement of such loans within limited periods) and of a due economy in the several branches of expenditure, nothing more appears necessary than such modifications, and increase of the duties on importations, as are naturally suggested by existing circumstances.

1. Although importations have already considerably diminished, and may, under the system now in force, shortly be altogether discontinued, no reasonable objection is perceived against an increase of duties on such as may still take place. Had the duties been doubled on the 1st of January, 1808, as was then suggested, in case of war, the receipts into the treasury, during that and the ensuing year, would have been increased nine or ten millions of dollars. Those articles of most universal consumption, on which an increase of duty would be inconvenient, are generally either free of duty or abundant.

It is, therefore, proposed, that not only the Mediterranean duties, which will expire on the 1st day of January next, should be continued, but that all the existing duties should be doubled on importations, subsequent to that day.
2. The present system of drawbacks also appears susceptible of modifications. The propriety of continuing generally that provision of the embargo laws, which allows a drawback on articles exported more than one year after they have been imported, is doubtful. A modification might check speculations and monopolies. The diminution of importations has afforded sufficient profits on most of the articles which had been imported; and a provision which would have a tendency to bring into market, and to lessen the price of those articles, would be generally beneficial.
3. The causes which induced the adoption of a partial non-importation act, have ceased to exist. The object then in view, has merged into a far more important one. The selection of interdicted articles was founded on the possibility of obtaining them in other countries than England, and does not agree with existing circumstances. The act producing now no other effect than to increase the temptations, and to produce habits of smuggling, impairs and injures the revenue. A general non-intercourse with that country would supersede that partial measure, and might be executed with greater facility. And, it is believed that, under every event, its repeal will be beneficial, and that a permanent increase of duties on articles selected with the view to those which may be manufactured in the United States, would be preferable.
4. It is believed that the present system of accountability of the military and naval establishment, may be rendered more prompt and direct, and is susceptible of improvements, which, without embarrassing the public service, will have a tendency more effectually to check any abuses by subordinate agents. Provisions to that effect are rendered more necessary by the probable increase of expense in those departments.

All which is respectfully submitted.
ALBERT GALLATIN, Secretary of the Treasury.
Treasury Department, December 10th, 1808.

## A.

A Statement exhibiting the amount of duties which accrued on Merchandise, Tonnage, Pussports, and Clearances, of Debentures issued on the exportation of foreign Merchandise, of payments for Bounties and Gllowances, and for expenses of Collection, during the year's 1806 and 1807.

|  |  | duties on |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Merchandise. | Tonnage. | Passports \& Clearances. |  |  |  |  |  |
| 1806 | 26,336,848 63 | 220,908 67 | 20,588 00 | 9,146,875 00 | 198,784 32 | 17,232,685 98 | 617,256 05 | 16,615,429 93 |
| 1807 | 26,697,274 02 | 206,331 06 | 19,896 00 | 10,067,191 00 | 188,634 90 | a 16, 667,67518 | 607, 75096 | 16,059,924 22 |
|  | Gross Revenue for the year 1807, Deduct interest and storage, |  |  | - - | - | - - |  | $\begin{array}{r} \$ 16,667,67518 \\ 15,51469 \end{array}$ |
|  | Gross Revenue, per statement B, |  |  | - - |  | - - | - \$ | \$16,652,160 49 |

A Statement of the amount of American and Foreign Tonnage employed in foreign trade, for the year 1807, as taken from the records of the Treasury.

| American tonnage in foreign trade, |  |  |  | - | - |  |  | 1,089,876 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Foreign tonnage, - - |  |  |  | - | - |  |  | 86,322 |
| Total amount of tonnage employed i |  |  |  |  | - | - |  | 1,176,198 |
| Proportion of foreign tonnage to the United States, |  |  |  |  |  |  |  | \% |

## B,

A Statement exhibiting the value and quantities, respectively, of merchandise, on which duties actually accrued during the year 1807, (consisting of the difference between articles paying duty, imported, and those entitled to drawback, re-exported) and, also, the nett revenue which accrued during that year, from duties on merchandise, tonnage, passports, and clearances.


## Explanatory Statements and Notes.



Explanatory Statements and Notes—Continued.


Trensury Departiment, Register's Office, November 17th, 1808.
Statement of the Land sold in the Districts of Marietta，Zanesville，Steubenville，Canton，Chillicothe，Cincinnati，Vincennes，and Jeffersonville，from 1 st October，1807，to 30 th September， 1808 ，
showing，also，the amount of receipts from individuals，and payments made by Recivers，during the same time，with the balance due，both on the 1 st of October， 1807 ，and 1 st October， 1808 ．

| orficss． | Lands sold． |  | In the hands of Receivers，1st October， 1807. | Due by indivi－ duals，1st Oc－ tober， 1807. | Reccipts by Receivers，from individuals． |  | Payments by Receivers． |  |  | Balance due 1st October， 1808. |  | Total balance duc lst Octo－ ber， 1808. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Acres． | Purchase mo－ ney． |  |  | On acc＇t of pur－ chase money． | On accou＇t of forfeitures． | Into the Treasury． | The part for expenses． | Repayments． | From individu－ als． | By Reccivers． |  |
| Marietta， | 1，236．584 | \＄2，473 16 ${ }^{\frac{1}{2}}$ | \＄4，554 41 | \＄21，482 73 ${ }^{\frac{1}{2}}$ | \＄8，011 5812 |  | \＄12，565 87 | \＄619 52 |  | \＄15，944 31 ${ }^{\frac{1}{2}}$ |  |  |
| Zanesville，－ | 22，560．25 | 45，120 50 | 8，791 98 | 179，530 672 | 39，749 35 | \＄59 51 | 46，724 83 | 1，665 99 |  | 184，901 $822^{\frac{2}{2}}$ | \＄1，876 01 | 186，777 83 ${ }^{\text {a }}$ |
| Steubenville， | 24，207．05 | 69，666 56 | 61，804 30 | 436，646 91震 | 130，453 62 | 79008 | 159，864 41 | 5，555 38 | \＄34 08 | 375，859 85 | 33，149 51 | 409，009 363 |
| Canton，－ | 21，608．19 | 46,26335 |  |  | 11，764 83 ${ }^{\frac{3}{2}}$ | 15776 | 1，291 944 | 1，291 94， | 4800 | 34，498 51 ${ }^{\frac{1}{2}}$ | 10，582 65 | 45，081 161 |
| Chillicothe， | 19，028．40 ${ }^{\frac{2}{2}}$ | 40，890 79 ${ }^{\frac{1}{2}}$ | 59，778 56 | 364，415 683 | 116，930 $19 \frac{1}{2}$ | 1，117 $91 \frac{1}{2}$ | 123，974 $25 \frac{1}{2}$ | $4,26018 \frac{1}{2}$ | 35700 | 288，376 $28 \frac{1}{2}$ | 53，495 412 | 341,87170 |
| Cincinnati，－ | 51，460．96 | 104，370 46 | 112，357 86 ${ }^{\frac{1}{4}}$ | 1，086，060 474 | 201， $771113 \frac{1}{1}$ | 91381 | 205，030 63 | 6，976 90 | 1，948 17\％ | 989，259 799\％ | 110，582 19 | 1，099，841 $98 \frac{3}{4}$ |
| Do．town lots， | 13.00 | 10，794 00 |  |  | 3，108 19 | 1000 |  |  |  | 7，685 81 |  | 7，685 81 |
| Vincennes，－ | 22，950．90 | 45，901 80 | 26，507 13 ${ }^{\frac{1}{2}}$ | 65，169 944 | 14，560 49 | 3200 | 32，953 40 | 2，529 87 |  | $96,511{ }^{\text {a }}$ 25 ${ }^{\frac{1}{4}}$ | 8，146 $22 \frac{1}{2}$ | 104，657 473 |
| Jeffersonville， | 32，513．88 | 67，963 91 |  | ¢ | 19，328 55 | 4800 | 1，968 951 | 1，968 951 | － | 48，635 36 | 17，407 59 每 | 66，042 95年 |
| Total， | 195，579．21 ${ }^{\frac{3}{4}}$ | 433，444 54 | 273，794 $24 \frac{3}{4}$ | 2，153，306 42年 | 545，077 95 | 3，129 071 | （a）584，374 29 ${ }^{\frac{1}{4}}$ | 24，868 744 | 2，387 $25 \frac{3}{4}$ | 2，041，673 014 | 235，239 72 ${ }^{2}$ | 2，276，912 74 |


| Dollars． <br> $5,54,865$ <br> 433,444 <br> 44 <br> $5,981,31037$ |
| ---: |
| $\$ 99635$ | | $\begin{array}{c}\text { Acres．} \\ 2,669,994.25 \frac{2}{4} \\ 195,579.23 \frac{1}{4}\end{array}$ |
| :---: |
| $2,865,573.47$ |



Total，

Moneys paid by individuals to the Treasurer of the United States，in the year ending 30th September，1808，included in the above amount of warrants for
＂payments made by individuals，＂but not yet stated in the accounts of Receivers，
Total sales of land，from the opening of the land offices to 1st October，1807，
Amount sold since，as above，
（a．）Paid into treasury，in stock transferred to the United States，
For payments made by themselves，
For payments made by individuals，
Payments by Receivers，to be covered by warrants，

## Statement C-Continued.

Estimate showing when the instalments which compose the balance due from individuals will become payable.

| offices. |  | Remaining due in 1808. | Becoming due in 1809. | Becoming due in 1810. | Becoming due in 1811. | Becoming due in 1812. | $\begin{gathered} \text { totai } \\ \text { malance. } \end{gathered}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Marietta, | - | \$4,926 64 | \$4,889 57\% ${ }^{\frac{1}{2}}$ | \$4,018 88 | \$1,490 93 | \$618 29 | \$15,944 $31 \frac{1}{2}$ |
| Zanesvillc, |  | 41,433 $78 \frac{1}{2}$ | 66,371 13 | 46,925 04 | 24,011 47 | 6,160 40 | 184,901 $82 \frac{1}{2}$ |
| Steubenville, - |  | 120,082 $27 \frac{3}{4}$ | 148,871 10 | 66,815 56 | 26,112 71 | 13,978 21 | 375,859 85 ${ }^{\frac{3}{4}}$ |
| Canton, |  |  |  | 11,046 85 ${ }^{\frac{1}{2}}$ | 11,725 83 | 11,725 83 | 34,498 51 $\frac{1}{2}$ |
| Chillicothe, |  | 84,601 76 | 121,996 53 | 54,595 52 | 22,533 $27 \frac{1}{2}$ | 4,649 20 | 288,376 $28 \frac{1}{2}$ |
| Cincinnati, - | - | 334,849 074 | 290,986 20 | 216,386 14 | 125,516 52 | 21,521 86 | 989,259 $79{ }^{\text {a }}$ |
| Do. town lots, | - | $92351{ }^{1}$ | 18,66349 | 2,288 81 | 2,698 34 34 | 2,698 50 | 7,685 81 |
| Vincennes, | - | 923 51年 | 18,663 49 | 34,528 69 | 34,528 69 | 7,866 87 | 96,511 $25 \frac{1}{4}$ |
| Jeffersonville, | - | - | - | 14,653 42 | 16,990 97 | 16,990 97 | 48,635 36 |
|  |  | 586,817 $05 \frac{1}{4}$ | 651,778 02 $\frac{1}{2}$ | 451,258 91 ${ }^{\frac{1}{2}}$ | 265,608 89 ${ }^{\frac{1}{2}}$ | 86,210 13 | 2,041,673 014 ${ }^{\frac{7}{4}}$ |

Note.-The latest returns from Zanesville, are to 31st July.
Treasury Departisent, November, 1808.
C-COntinued.


Treasuiy 1) mpatment, November, 1808.

## D.

An estimate of the principal redeemed of the Debt of the United States, from the 1st October, 1807, to the 30th September, 1808; showing the redemption of the Principal of the said debt, from the 1st April, 1801, to the 30th September, 1808.


Treasury Departaent, Register's Office, 30th November, 1808.
JOSEPH NOURSE, Register.

## MINT.

communicated to the senate, sandary 5, 1809.

## To the Senate and House of Representatives of the United States:

I communicate, for the information of Congress, the report of the Director of the Mint, of the operations of that establishment during the last year.

## January 5, 1809.

TH: JEFFERSON.

## Mint of the United States, January $2 d, 1809$.

Srr:
I have the honor, once more, of laying before you an annual report of the operations of the mint.
From the treasurer's statement, herewith transmitted, it will appear, that, during the last year, there have been struck at the mint, $1,368,600$ pieces of silver coin, amounting to $\$ 684,300 ; 58,288$ pieces of gold coin, amounting to $\$ 284,665$; and $1,509,000$ pieces of copper coin, amounting to $\$ 13,090$, making in the whole, $2,935,888$ pieces of coin, amounting to $\$ 982,055$.

The gold and silver bullion at this time in the mint, deposited for coinage, amounts to upwards of $\$ 250,000$; and I have good ground to assure you, sir, that, even in the present embarrassed state of commerce, the banks in this city alone, will be able to furnish an ample supply of bullion for a long time to come-

I have the honor to be, with sentiments of the greatest esteem,
Your most obedient, faithful servant,
R. PATTERSON.

Thomas Jefferson, President of the United States.

A Statement of the Coins struck at the Mint of the United States, from the 1st of January to the 31st of December, 1808, viz:


Mint of the United States, Treasurer's Office, Philadelphia, 31st December, 1808.
BENJAMIN RUSH.

An Abstract of the ordinary expenses of the Mint of the United States, from the 1st January to the 31st December, 1808, viz:

|  |  |  |  |  | Salaries. | Wages. | Incidental. | Totals. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| $\begin{array}{r} \text { Quarter ending in March, } \\ \text { June, } \\ \text { September, } \\ \text { December, } \end{array}$ | - | - | - | - | 2,650 | 1,796 22 | 68356 | 5,129 78 |
|  | - | - |  | - | 2,650 | 1,936 32 | 1,023 95 | 5,610 27 |
|  | - | - | - | - | 2,650 | 1,993 62 | 58685 | 5,229 47 |
|  | - | - | - | - | 2,650 | 1,896 43 | 90034 | 5,44677 |
|  |  |  |  |  | 10,600 | 7,621 59 | 3,194 70 |  |
|  |  |  |  |  |  | Amount, | - - | \$21,416 29 |

Mint of the United States, Treasurer's Office ${ }_{2}$ Philadelphia, 31st December, 1808.
BENIAMIN RUSH.

## ANNUAL RECEIPTS FOR SEVENTEEN YEARS.

communicated to the house of representatives, jan. 7, 1809.

- Treasury Department, January 4, 1809.

Sir:
I have the honor, in compliance with the resolution of the House of Representatives of the 20th ultimo, to transmit a statement of the sums annually received at the treasury of the United States, since the commencement of proceedings under the constitution; and also, a statement exhibiting the annual amount of the respective branches of the customs and the charges thereon.

I have the honor to be, very respectfully, sir, your obedient servant,
ALBERT GALLATIN.
The Honorable the Speaiker of the House of Representatives.
$\mathcal{A}$ General Statement of the Annual Receipts of the United States, from the commencement of the present,Government, to the 31st December, 1807.

| Fears. | custosis. | Internal revenue. |  |  |  |  | Amount. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Amount of imports and tonnage. | Duties on spirits distilled, \&c. | Direct tax. | Postage of letters. | Sales of public lands. | Feesletterspatent for land, fines, penalties, and forfeitures. |  |
| 1791 | 4,399,472-99 |  | - - | - - | - - | 31100 | 31100 |
| 1792 | 3,443,070 85 | 208,942 81 | - .- | - - | - - | 11800 | 209,060 81 |
| 1793 | 4,255,306 56 | 337,705 70 | - - | 11,020 51 | - - | 66000 | 349,386 21 |
| 1794 | 4,801,065 28 | 274,089 62 | - - | 29,478 49 | - - | 57000 | 304,138 11 |
| 1795 | 5,588,461 26 | 337,755 36 | - - | 22,400 00 |  | 60000 | 360,755 36 |
| 1796 | 6,567,987 94 | 475,289 60 | - - | 72,909 84 | 4,836 13 | 1,380 00 | 554,415 57 |
| 1797 | 7,549,649 65 | 575,491 45 | - - | 64,500 00 | 83,540 60 | 1,816 49 | 725,348 05 |
| 1798 | 7,106,061 93 | 644,357 95 | - - | 39,500 00 | 11,963 11 | 1,022 00 | 696,843 06 |
| 1799 | 6,610,449 31 | 779,136 44 | - $=$ | 41,000 00 |  | 17,71181 | 837,848 25 |
| 1800 | 9,080,932 73 | 809,396 55 | 734,223 97 | 78,000 00 | 44375 | 15,249 84 | 1,637,314 11 |
| 1801 | 10,750,778 93 | 1,048,033 43 | 534,343 38 | 79,500 00 | 167,726 06 | 3,950 54 | 1,833,553 41 |
| 1802 | 12,438,235 74 | 621,898 89 | 206,565 44 | 35,000 00 | 188,628 02 | 4,21396 | 1,056,306 31 |
| 1803 | 10,479,417 61 | 215,179 69 | 71,879 20 | 16,427 26 | 165,675 69 | 4,24000 | 473,401 84 |
| 1804 | 11,098,565 33 | 50,941 29 | 50,198 44 | 26,500 00 | 487,526 79 | 5,48083 | 620,647 35 |
| 1805 | 12,936,487 04 | 21,747 15 | 21,882 91 | 21,342 50 | 540,193 80 | 3,079 42 | 608,245 78 |
| 1806 | 14,667,698 17 | 20,101 45 | 55,763 86 | 41,117 67 | 765,245 73 | 2,400 00 | 884,628 71 |
| 1807 | 15,845,521 61 | 13,051 40 | 34,732 56 | 3,614 73 | 466,163 27 | 5,643 62 | 523,205 58 |
| Dolls. | 147,619,162 93 | 6,433,118 78 | 1,709,598 76 | 582,311 00 | 2,881,942 95 | 68,447 02 | 11,675,409 51 |

General Statement-Continued.

| Years. | LOANS. |  |  |  | miscellaneous. |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Temporary loans, Bank U. States, \&c. | Funded eight and six per cent. stocks. | Foreign loans. | Amount. | Debts due U. States under the late Government. | Proceeds United States Bank stock \& dividends capital stock Bank U.S. |
| 1791 | - - | - - | \$361,391 34 | 361,391 34 | 10,143 28 |  |
| 1792 | \$2,556,595 56 | - - | 2,545,902 89 | 5,102,498 45 | 4,702 82 | \$8,028 |
| 1793 | 600,000 00 | - - | 1,197,272 01 | 1,797,272 01 | 8,44858 | 38,500 |
| 1794 | 3,400,000 00 | - - | 607,950 78 | 4,007,950 78 | 69350 | 303,472 |
| 1795 | 3,300,000 00 | - - | 96,424 00 | 3,396,424 00 | 5,317 97 | 160,000 |
| 1796 | 320,000 00 | - - |  | 320,000 00 | 5,053 74 | 1,240,000 |
| 1797 | - - | 70,000 00 | - - | 70,000 00 | 17,714 95 | 385,220 |
| 1798 | 200,000 00 | - - | - - | 200,000 00 | 6,710 68 | .79,920 |
| 1799 | -200 | 5,000,000 00 | - - | 5,000,000 00 | 2,943 39 | 71,040 |
| 1800 | - - | 1,565,229 24 | - - | 1,565,229 24 | 7,704 79 | 71,040 |
| 1801 | - - |  | - - | - - | 80816 | 88,800 |
| 1802 | - - | - - | - - | - - | 50063 | 1,327,560 |
| 1803 | - - | - - | - - | - - | 13546 | - |
| 1804 | - - | - - | - - |  | - - | - - |
| 1805 | - - | - - | - | - - | - - | - - |
| 1806 | - - | - - | - - | - - | 61714 | - - |
| 1807 | - - | - - | - - | - - | - - | - - |
| Dolls. | 11,376,595 56 | 6,635,229 24 | 4,808,941 02 | 21,820,765 82 | 71,495 09 | 3,773,580 |

General Statement-Continued.

| Years. | miscellaneous-Continued. |  |  |  | Aggregate amount for each year. |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  | Interest on 6 per cent. stock, for remittances to Europe | Cents \& half cents, interest due on notes, and surplus gained on remittances in gold, repayments. | Sales public stores, proceeds prizes, sale revenue cutters, sales $p:$ blic armed vessels,\&c. | Amount. |  |
| 1791 | - - | \$23 82 | - - - | \$10,167 10 | \$4,771,342 43 |
| 1792 | - - | 85783 | \$4,240 00 | 17,828 65 | 8,772,458 76 |
| 1793 | - - | 1,281 79 | - - . | 48,230 37 | 6,450,195 15 |
| 1794 | - - | 22,535 98 | - - - | 326,701 48 | 9,439,855 65 |
| 1795 | \$4,800 | - | - - - | 170,117 97 | 9,515,758 59 |
| 1796 | 42,800 | 10,072 40 | 738 | 1,297,926 14 | 8,740,329 65 |
| 1797 |  | 10,110 34 | 73800 | 413,783 29 | 8,758,780 99 |
| 1798 | 78,675 | 7,597 00 | 3,363 13 | 176,265 81 | 8,179,170 80 |
| 1799 | - - | 14,781 25 | 9,751 11 | 98,515 75 | 12,546,813 31 |
| 1800 | - - | 27,531 64 | 24,225 83 | 130,502 26 | 12,413,978 34 |
| 1801 | 10,125 | 18,407 93 | 242,982 52 | 361,123 61 | 12,945,455 95 |
| 1802 | , | 21,75752 | 151,433 75 | 1,501,251 90 | 14,995,793 95 |
| 1803 | - - | 105,632 85 | 5,509 87 | 111,278 18 | 11,064,097 63 |
| 1804 | - - | 92,908 80 | 14,185 90 | 107,094 70 | 11,826,307 38 |
| 1805 | - - | 15,960 38 | - | 15,960 38 | 13,560,693 20 |
| 1806 | - - | 6,450 00 | 53705 | 7,604 19 | 15,559,931 07 |
| 1807 | - - | 84,112 25 | - . . | 84,112 25 | 16,452,839 41 |
| Dolls. | 136,400 | 440,021 78 | 456,967 16 | 4,878,464 03 | 185,993,802 29 |

Treasury Department, Register's Office, December $3 \ddagger s t, 1800$.

Statement showing the amount of the respective branches of the Customs, and the charges thereon, from the commencement of the present Government to the 31st December, 1807.

| To 31st December. | gross amount of |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Duties on Merchandise. | Duties on Mediterranean Fund. | Duties on Tonnage. | Light Money. | Passports and Clearances. | Fines, Penalties, \& c. |
| 1791 | \$6,494,225 42 | - - | \$375,223 28 | - - | ${ }^{\prime}$ | \$4,234 95 |
| 1792 | 4,938,074 65 | - - | 157,365 25 | - - |  | 47961 |
| 1793 | 6,598,445 31 | - - | 120,608 82 | - - |  | 1,931 49 |
| 1794 | 8,588,382 98 | 7 | 80,113 38 | - - | - - | 2,699 27 |
| 1795 | 11,163,370 23 | $\underline{-}$ | 86,889 58 | - - | - ${ }^{-}$ | 3,473 22 |
| 1796 | 12,581,167 12 | - - | 92,854 09 | - - | 4,508 | 3,337 19 |
| 1797 | 12,866,984 69 | - - | 103,665 20 | - - | 13,886 | 15,613 12 |
| 1798 | 11,402,185 17 | - - | 107,253 88 | - - | 9,978 | 8,199 23 |
| 1799 | 15,251,952 68 | - - | 128,698 39 | - - | 12,518 | 10,726 38 |
| 1800 | 16,003,779 77 | - - | 143,523 71 | - - | 14,804 | 14,889 09 |
| 1801 | 20,594,331 48 | - - | 188,147 79 | - - | 18,238 | 20,993 37 |
| 1802 | 14,843,132 91 | - - | 163,266 64 | - - | 13,982 | 16,893 15 |
| 1803 | 14,265,346 48 | - - | 166,639 13 | - | 15,966 | 15,343 23 |
| 1804 | 19,886,210 04 | 610,187 61 | 160,029 31 | 49,300 16 | 17,366 | 10,724 00 |
| 1805 | 22,299,859 17 | 1,234,194 57 | 156,949 63 . | 59,300 85 | 18,954 | 30,167 76 |
| 1806 | 24,825,592 10 | 1,373,655 38 | 166,798 31 | 52,531 06 | 20,318 | 4,327 83 |
| 1807 | 25,530,832 54 | 1,446,685 01 | 162,128 95 | 46,554 90 | 19,896 | 4,231 35 |
|  | \$248,133,872 74 | \$4,664,722 57 | \$2,560,255 34 | \$207,686 97 | \$180.414 | \$168,264 24 |

STATEMENT—Continued.

| To 31st December. | gross $\operatorname{AMOUNT}$ OF |  |  | PAYIIENTS FOR |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Unclaimed Merchandise. | Marine Fospital Money. | Surplus of Official Emoluments. | Drawback on Merchandise Ex ported. | Drawback on Mediterranean Fund. | Drawback on exported domestic distilled spirits, in consideration ofimpost on molassses. | Drawback on domestic manufactured Snuff exported. |
| 1791 | - | - | - | \$69,805 85 | - | - - | - |
| 1792 | - | - | - | 137,861 57 | - | \$136,428 21 | - |
| 1793 | - | - | - | 279,809 83 | - | 89,051 70 | - |
| 1794 | - | - | - | 1,615,574 44 | - . | 42,641 97 | - |
| 1795 | - | - | - | 2,898,765 79 | - | 49,247 55 | - |
| 1796 | - | - | - | 4,784,050 12 | - | 117,014 98 | 5,214 87 |
| 1797 | 95674 | - | - | 4,207,728 43 | - | 69,135 54 | 14,702 33 |
| 1798 | 47472 | - | - | 4,799,498 27 | - | 42,267 80 | 63006 |
| 1799 | 35,673 56 | - | - | 5,780,662 72 | - | 56,400 34 | - |
| $i 800$ | 4,428 76 | - | - | 6,193,725 52 | - | 80,076 01 | - |
| 1801 | 6,530 00 | - ${ }^{-}$ | - ${ }^{-}$ | 6,832,399 27 | . | 37,699 33 | - |
| 1802 | 96659 | 109.95456 | 2,232 69 | 6,087,465 42 | . - | 91,919 63 | - |
| 1803 | 2,234 51 | 54,933 21 | 3,190 43 | 2,610,661 06 | - ${ }^{-}$ | 24,957 56 | - |
| 1804 | 1,233 32 | 58,210 98 | 1,535 20 | 5,112,714 18. | 81054 | 71005 | - |
| 1805 | 804.40 | 58,005 98 | 21,428 43 | 8,012,837 12 | 137,584 17 | - - | - |
| 1806 | 1,676 80 | 66,820 01 | 27,170 92 | 9,465,904 11 | 243,645 78 | 6368 | - |
| 1807 | 3,225 47 | 61,47447 | 42,592 95 | 9,727,351 80 | 268,207 35 |  |  |
|  | \$58,204 87 | \$409,399 21 | \$98,150 62 | 78,616,815 50 | \$650,247 84 | \$837,614 35 | \$20.547 26 |


| To 31st December. | Payments for |  |  |  |  | NETT AMOUNT OFCUSTOMS. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Drawback on ex-porteddomesticrefined sugar, in consideration of impost on brotin sugar. | Bounty on exported pickled fish and provisions, in consideration of impost on salt. | Allowance to vessels employed in fisheries, in consideration of impost on salt fordried fish. | Expenses attending prosecutions. | Expenses on collection of the customs. |  |
| 1791 | - - | \$29,682 31 | - - | \$490 62 | \$239,541 03 | \$6,534,263 84 |
| 1792 | - - | 44,772 17 |  | 17815 | 161,754 79 | 4,614,924 63 |
| 1793 | - - | 16,731 16 | 72,965 32 | 55289 | 188,362 13 | 6,073,512 59 |
| 1794 | - - | 13,767 85 | 93,768 91 | 1,038 37 | 221,090 23 | 6,683,313 86 |
| 1795 | 4,329 12 | 14,854 81 | 66,280 47 | 48631 | 260,359 28 | 7,959,409 70 |
| 1796 | 21,098 36 | 16,998 99 | 76,889 63 | 1,271 59 | 291,206 91 | 7,368,120 94 |
| 1797 | 12.79613 | 12,398 53 | 80,475 76 | 2,323 34 | 343,434 26 | 8,258,111 43 |
| 1798 | 3,279 80 | 19,220 12 | 94,684 30 | 18410 | 375,879 33 | 6,192,447 22 |
| 1799 | 4,984 42 | 20,769 15 | 128,605 87 | 61505 | 412,183 45 | 9,035,348 01 |
| 1800 | 5,783 86 | 18,325 21 | 87,853 45 | 3,940 70 | 440,373 62 | 9,351,346 96 |
| 1801 | 9,432 58 | 28,586 38 | 74,520 92 | 12706 | 482,772 70 | 13,362,702 40 |
| 1802 | 16,729 28 | 29,700 63 | 104,447 92 | 70008 | 492,205 55 | 8,327,260 03 |
| 1803 | 6,828 48 | 34,790 04 | 117,173 57 | 1,278 52 | 405,536 37 | 11,322,427 39 |
| 1801 | 44150 | 46,922 90 | 145,986 93 | 1,912 45 | 488,333 24 | 14,996,965 03. |
| 1805 |  | 37,746 32 | 152,927 72 | 1,147 03 | 557,541 94 | 14,979,880 49 |
| 1806 | 18169 | 37,133 72 | 162,191 99 | 66590 | 613,785 88 | 16,015,317 66 |
| 1807 | - - | 27,414 03 | 161,254 17 | 24,883 51 | 615,621 71 | 16,492,889 07 |
|  | \$85,885 22 | \$449,814 32 | \$1,620,026 73 | \$41,795 67 | \$6,589,982 42 | \$167,568,241 25 |

[^5]
## DUTIES AND DRAWBACKS.

COMMUNICATED TO THE HOUSE OF REPRESENTATIVES, JANUARY 13, 1809.
Sir:
Treasury Department, January 11, 1809.
In obedience to the permanent order of the House of Representatives, passed on the third of March, 1797, I have the honor to transmit a statement exhibiting the amount of duties and drawbacks on goods, wares, and merchandise, imported into the United States, and exported therefrom, during the years 1805, 1806, and 1807.

I have the honor to be, very respectfully, sir, your obedient servant,
ALBERT GALLATIN.
The Hon. the Speaker of the House of Representatives.

A Statement exhibiting the amount of Drawback payable on sundiy articles exported from the United States, in the years 1805, 1806, and 1807, compared with the amount of Duties collected on the same, respectively.


STATEMENT-Continued.

| speites of merciandise. |  | in tae fram 1805. |  | in the yeail 1806. |  | in tife year 1807. |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | Duties received. | Drawback payable. | Duties received. | Drawback payable. | Duties received. | Drawback. payable. |
|  |  | Dollars. | Dollars. | Dollars. | Dollars. | Dollars, | Dollars. |
| Hoop and Slit Iron, | - | 2,019 | 272 | 3,359 | 597 | 10,641 | 2.153 |
| Nails, - | - | 83,516 | 12,845 | 84,636 | 22,552 | 85,123 | 22,600 |
| Spikes, - | - | 4,736 | 158 | 4,109 | 24 | 2,860 |  |
| Quicksilver, - - | - | 5,575 | 61 | 6,424 | 3,211 | 1,499 | 2,349 |
| Paint, Ochre, Yellow, in Oil, - | - | 375 | 40 | 390 | 56 | 390 | 38 |
| Dry Yellow, - - | - | 1,831 | 67 | 1,264 | 63 | 2,176 | 148 |
| Spanish Brown, | - | 1,842 43,530 | 11 317 | 1,198 53,853 | 709 | 7,650 50,617 | 86 384 |
| White and Red Lead, | - | 43,530 45,607 | 317 443 | 53,853 38,276 | 2,499 | 50,617 23,305 | 384 $\mathbf{3 , 1 1 2}$ |
| Seines, - - | - | 194 | - | 446 | 18 | 361 |  |
| Cordage, Tarred, - | - | 17,434 | 1,268 | 11,341 | 6,404 | 19,941 | 8,707 |
| Do. Untarred, - | - | 1,601 | 63 | 1,188 |  | 1,846 |  |
| Cables, - - | - | 1,256 | - | 889 | 242 | 1,676 | 229 |
| Steel, | - | 10,274 | 498 | 13,468 | 1,171 | 13,231 | 2,427 |
| Hemp, - - | - | 115,946 | - | 117,014 | - | 132,389 | 10 |
| Untarred Yarn, - | - | - ${ }^{-7}$ | 366 | 14,729 |  | r ${ }^{5}$ |  |
| Twine and Pack-thread, | - | 12,793 896 | 366 | 14,729 207 | 1,240 | 14,387 287 | 751 |
| Glauber Salts, - | - | 896 | $2 \cdot 413$ | 207 862,694 | 16,376 | 731,508 |  |
| Salt, - | - | 765,804 25,810 | 2,413 204 | 862,694 15,857 | 16,376 90 | 731,508 28,874 | 19,689 153 |
| Fish, Dried, - - | - | 77,800 | _ | 120,638 | - | 88,043 |  |
| Pickled, Salmon, | - | 7,505 | - | 7,537 | - | 7,869 |  |
| Mackerel, - |  | 6,708 | - | 9,739 | - | 7,500 | : |
| All other, - | - | 4,602 |  | 7,108 | - | 5,470 |  |
| Glass, Black Quart Bottles, - | - | 12,992 | 3,535 | 15,433 | 2,873 | 12,214 | 2,807 |
| Window, - - | - | 53,031 | 281 | 54,009 | 1,191 | 42,734 | 405 |
| Cigars, - - | - | 34,274 | 885 | 50,661 | 4,101 | 59,812 | 4,581 |
| Lime, - - | - | 305 | - | 170 |  | 66 |  |
| Boots, - - | - | 1,984 | 131 | 3,212 | 328 | 2;096 | 91 |
| Shoes and Slippers of Silk, | - | 3,805 | 1,420 | 4,371 | 2,544 | 18,434 | 9,123 |
| Do. all other, - | - | 10,260 | 4,742 | 11,484 | 3,910 | 2,205 | 1,132 |
| Cardsi Wool and Cotton, - | - | 3,537 | - | 2,985 | - | 1,964 | 485 |
| Dollars, | - | 23,545,114 | 8,955,745 | 26,197,658 | 9,146,875 | 26,709,833 | 10,067,191 |

Teejsury Departbestt, Register's Office, January 9, 1809.
JOSEPH NOURSE, Register.
[2d Session.

SINKING FUND.
communicated to the senate, febrdary $6,1809$.
Washingron, February 4, 1809.
The Commissioners of the Sinking Fund respectfully report to Congress as follows:
That the measures which have been authorized by the Board, subsequent to their report of the 5th of February; 1808, so far as the same have been completed, are fully detailed in the report of the Secretary of the Treasury to this Board, dated the third day of the present month, and in the statements therein referred to, which are herewith transmitted and prayed to be received as part of this report.

JOHN MILLEDGE, President of the Senate, pro tempore.
ALBERT GALLATIN, Secretary of the Treasury.
CASSAR A. RODNEY, Attorney General of the Onited States.
The Honorable the Presment of the Senate.

The Secretary of the Treasury respectfully reports to the Commissioners of the Sinking Fund-
That the balance remaining unexpended at the close of the year 1806, and applicable to payments falling due after that year, which balance, as appears by the statement $\bar{B}$, annexed to the last annual report, amounted to one million eight hundred and eighty-six thousand three hundred and fifty-eight dollars and ten cents,
Together with the disbursements made during the year 1807, out of the treasury, on account of the principal and interest of the public debt, which disbursements, as appears by the statement $\mathbf{C}$, annexed to the last annual report, amounted to six millions three hundred and forty-seven thousand four hundred and sixty-five dollars and eighty-four cents,
$6,347,46584$
And with a further sum, arising from a profit on the reinittances from America to Europe, purchased in the year 1807, which profit, as appears by the statement $D$, ammexed to the last annual report, amounted to nine thousand four hundred and twenty-seven dollars and fifty-eight cents,

9,427 58
And amounting, altogether, to eight millions two hundred and forty-three thousand two hundred and fifty-one dollars and fitty-two cents,
$\$ 8,243,251 \quad 52$

Have been accounted for in the following manner, viz:
I. There was repaid into the treasury, during the year 1807, on account of the principal of protested bills of exchange, of moneys heretofore advanced for the payment of interest and reimbursement of the funded domestic debt, and of moneys advanced for the purchase of stock, as appears by the statement E , annexed to the last annual report, a sum of sixty-one thousand one hundred and eighty nine dollars and sixty-six cents,
II. The sums actually applied, during the same year, to the payment of the principal and interest of the public debt, as ascertained by accounts rendered to the Treasury Department, amount, as will appear by the statement A, to seven millions three hundred and sixty-one thousand three hundred and forty-three dollars and seventy-seven cents, viz:

1. Paid in reimbursement of the principal of the debt, - $\quad$ - $\$ 3,727,16897$
2. Paid on account of the interest and charges on the same, - - $\mathbf{3 , 6 3 4 , 1 7 4} 80$
III. The balance remaining unexpended at the close of the year 1807, and applicable to payments falling due after that year, as ascertained by accounts rendered to the Treasury Department, amounted, as will appear by the statement $B$, to eight hundred and twenty thousand seven hundred and eighteen dollars and nine cents,

That, during the year 1808, the following disbursements were made out of the treasury, on account of the principal and interest of the public debt, viz: .
I. On account of the reimbursement and interest of the domestic debt
\$9,405,621 29
II. On account of the domestic unfunded debt,
III. On account of the principal and interest of the foreign debt, and of the interest on the Louisiana stock, and on exchange and converted stocks, payable in Europe,

924,343 11
Amounting, altogether, as will appear by the annexed list of warrants $C$, to ten millions three hundred and thirty-thousand and thirteen dollars and sixty cents,
$\$ 10,330,01360$
Which disbursements were made out of the following funds, viz:
I. From the balance remaining unexpended at the end of the year 1807, of the annual appropriation of eight millions of dollars for that year, which was paid at the treasury, out of the proceeds of duties on goods, wares, and merchandise, imported, and on the tonnage of ships or vessels, and which balance, as stated in the last annual report, amounted to
\$711,529 81
II. From the funds constituting the annual appropriation of eight millions of dollars, for the year 1808, viz:
From the fund arising from the interest on the deht transferred to the commissioners of the sinking fund, as per statements I,
\$1,035,028 93
From the funds arising from the sale of public lands, being the amount paid into
the treasury from the 1st October, 1807, to 30th September, 1808, as per statement K, -
From the proceeds of duties on goods, wares, and merchandise, imported, and on
the tonnage of vessels, - Amounting, altogether, to ${ }^{-} \quad-\quad-\quad-6,364,46278$

600,508, 29
goods, wares, and merchandise, imported, and on the tonnage of
III. From the proceeds of duties on gods, ships or vessels, advanced in part, and on account of remittances purchased for providing for the foreign debt, and of advances made to commissioners of loans, and agents for the purchase of stock, as will appear by the statement $E$, viz:
Repayment of principal advanced from the treasury, $\quad$ - $\quad$ - $\$ 68,79511$ Damages and interest recovered,

2,366 70
V. From the moneys appropriated by law, for paying commissions to agents employed in the purchase of remittances, for the Dutch debt, (the commissions, for the purchase of remittances on account of interest ou Louisiana stock, and on exchanged and converted stocks, payable in Europe, having been paid out of the annual appropriation of eight millions of dollars) being the amount paid at the treasury, during the year 1808, for that object, as will appear by the statement C,
the abovementioned disbursements, together with the above stated balance, which remained unexpended at the close of the year 1807, of

2050
$10,330,01360$
820,718 09

And amounting, altogether, to eleven millions one hundred and fifty thousand seven hundred and thirty-one dollars and sixty-nine cents,
$11,150,73169$ Will be accounted for in the next annual report, in conformity with the accounts which shall then have been rendered to the Treasury Department.
That, in the meanwhile, the manner in which the said sum has been applied is estimated as followeth:
I. The repayments into the treasury, on account of principal, have, during the year 1808, amounted, as by the above mentioned statement $E$, to

68,79511
II. The sums actually applied, during the year 1808 , to the principal and interest of the public debt, are estimated as followeth:
1st. Paid in reimbursement of the principal of the public debt, - $\quad \mathbf{6 , 9 8 6 , 9 6 3} 40$
2d. Paid on account of interest and charges on the same, - - - 3,434,531 09
As will appear by the estimate F.
1II. The balance which remained unexpended at the close of the year 1808, and applicable to payments falling due after that year, is estimated, as per estimate $\mathbf{G}_{8}$ at

$\$ 11,150,73169$
That, in conformity with the proceedings and resolutions of the commissiosers of the sinking fund, of the 23d March, 1807, a copy whereof, marked M, was annexed to the last annual report, a further sum of eight per cent. stock was purchased during the year 1808 , amounting to 190,000 dollars, for $\$ 193,10075$ specie, as will appear by the statement $L_{1}$.

That, in pursuance of the act of February 11, 1807, books were opened on the 1st of July, 1807, at the several loan offices, and at the treasury, and continued open until the 17th day of March, 1808, for the reception of subscriptions of the old six per cent., deferred, and three per cent, stocks, and the issue of new six per cent. stocks in
lieu thereof, and that agents were appointed to receive subscriptions of the same at London and Amsterdam, pursuant to the 4th section of the said act.

That the amount of old stocks surrendered, and new stocks issued, in consequence of these subscriptions, is exhibited in the annexed statement $M$, by which it appears that there were surrendered-
Certificates of old six per cent. stock, of the nominal amount of $\quad-\quad-\quad-\quad-\quad$ - $\$ 7,435,76761$ Certificates of deferred six per cent. stock, of the nominal amount of - $\quad-\quad-\quad-\quad 1,940,67201$
In lieu of which certificates of exchanged, stock for the unredeemed amount of the said certificates
of old six per cent. and deferred stocks, were issued, amounting to $-\quad-\quad-\quad-\quad$ - $\quad$, 294,051 12
And there were surrendered certificates of three per cent. stock, amounting to $-\quad-\quad-\quad 2,861,30915$
In lieu of which certificates of converted stock were issued, amounting to - $\quad$ - $\quad$ - $1,859,85070$
And that the statement $H$ exhibits the amount of stock transferred to the commissioners of the sinking fund, and to the Treasurer of the United States, in trust for said States, to the 31st December, 1808, including the sum of $\$ 27235$ cents, transferred in the year 1808, in payment for public lands.

All which is respectfully submitted.
ALBERT GALLATIN, Secretary of the Treasury.
Treasury Department, February 3, 1809.

## A.

Statement of the application, during the year 1807, of the funds provided for the payment of the principal and interest of the Public Debt.
I. Payments on account of the principal of the public debt.

1. Of the domestic debt, viz:

Reimbursement of old six per cent. stock, - $\quad$ - $\quad$ - $\$ 1,092,82651$ Do. deferred stock,

As per treasury report, No. 20,805, 369,515 31

Do. of the whole of the four and half per cent. stock,
Amount of exchanged stock, purchased by the commissioners of the sinking fund, per statementL, annexed to last annual report, $\$ 300,00762$
Do. of eight per cent. stock, purchased by do. per do. 866,700 00
2. Reimbursement of unfunded registered debt, including arrearages
of interest, Do. of debts due to foreign officers, including do. 63776
3. Reimbursement of the foreign debt, viz:

Guilders.
Last instalment of loan of $3,000,000$ of January 1, 1792, 600,000
Third do. do. 3,000,000 of January $1,1794,600,000$
Last do. do. $2,000,000$ of Feb'ry 1, 1784, 500,000
Guilders, $2,300,000$ at 40 cents, 920,000
$\xrightarrow{920,000} \$ 3,727,16897$
II. On account of interest and charges.

1. On the domestic debt.

Interest for the year 1807, on the several species of the domestic funded debt, as settled at
the Treasury, - - - - - - $\quad$ - (a) 2,849,819 53

Do. on Louisiana stock, domesticated, - - - - - 84000
Commissions paid to agents for purchase of stock, _- - $\quad 2,90038$
Difference between moneys applied to purchase of stock and the amount of stock purchased,

17,267 35
2. On the foreign debt.

Interest paid on Dutch debt at Amsterdam, 158,000
Premium on loan of 1st February, 1784,
50,000
Guilders, $\quad \underline{208,000}$ at 40 cents, $\$ 83,20000$
Interest on Louisiana stock, from 1st July, 1806, to July, 1807, viz:
Payable in Amsterdam, guild's, 750,000 00 at 40 cts. $\$ 300,00000$ In London, £84,246 15 at 4s. 6cl. 374,430 00

Guilders.
Commissions and charges, viz:
At Amsterdam, including Louisiana stock, 6,08215 at 40 cts. $\$ 2,43310$
At do. loss in exchange on a bill drawn
at Paris, -- - $\mathbf{-}^{-}$(b) - 45005 at do. 18010
At London, on Louisiana stock, (b) £421 047 at 4s. 6d. 1,872 $13 \quad 4,48533$
Commissions to agents in America for purchasing bills, - - $\quad 1,23215$
763,34748

## Notes to Statement A.

(a) The amount of interest payable in 1807, by the treasury statement, is

To which is here added this sum, being a difference in the calculation of dividends on the books of the commissioner of loans for Massachusetts, in the 3d quarter of 1807,
$\$ 2,849,81941$
(b) The bankers at London charge, in their accounts, a commission, amounting to $£ 42515 \mathrm{~s} .4 \mathrm{~d}$. which is erroneous, and is occasioned by their charging, in their account for the half year, ending June 30th, 1807, a commission on the amount of moneys received by them, instead of charging it, as they ought, on the amount paid.
B.

Statement of the provision made, before the 1st day of January, 1808, for the payment of the principal and interest of the Public Debt falling due after the year 1807.

## I. On account of the Foreign Debt.

1. Cash in the hands of commissioners and agents in Europe, viz:

In Amsterdam, on 31st December, 1807, per treasury report, No. 20,388 (a) -- Guilders, 1,280,958 153
From which deduct a balance due the commissioner in Antwerp, which had not been paid at the end of the year 1807,

$$
\frac{-1,2181}{1,279,710143}
$$

At 40 cents, $\$ 511,88428$
In London, per account rendered, of December 31st, 1807, (b)
£45,267 010
At 4s. 6d. 201,186 85
2. Amount of payments made at the treasury before the Ist January, 1808 , for bills which have been protested for non-payment, and which, on that day, had not been repaid into the treasury, (c)

## 1I. On account of the Domestic Debt

Cash in the hands of agents for the purchase of stock, on the 31st December, 1807, per statement L, accompanying last annual report,
From which deduct amount short provided for the payment of dividends on the domestic debt, as follows:
The demands on this account, unsatisfied on the 1st January, 1808, were the following, viz:

1. Dividends payable by commissioners of loans, including the dividend due on that day, and exclusive of dividends no longer demandable at their
offices, $\quad{ }^{-}$- $\quad-\quad-\quad-\quad-\quad-\quad-\quad-1,391,00595$
2. Unclaimed dividends payable at the treasury, $\quad$ - $\quad$ - 13,80153

The provision made for these objects was as follows:

1. Cash due from commissioners of loans deceased, and out of office
2. Cash in the hands of commissioners of loans, in office,
3. Amount over advanced atthe treasury for payment of
dividends, .-

- \$10,050 34
-1,378,230 18
- 1200

Leaving the sum short provided on the Ist January, 1808, for the payment of dividends on the domestic debt,

Total amount of provision for the public debt, remaining unapplied on the 31st December, 1807,

## Notes to Statement B.

(a.) The balance in the hands of the commissioners at Amsterdam, by the treasury report referred to, is - - $\quad-\quad-\quad-\quad-\quad-\quad-\quad$ Guilders, $1,282,180 \quad 053$
In which is included a sum of Guilders, 1,22110 transferred by the commissioners in the year 1806, from the account of Robert R. Livingston, (being a balance remaining to his credit, of moneys remitted for the purchase of books for Congress,) and placed to the credit of the account of the Dutch debt. This sum, though passed in the treasury books to the proper account by warrant, dated December 31st, 1807, did not appear in the statement annexed to the sinking fund report of last year, among the funds provided in the year 1807, for the Dutch debt. It appears among the funds provided in 1808, by the statement herewith, marked $\mathbf{D}$. It is therefore to be deducted from the balance stated to be in the hands of the commissioners on the 31st December 1807,

1,221 $10 \quad 0$
Leaving, as here stated,
Guilders, 1,280,958 153
(b.) The balance stated in the banker's accounts, (adding the dividend of January 1st, 1808, charged by them one day before it was payable) is -
To which is added an error as explained in note (b.) to statement $A$, accompanying the last annual sinking fund report, not yet corrected by the bankers in their accounts,
And a further sum, for an error in their accounts for the half year ending June 30th, 1807, as explained in note (a.) to statement A, above,

Making, as here stated,
(c.) Statement of protested bills outstanding December 31st, 1807.

Purchased before 1802. A. Brown's bill for

| Guilders <br> 60,000 <br> 60,000 | $\$ 24,000$ <br> 24,000 <br> 120,000 |
| :---: | ---: |
| 48,000 |  |

On which the following partial re-payments were made previous to 31st December, 1807, viz: In the year 1805, as heretofore stated, - - $\$ 18,143$
And in the year 1807, per statement E, annexed to the annual report of last
year, - - . . . . . . . . 16,500

The protested bills outstanding December 31, 1806, per note (c.) to statement B, annexed to the annual
report, dated February 4, 1808, amounted to
Since that time no bills have been protested; and the amount repaid in 1807, per statement E, annexed to
the report of February 4, 1808, amounted to
And left outstanding, on 31 st December, 1807, as here stated, -

Treasury Department, Register's Office, February 3, 1809.
JOSEPH NOURSE, Register.
C.

List of Warrants drawn according to law, during the year 1808, on the Treasurer of the United States, on account of the Interest and Reimbursement of the Domestic Debt.

| Number of | Date. |  |  |  | In whose favor. |  |  |  | Dollars. Cents. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 9751 | Feb. | 2, | 1808, | - | Jonathan Burrall, | - | - | - | \$50,000 00 |
| 9763 |  | 6, |  | - | Peter Roe Dalton, | - | - | - | 50,000 00 |
| 9779 | ${ }^{66}$ | 17, | 6 |  | Jonathan Burrall, | - | - | - | 50,000 00 |
| 9821 | March | 8, | '6 |  | William Gardner, | - | - | - | 5,800 00 |
| 9822 |  | 86 | \% |  | Sherwood Hay wood, | - | - | - | 2,250 00 |
| 9823 | 6 | " | 6 | - | Isaac Neufville, | - | - | - | 34,000 00 |
| 9824 | ${ }^{6}$ | 6 | '6 | - | James Alger, | - | - |  | 1,000 00 |
| 9842 | ${ }^{6}$ | 19, | 66 | - | Benjamin Austin, | - | - | - | 150,000 00 |
| 9843 | 6 |  | 6 | - | Christopher Ellery, | - | - | - | 12,000 00 |
| 9844 | 66 | 66 | \% 6 | - | Jonathan Bull, | - | - | - | 19.00000 |
| 9845 | " | 6 | 66 | - | William Few, | - | - | - | 275,000 00 |
| 9846 | 6 | 6 | 6 | - | James Ewing, | - | . | - | 3,900 00 |
| 9847 | 66 | ${ }^{6}$ | 6 | - | John Page, | - | - | - | 1,000 00 |
| 9851 | 66 | 21, | 6 6 | - | Edward Hall, | - | - | - | 23,577 56 |
| 9854 | 66 | 22, | 66 | - | Stephen Moylan, | - | - | - | 210,914 60 |
| 9870 | 66 | 26, | 6 | - | George Simpson, | - | - | - | 75,186 04 |
| 9871 | ${ }^{66}$ | ${ }^{\prime \prime}$ | '6 | - | James Davidson, Jr. | - | - | - | 20,226 43 |
| 9872 | \% 6 | ${ }^{6}$ | "6 | - | Thomas T. Tucker, | - | $\checkmark$ |  | 3,130 16 |
| 9874 | 66 | 28, | 6 | - | John Stockton, | - | - | - | 2,719 43 |
| 9950 | 66 | 61, | 66 | - | John Page, | $\because$ | - | - | 3,479 55 |
| ${ }_{9951}^{9951}$ | 66 |  | 6. | - | Do. | - | - |  | 67734 |
| ${ }_{9953}^{9952}$ | Af | ' 1 | 6 | - | $\stackrel{\text { Do. }}{\text { Damidson }}$ | - | - |  | 2,951 00 |
| 9953 9954 | April | [ ${ }_{6}$, | 66 | - | James Davidson, Jr. | - | - |  | 450 |
| 9954 |  |  | 66 | - | Do. | - | - |  | 9,990 55 |
| 9955 | June | ${ }^{6}$ | 6 | - | ${ }_{\text {Do. }}{ }^{\text {Do }}$ | - | - | - | 3,446 58 |
| 106 | June | $6{ }_{6}{ }^{3}$ | 6، | - | William Gardner, | - | - |  | 5,780 00 |
| 107 | " | 6 | $6{ }_{6} 6$ | - | Sherwood Haywood, | - | - |  | 1,800 00 |
| 108 | $\bullet$ | 66 | 6 | - | Isaac Neufville, | - | - | - | 32,000 00 |
| 109 | '6 | 66 | ${ }^{6}$ | - | James Alger, | - | - |  | 80000 |
| . 132 | * | 6, | " | - | Christopher Ellery, | - | - | - | 148,000 10,650 |
| 133 | ${ }^{6}$ | 6 | 6 | - | Jonathan Bull, | - | - | - | 19,000 00 |
| 134 | 6 | \% 6 | ${ }^{6}$ | - | William Few, | - | - | - | 250,000 00 |
| 135 | 6 | 66 | 66 |  | James Ewing, | - | - | - | 4,800 00 |
| 136 | \% 6 | ' | 6 |  | John Page, | - | - | - | 3,000 00 |
| 142 | 6 | 20, | ${ }^{6}$ | - | James Davidson, Jr. | - | - | - | 5,533 58 |
| 143 | '6 |  | 6 |  | Stephen Moylan, | - | - | - | 213,479 37 |
| 148 | 66 | 24, | 6 |  | Edward Hall, | - | - |  | 23,275 57 |
| 149 | '6 | $6{ }^{6}$ | $6_{6}$ | - | John Stockton, |  | - | - | 2,697 79 |
| 150 | ${ }^{66}$ | 66 | "6 |  | George Simpson, | - | - |  | 72,599 94 |
| 151 | 66 | 66 | ${ }_{6}^{6}$ |  | James Davidson, Jr. | - | - |  | 21,296 83 |
| 153 | ${ }^{66}$ | 66 | 6 | - | Thomas T. Tucker, | - | - | - | 3,118 12 |
| 205 | ${ }^{6}$ | 30, | 66 | - | John Page, |  | - | - | 94784 |
| 379 | August | 8, | 6 | - | Sherwood Haywood, | - | - | - | 2,000 00 |
| 437 | Septr. | 9, | '6 | - | William Gardner, | - | - | - | 5,950 00 |
| 438 | ${ }_{66} 6$ |  | ${ }^{66}$ | - | Isaac Neufville, | - | - | - | 32,000 00 |
| 447 | 6 | 15, | 66 | - | John Pooler, | - | - | - | 1,200 00 |
| 450 | " 6 | 17, | 6 | - | Benjamin Austin, | - | - | - | 151,000 00 |
| 452 | " | $6_{6}$ | 66 | - | Jonathan Bull, | - | - | - | 19,100 00 |
| 451 | " | 66 | 6 | - | Christopher Ellery, | - | - |  | 11,200 00 |
| 453 | 66 | 66 | 6 | - | William Few, | - | - |  | 245,000 00 |
| 454 455 | 66 | " 6 | 66 | - | James Ewing, | - | - |  | 4,80000 |
| 455 | 6 | 6 | 66 | - | Jolin Page, | - | - |  | 7,500 00 |
| 458 469 | ${ }_{6}^{6}$ |  | \%6 | - | Edward Hall, | - | - | - | 22,552 56 |
| 469 | 66 | 22, | "6 | - | Stephen Moylan, | - | - | - | 211,350 70 |
| 474 475 | 66 | ${ }_{66} 26$ | " 6 | - | George Simpson, | - | - | - | 71,352 28 |
| 475 | 66 | " | 6 | - | James Davidson, Jr. | - | - | - | 21,342 24 |
| 477 480 | \%6 | " | 6 | - | Thomas T. Tucker, | - | - | - | 3,118 13 |
| 480 | 66 | 28, | ${ }_{6}^{66}$ | - | John Stockton, | - | - |  | 2,618 27 |
| 534 | $6^{66}$ | 30, | 6 | - | John Page, | - | - | - | 37727 |
| 617. | Oct. | ${ }_{66} 15$, | ${ }^{6} 6$ | - | James Davidson, Jr. | - | -- | - | 4,114 20 |
| 694 | Dec. | 5, | 6 | - | Sherwood Haywood, | - | - | - | 40,800 00 |
| 695 |  |  | 6 | - | Do. | - | - | - | 1,800 00 |
| 696 | 66 | ${ }_{6}^{7}$, | 66 |  | Jonathan Bull, | - | - | - | 38,800 00 |
| 697 | $6{ }_{6}$ | ${ }^{6}$ | '6 |  | Do. | - | - | - | 40,000 00 |
| 706 | 6 | 10, | 66 | - | Peter Roe Dalton, | - | - | - | 1,245 16 |
| 709 |  | ${ }_{6} 12$, | 66 |  | William Gardner, | - | - | - | 11,300 00 |
| 710 |  |  |  | - | Do. | - | - | - | 7,900 00 |

LIST-Continued.

| Number of Warrants. | Date. |  |  |  | In whose favor. |  |  | Dollars. Cts. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 711 | Dec. | 12, | 1808, | - | Isaac Neufville, | - | - - | \$65,000 00 |
| 712 | 66 | 6 | 6 | - | Do. | - | - - | 82,600 00 |
| 713 | 6 | 6 | $\stackrel{6}{6}$ | - | John Pooler, | - | - - | 1,000 00 |
| 724 | '6 | 19, | 6 | - | Benjamin Harrison, | - | - - | 27,500 00 |
| 725 | 66 | 6 | * 6 | - | Do. | - | - - | 8,000 00 |
| 726 | 66 | " 6 | 66 | - | James Ewing, | - | - - | 21,700 00 |
| 727 | 66 | 4 | 66 | - | Do: | - | - - | 7,70000 |
| 728 | 66 | 66 | \% 6 | - | William Few, | - | - - | $1,192,60000$ 465,00000 |
| 729 | ، | * 6 | 4 | - | Christopher Ellery, | - | - - | 175,400 00 |
| 731 | ${ }^{6}$ | 6 | 66 | - | Do. | - | - - | 18,500 00 |
| 732 | 6 6 | 6 | 6 | - | Benjamin Austin, | - | - - | 876,500 00 |
| 733 | 66 | 6 | \% 6 | - | Do. | - | - - | 280,000 00 |
| 740 | ${ }^{66}$ | ${ }_{66} 21$, | 6 | - | Edward Hall, | - | - - | 163,000 00 |
| 741 | '6 |  | 6 | - | Do. | - | - - | 46,172 80 |
| 748 | '6 | 26, | '6 | - | George Simpson, | - | - - | 137,614 45 |
| 749 | 66 |  | " | - | James Davidson. Jr. | - | - - | 39,682 72 |
| 750 | 66 | 6 | $\because 6$ | - | Thomas T. Tucker, | - | - - | 5,040 37 |
| 753 | 6 | 6 | 6 6 |  | Stephen Moylan, | - | - - | 726,062 78 |
| 754 | 66 | 66 | 6 | - | Do. | - | - - | 320,011 71 |
| 755 | \%6 | 66 | '6 | - | John Stockton, | - | - - | 44,400 00 |
| 756 | 66 | 66 | 66 | - | Do. | * | - - | 4,191 57 |
| 757 | 6 | 66 | '6 |  | James Davidson, Jr. | - | - - | 270,100 00 |
| 762 | ${ }^{66}$ | 31, | 66 |  | Benjamin Harrison, | - | - - | 4,500 00 |
| 9873 | March | 26, | 66 | - | Thomas T. Tucker, | - | \$242,027 71 |  |
| 152 | June | 24, | 6 | - | Do. | - | 245,321 82 |  |
| 476 | Septr. | 26, | 6 | - | Do. | - | 242,631 82 |  |
| 751 | Decr. | 26, | 66 | - | Do. | - | 305,047 38 |  |
| 752 |  |  | 66 |  | Do. | - | 600,508 29 | 1,635,537 23 |
|  |  |  |  |  |  |  |  | \$9,405,621 29 |

List of Warrants drawn according to law, during the year 1808, on the Treasurer of the United States, on account of Interest and Reimbursement of the capital of the Dutch Debt.

| Number of Warrants. | Date. |  |  |  | In whose favor. | Dolls. Cts. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| $\begin{aligned} & 300 \\ & 337 \\ & 430 \\ & 442 \\ & 466 \\ & 467 \\ & 593 \end{aligned}$ | July <br> Sept. <br>  <br>  <br> Octr. | $\begin{array}{r} 16, \\ 19 \\ 5, \\ 12, \\ 20 \\ 5 \end{array}$ | $\begin{gathered} 1808, \\ 66 \\ 66 \\ 66 \\ 66 \\ 66 \end{gathered}$ | - | Albert Gallatin, <br> George Simpson, <br> Jonathan Burrall, <br> Do. <br> David Harris, <br> Do. <br> Albert Gallatin, . <br> To which add warrant No. 171, dated S1st December, 1807, for the balance of a sum remitted to the bankers at Ansterdam, for the purchase of books for Congress, under the direction of Robert R. Livingston, late Minister at Paris; which balance was, by direction of the Secrelary of the 'Treasury, transferred, by said commissioners, to the account for the payment of the Dutch debt, and made applicable to that object, | \$4,360 40 |
|  |  |  |  | - |  | 41,000 00 |
|  |  |  |  | - |  | 205,000 33 |
|  |  |  |  | - |  | 63,000 00 |
|  |  |  |  | - |  | 8,200 00 |
|  |  |  |  | - |  | 2050 |
|  |  |  |  | - |  | 1,640 00 |
|  |  |  |  |  |  | \$323,221 23 |
|  |  |  |  |  |  | 48860 |
|  |  |  |  |  |  | \$323,709 83 |

Included in the foregoing list of warrants is the following warrant for commission to an agent for purchasing bills, at the rate of one-fourth of one per cent.
September 20, No. 467, to David Harris,

List of Warrants drawn according to law, dnring the year 1808, on the Treasurer of the United States, on account of the payment of interest on the Louisiana and the exchanged und converted stocks.


Included in the above list of warrants, are the following warrants for commissions to agents who purchased the
March 23, No. 9858, to Jonathan Burrall,
$\$ 14625$

| March | 23, | No. | 9858, to Jonathan Burrall, |
| :---: | :---: | :---: | :---: |
| 66 | 66 | 6859 , to do. | 986 |

Dec. 10, " 705, to Peter Roe Dalton,


Amount drawn according to law, during the year 1808, on the Treasurer of the United States, for paying certain parts of the domestic debt.

recapitulation.
Interest and reimbursement of the domestic debt,
Interest and reimbursement of the capital of the Dutch debt,
Interest on Louisiana, exchanged and converted stocks, -
Paying certain parts of the domestic debt,
Paying certain parts of the domestic debt, - .

| - | - | \$9,405,621 29 |
| :---: | :---: | :---: |
| - | - | 323,709 83 |
| - | - | 600,633 28 |
| - | - | 1 4920 |
|  |  | \$10,330,013 60 |

Treasury Deptartaient, Register’s Office, January 31, 1809.
JOSEPH NOURSE, Register.
D.

Amount of remittances during the year 1808,on account of the Dutch Debt, and payment of interest on the Lozisiana, the exchanged, and the converted six per cent. stocks.

|  |  |  |  | interes | T On mous | A |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| £ Sterling. s. d. Interest on louisiana sion - |  |  |  |  |  |  |  |  |  |
| 19,715 167 | - | at | 175 | per cent. | - | - | - | -3 |  |
| 2,000 00 | - | at | 172 ${ }^{\frac{1}{2}}$ | 6 | - | - | - | - - | \$101,207 20 |
| 21,500 00 | - | at | 3 | 6 | advance, | - | - | - | 98,422 19 |
| 16,562 55 | - | at | $6 \frac{1}{2}$ | " 6 |  | - | - | - | 78,394 75 |
| 8,437 147 | - | at | $6 \frac{1}{2}$ | " 6 | 66 | - | - | - | 39,938 54 |
| 16,500 00 | - | at | 5 | 66 | 66 | - | - | - | 76,999 97 |
| 21,500 00 | - | at | 5 | 6 | '6 | - | - | - | 100,333 33 |
| $£ 106,215167$ |  |  |  |  |  |  |  |  | \$495,295 98 |



| Guilders. |  | DUTCH LOANS. |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  |  |  |  |  |
| 100,000 00 | - | at 41 cents per guilder, |  |  | - | - | - | \$41,000 00 |
| 20,000 00 | - | at 41 |  |  | - | - |  | 8,200 00 |
| 500,000 168 | - | at 41 | 6 | 66 | - | - | - | 205,000 33 |
| 150,000 00 | - | at 42 | 66 | 66 | - | - | - | -63,000 00 |
| 10,635 28 | - | at 41 | 66 | ${ }^{6}$ | - | - |  | 4,360 40 |
| 4,00000 | - | at 41 | 66 | $\stackrel{6}{6}$ | - | - |  | 1,640 00 |
| 1,221 100 | - | at 40 | 66 | 6 | - | - | - | 48860 |



Warrants issued in the year 1808, on account of Dutch debt, per statement,
\$323,709 83
Warrants issued in the year 1808, on account of interest on Louisiana 6 per cent. stock, per statement, 600,63328


Treasury Department, Register's Office, 31st January, 1809.
JOSEPH NOURSE, Register.
E.

Statement of repayments made into the Treasury, during the year 1808, on account of the Public Debt.

| Warrants. |  | On whom drawn. | Principal unpaid. | Damages \& c recovered. | Amount of Warrant. |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Date. | No. |  |  |  |  |
| 1808. <br> March 9. | 1117 | William Imlay, for money heretofore advanced him for paying interest on the funded debt, <br> John Stephen, for a protested bill recovered from the estate | Dolls. Cts. $\$ 32078$ | Dolls. Cts. | Dolls. Cts. |
|  |  |  |  |  | 32078 |
| June 30, | 1171 |  |  | 1,300 00 | 1,300 00 |
| 666 | 1172 | Alexander J. Dallas, recovered from Francis Gurney, and |  |  | 1,300 00 |
|  |  | others, owners of the ship China, - |  | 1,066 70 | 1,066 70 |
| Dec. 2, | 1198 | Jonathan Burrall, for balance of moneys heretofore advanced for the purchase of stock, |  |  | $10,57375$ |
| 68 | 1199 | $\begin{aligned} & \text { for the purchase of stock, } \quad \cdots \quad-\quad \text { ditto, } \\ & \text { George simpson, } \\ & \text { ditto } \end{aligned}$ | 10,573 75 |  | $\begin{aligned} & 10,57375 \\ & 16,01934 \end{aligned}$ |
| 666 | 1200 | Peter Roe Dalton, ditto, ditto, - | 41,881 24 |  | 41,881 24 |
|  |  |  | 68,795 11 | 2,366 70 | 71,161 81 |

Treasury Defartment, Register's Office, January 31, 1809.

## F.

An Estimate of the application made, in the year 1808, of the funds provided for the payment of the principal and interest of the Public Debt.
I. On account of the principal.

1. Amount of eight per cent. stock, purchased by the commissioners of the sinking fund, per statement L , here2. Reithbursement of ${ }^{-}$six per cent. and deferred stocks, estimated at - ${ }^{-} \quad-\quad \begin{aligned} & \$ 190,000 \\ & 1,254,014\end{aligned}$

| 2. Reimbursement of six per cent. |  |  |
| :--- | :--- | :--- | :--- | :--- |
| 3. | Do | of the |
| Do |  |  |

$\begin{array}{lllll}\text { 3. } & \text { Do } & \text { of the whole of the eight per cent. stock, } & - & - \\ \text { 4. } & \mathrm{D}_{0} & \text { of the unfunded registered debt, including arearages of interest; } & 5,302,900 & 00 \\ \text { 5. of foreign debt, viz: } & \mathrm{D}_{0} & 49 & 20\end{array}$
Fourth instalment of loan of $G .3,000,000$, of 1 st January, 1794, 600,000 guilders, 40 cents per guilder, - - - - -
$\xrightarrow{200,00000} \$ 6,986,96340$
II. On account of interest and charges.

1. Interest on the domestic funded debt, estimated, for 1808, at
\$2,688,684 89
Do on Louisiana stock domesticated,
2,805 00
2. Commissions to agents for purchase of stock,
3. Difference between moneys applied to purchase of 8 per cent stock, and the amount of stock purchased,

3,100 75
5. Interest and charges on foreign debt, viz:

Interest on exchanged and converted stocks, payable in London and
Amsterdam, (11st July and 1st October, 1808)
5,394 94
Interest on Dutch debt at Amsterdam, guilders, 60,000
Charges on ditto, ditto, - 1,015
61,015 at 40 cents $=24,40600$
On Louisiana stock in London and Amsterdam, interest and charges, 675,670 00

G.

An Estimate of the funds provided. before the 1st January, 1 so9, for the payment of the principal and interest of the Public Debt falling due after that day.

## I. On account of the Foreign Debt.

Cash in the hands of commissioners and agents in Europe, on the 31st December, 1807, per preceding statement B, The remittances made during the year 1807, per preceding statement $\overline{\mathrm{D}}$, are as $\overline{\text { follow, viz: }}$
$\$ 713,07113$


The amount applied, during the year 1808, per preceding estimate F, is calculated to have been,
for principal,
240,00000
For interest and charges, - . - . . $\quad$ -
The balance in the hands of agents in Europe, or in remittances outstanding, may, therefore, be esti- $\quad 945,47094$ mated, on 31st December, 1808, to be
The amount of protested bills outstanding on the same day, was as follows, viz:

| Purchased before, and in, 1802,, $\left\{\begin{array}{l}\text { A. Brown's } \\ \text { Brown and Hackman's }\end{array}\right.$ |  |  | $24,000$ |
| :---: | :---: | :---: | :---: |
|  |  |  | $48,000$ |
| Of which there has beell received in Remains outstanding, | - |  | $34,643$ |

13,357 00

## II. From which deduct, on account of the Domestic Funded Debt:

For unclaimed dividends, demandable at the treasury, and not yet advanced to the bank for payment to the creditors, estimated at

A General Statement of the scveral stocks transferred to the United States，to the 31st December，1808，the interest on which，by the acts of 8th May，1792，and 3d March，1795，is appropriated for the redemption of the public debt

|  | Old six per cent．stock． | 3 per cent． stock． | Deferred 6 per cent． stock． | 5 per cent． stock． | Five and a half per cent． stock． | Four and a half per ct．stock． | 4 per cent． stock． | Navy 6 per cent． stock． | 8 per cent． stock． | Exchanged <br> 6 per cent． stock． | Convert－ ed 6 per ct．stock． | Amount of the several species of stock． |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  | - <br> - <br> - | \＄7，960，000 | 1，751，742 56 | \＄820，000 | \＄3，180，000 | \＄711，700 | \＄5，302，900 | ： | $:$ | $\begin{array}{r} 11,960,000 \\ 711,700 \\ 1,750 \\ 1,74200 \\ 176,000 \\ 560 \\ 5,302,900 \end{array}$ |
| Purchased with moneys received on account of surplus of duties，to the end of 1790 ， | \＄439，016 12 | 401，072 90 | 631，786 86 | ． |  |  | ． |  | －30， | ． | － | $1,471,87588$ |
| Purchased on account of the loan of $\$ 2,000,000$ ，of 12th August，1790，－ | 353，604 95 | 31，731 94 | 137，588 66 | － | ． | － | － | － | － | － | － | 1，522，925 55 |
| ＂\％out of the interest fund，or applied therefrom，－${ }^{\text {\％}}$－${ }^{\text {a }}$ | 140，588 08 | 79，055 79 | 118，625 59 | － | 95，757 44 | － | － |  | － | － | － | 484，026 90 |
| sale of public lands，－－－－－－ |  |  |  | － |  |  |  |  | 1，056，700 | 300，007 82 |  | 1，356，707 62 |
| In payment for lands sold under certain acts of last Congress，－． | 65，308 79 | 85，877 91 | 20，968 90 | － | 1，400 00 | － |  | － | 122，900 | 70000 | 8000 | 297，235 60 |
| ．6 for lands on Lake Erie，sold to the State of Pennsylvania， ＂of certain balances which originated prior to the present con－ | 60，449 44 | 60，718 25 | 30，224 72 | － | ， |  | － |  | ． |  |  | 151，392 41 |
| stitution，－－－ | 7，220 63 | 7，187 64 | 16，936 17 | － | － | － | － | － | － | － | － | 31，344 44 |
| In the repayment of commutation of certain military officers，placed on the pension list， |  |  | 7，467 09 |  |  |  |  |  |  |  |  | 3287371 |
| pension list， In discharge of debts due to foreign | $\begin{array}{r}14,934 \\ 186,988 \\ \hline 1\end{array}$ | 22，438 58 | 7，467 09 | － | $\bullet$ | $\bullet$ | $\because$ | $\bullet$ | $\bullet$ | － | － | 32,87371 209,42681 |
| ＂6 of the registered debt，per act of 12th June，1798， | 86，566 54 |  |  | － | － | － | － | － | － | － | － | 86，566 54 |
| act，of loan office and final settlement certificates，per the same | 55，888 98 | ． | 27，581 84 | － | － | － | － | － |  | － | － | 83，470 32 |
| Stock arising from specie paid for services and supplies，prior to the 4th March，1789， | 515，460 94 | － |  |  | － |  | － | － |  | － |  | 515，460 94 |
| Unapplied of 660,000 dollars，six per cent．stock，remitted on account of the Dutch debt in 1795， | 20，000 00 | ． | － |  | － | － | － | － | － | － | － | 20，000 00 |
| Total amount to the credit of the commissioners of the sinking fund，to |  |  |  |  |  |  |  |  |  |  |  |  |
| 31st December，1808， | 1，946，026 92 | 698，555 41 | 991，179 83 | 7，960，000 | 1，848，900 00 | 996，000 | 3，180，000 | ，700 | ，482，600 | 300，707 62 |  | 5，115 |


$\$ 18,347,58008$


## I.

Statentent of moneys arising from interest on Stock transferred to the United States, being the amount drawn by the Agent to the Trustees for the redemption of the Public Debt, during the year 1808, pursuant to the act of 8th May, 1792, agreeably to a statement No. 21,209, made at the Treasury.

| 1808, | March | 26, | Warran | No. 9,873, | - | - | - | - | - | - | - | \$242,027 91 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | June | 24, | do. | 152, | - | - | - | - | - | - | - | 245,321 82 |
|  | September | 26, | do. | 476, | - | - | - | - | - | - | - | 242,631 82 |
|  | December | 26, | do. | 751 , | - | - | - | - | - | - | - | 305,047 38 |
|  |  |  |  |  |  |  |  |  |  |  |  | \$1,035,028 93 |

Treasury Department, Register's Office, January 31, 1809.
JOSEPH NOURSE, Register.
K.

Statement of moneys drawn by the Agent to the Trustees for the redemption of the Public Debt, in the year 1808, beins on account of moneys received into the Treasury from sales of Public Lands, pursuant to the act of the 3d March, 1795, agreeably to statements made at the Treasury.

1808, December 26, Warrant No. 752, per treasury statement, No. 21,209,
\$600,508 29
'Treasury Defartment, Register's Office, January 31, 1809.
JOSEPH NOURSE, Register.
L.

Purchases of eight per cent. stock, made by the Agents of the President of the Senate, the Chief Justice, the Secretary of State, the Secretary of the Treasury and the Attorney General, appointed by an act of Congress of the 12th August, 1790, entitled "'An act making provision for the reduction of the public debt."

| Date of purchase. |  |  | By whom purchased. |  |  | Of whom purchased. | Rate. | Amount. | Total. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| $\underset{66}{1808}, \text { January }{ }_{66}^{1 .}$ |  |  |  |  |  | William Elliot, | 1014 | \$5,000 |  |
|  |  |  | George Simpson, -Do.D. |  |  | J. F. Freeouf, - - | $16{ }_{6}$ | \$700 |  |
|  | 66 |  | Do. |  | - | S. Breck, - - | ${ }_{6}^{6}$ | 7,000 |  |
|  | ${ }^{6}$ | 9 | Do. |  |  | E. L. Hazelius, - - | ${ }^{6}$ | 600 |  |
|  | 66 | 9. | Do. |  | - | McEuen, Hale \& Davidson, | 66 | 700 |  |
| " | 66 | 11. | Do. |  | - | Joseph Martin, - - | 66 | 2,000 |  |
| ${ }^{6} 6$ | 6 6 | 13. | Do. |  | - | Wm. Hamon, - - | 66 | 3,000 |  |
| 66 | 66 | 28. | Do. | - | - | Ashton Richardson, - | ${ }^{6}$ | 2,500 |  |
|  | 66 | 29. | Do. |  | - | G. Haga, - - | 6 | 4,000 |  |
|  | ${ }^{66}$ | 30. | Do. | - | - | Wm. Trumbull, | ${ }^{66}$ | 1,000 |  |
|  | February 3. |  | Do. | - | - | J. F. Freeouf, | 66 | 2,000 |  |
| 66 66 | 66 | 4. | Do. | - | - | Richard Wistar, | ${ }^{6}$ | 300 |  |
|  | 66 | 11. | Do. | - | - | J. De la Mater, | " | 1,800 |  |
|  | April | 5. | Do. | - | - | R. Ludon ${ }^{\text {, }}$ - | 1014 | 800 |  |
| 6 |  | 6. | Do. | - | - | T. M. Willing, - - | 6 | 100 |  |
| 6 | 66 | 7. | Do. | - | - | Joseph Fry, | ${ }^{6}$ | 4,300 |  |
| 46 | \%6 | 6 | Do. | - | - | Richard Cox, | ${ }_{6} 6$ | 300 |  |
|  | 66 | 9. | Do. | - | - | G. S. Wilson, | 66 | 1,000 |  |
|  | 66 |  | Do. | - | - | John Elliott, - | 66 | 1,000 |  |
|  | 6 | 19. | Do. | - | - | Sarah Bartow, | 6 | 400 |  |
| 66 | 66 | 26. | Do. | - | - | J. F. Freeouf, | ${ }_{6} 6$ | 400 |  |
| 66 | " | 27. | Do. | - | - | Arabella Geven, | ${ }_{6} 6$ | 400 |  |
| 6666 | May | 26. | Do. | - | - | Catharine Brooks, | ${ }^{6} 6$ | 200 |  |
|  | July | 23. | Do. | - | - | J. R. Coxe, - | 1003 | 100 |  |
|  | Sept'r. |  | Do. | - | - | Peter Bauduy, |  | 1,000 |  |
| 1807, | Decem'r | 4. | Jonathan Burrall, Do. | - | - | James Henning, John Haldren, | $102{ }^{\frac{1}{4}}$ | 4,000 2,000 | 40,600 |
| 1808, | January | ${ }_{6} 1$. | Do. | - | - | Jonathan Ogden, - | 1013 ${ }^{\frac{3}{4}}$ | 2,000 400 |  |
| 6 |  |  | Do. | - | - | Lewis \& Lawrence, - |  | 27,000 |  |
|  | \% 6 | 2 | Do. | - | - | John Rapelje, - | 66 | 3,000 |  |
| \% 6 | 46 | 2. | Do. | - | - | Leo. Bleecker, | 66 | 1,400 |  |
| 66 | ${ }_{66} 6$ |  | Do. | - | - | Do. - | 66 | 200 |  |
|  | ${ }_{6}^{66}$ | ${ }_{6}$ | Do. | - | - | Nathaniel Prime, | 66 | 3,000 |  |
| 66 | 6 | 6 | Do. | - | - | G. Manaway, | ${ }^{6}$ | 1,000 |  |
| 66 | 66 | 4. | Do. | - | - | Rd. D. Tucker, | ${ }^{6}$ | 1,400 |  |
| 6 | 66 | 5. | Do. | - | - | Cornelius Ray, | ${ }^{6}$ | 8,000 |  |
|  |  |  | Do. | - | - | Francis Lewis, | ${ }^{6}$ | 2,600 |  |
| 6 | 66 | 6. | Do. | - | - | Rencia Skaats, | 6 | 1,000 |  |
| 6 | 66 | 12. | Do. | - | - | John Van Blareone, - | " 6 | 700 |  |
| "6 | 66 | 13. | Do. | - | - | James Scott, | ${ }^{6}$ | 400 4100 |  |
| "6 | ${ }^{6}$ | 6 | Do. | - | - | Paul Castagnet, | ${ }^{6}$ | 4,100 4,000 |  |
|  | Feb'y, | 13. | Do. | - | - | Thomas Gardner, | 1013 ${ }^{\frac{3}{4}}$ | 15,800 |  |
| ${ }^{6}$ | March | 7. | Do. | - | - | Wm. Winthrop, | 6 | 400 |  |
| " | April | 1. | Do. | - | - | Jonathan Burrall, | 1014 ${ }^{\frac{1}{4}}$ | 3,000 |  |
|  |  | 4. | Do. | - | - | Jane Macomb, | ${ }^{6}$ | 1,400 |  |
|  | 66 | 17. | Do. | - | - | Keturah Cox, | ${ }^{6}$ | 2,700 |  |
|  |  | 17. | Do. | - | - | Margaret Varick, | 6 | 200 | 7 |

L-Continued.

The above sum of 190,000 dollars 8 per cent. stock, cost
Amount of stock,
Difference between amount of stock purchased, and moneys applied to the purchase,

|  | G. Simpson. | J. Burrall. | P. R. Dalton. | Total. |
| :---: | :---: | :---: | :---: | :---: |
| Balance in the hands of agents 31st Dec. 1807, - Advance to do. in 1808, | \$57,375 84 | $\begin{array}{r} 2125 \\ 100,000 \quad 00 \end{array}$ | 53,40783 51,24516 | $\begin{gathered} 110,80492 \\ 151,24516 \end{gathered}$ |
|  | 57,375 84 | 100,021 25 | 104,652 99 | 262,050 08 |
| Expended in the purchase of stock'as above stated, Commissions to agents, <br> Repayments into the Treasury, | 41,255 00 | 89,228 25 | 62,617 50 | 193,100 75 |
|  | 10150 | 21925 | 15425 | 47500 |
|  | 16,019 34 | 10,573 75 | 41,881 24 | 68,474 33 |
|  | \$57,375 84 | 100,021 25 | 104,652 99 | 262,050 08 |

Treasury Department, Register's Office, January 31, 1809.
JOSEPH NOURSE, Register.
M.

Statement of the amount of six per cent. deferred and three per cent. Stocks surrendered, and of the amount of exchanged and converted six per cent. Stocks issuedion lieu thercof, conformably to the act of February 11 th, 1807, entitled "An act supplementary to the act, entitled an act making provision for the redemption of the whole of the public debt of the United States."


Note. In the sums above stated as surrendered and issued at the treasury, New York and Pennsylvania are included.

The following amount of Old Stocks surrendered to, and New Stocks issued by, the agents who were appointed at London and Amsterdam, by virtue of the fourth section of the above act of February 11, 1807, viz:

| Agents. |  |  |  | Amount of Old Stock surrendered. |  |  | Amount of New Stock issued. |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | Six per cent. |  | Deferred. | Three pr. cent. | Exchanged in lieu of 6 pr. ct. and deferred. | Converted in lieu of 3 pr . cts. |
| London, Amsterdam, | - |  | - |  | $\begin{array}{r} \$ 128,00579 \\ 21,56804 \end{array}$ | $\begin{array}{r} \$ 57,11572 \\ 32,269 \quad 35 \end{array}$ | $\begin{array}{r} \$ 659,27028 \\ 55,33707 \end{array}$ | $\begin{array}{r} \$ 127,72870 \\ 40,73620 \end{array}$ | $\begin{array}{r} \$ 428,52565 \\ 35,96909 \end{array}$ |
|  |  | \$149,573 83 |  |  | \$89,385 07 | \$714,607 35 | \$168,464 90 | \$464,494 74 |

Treasury Department, Register's Office, February 3, 1809.
JOSEPH NOURSE, Register.

## ALLOWANCES TO FISHING VESSELS.

communicated to the hodse of representatives, february 10, 1809.
Treasury Department, January 16, 1809.
Sir:
I have the honor to return the petitions on the subject of the allowances to fishing vessels. The enclosed copy of a letter from the Comptroller will show the grounds on which he decided. I think the construction correct, but that the petitioners, particularly the collectors who paid the full allowances, are entitled to legislative relief. The enclosed statement will show the total amount of claims, if they are allowed.

Two similar petitions having been referred to the Committee of Ways and Means, permit me to request that you will communicate this letter, and its enclosures, to the chairman of that committee.

I have the honor to be, respectfully, sir, your obedient servant,
ALBERT GALLATIN.
Hon. Thomas Newton,
Chairman of the Committee of Commerce and Manufactures.

## Treasury Department, Compiroller's Office, January 13, 1809.

Sir:
I return the petitions laid before you by the chairman of the Committee of Ways and Means, and by the chairman of the Committee of Commerce and Manufactures; with the grounds on which the decision was made at the treasury, which gave rise to the petitions.

The collectors of the customs in Massachusetts generally continued to pay the full bounty allowed by different acts of Congress, to the owners and crews of fishing vessels until the first day of January, 1808, notwithstanding the additional bounty granted by the act of 8th July, 1797 , was made by the act of 12 th April, 1800, to depetrd for its continuance upon the existence of the act laying an additional duty upon salt, which was repealed after the 30th of June, $180 \%$, by the act of the 3 d March, $180 \%$.

The reasons which governed the collectors in their construction of the laws, are stated in the petitions, the principal of which is, that the salt used by them was imported and purchased prior to the 30th June, 1807, after which the additional duty was repealed.

It is admitted that the acts referred to are not free from ambiguity; and it is more than probable, that the greater part of the salt used by the petitioners, was imported and purchased by them prior to the 1st July, 1807. But it is conceived that the decision of the question does not depend upon the fact, whether the additional duty was paid on the salt used or not. If it dil, it would be decided differently in reference to different claimants, because it is not even alleged that all the salt used had paid the additional duty. How far the equity of the claim entitles the petitioners to the relief prayed, must rest with the Legislature.

Upon a consideration of the question, it occurred to meas the correct construction, that the proviso in the second section of the act of the 12th April, 1800, was in full force, and was not repealed by the act of 3d March, 1807; that the proviso in the second section of the act last mentioned relates to bounties or allowances other than the additional allowance, which, by a distinct, special, and negative provision, was limited in its duration to the continuance of the additional duty on salt, which was repealed after the 30 th of June, 1807.

When two statutes differ, the first must give way to the last: and this upon a principle of universal law, that leges posteriores priores contrarius abrogant. But this is to be understood only when the last is couched in negative terms, or when its matter is so clearly repugnant that it necessarily implies a negative. But if both acts be merely affirmative, and the substance such that both may stand together, then the latter does not repeal the former, but they both may have a concurrent efficacy. Is is deemed unnecessary to enlarge.

The schedule which has been prepared, and is now transmitted, will show the extent of the additional allowance, if admitted.

I have the honor to be, \&c.
Albert Gallatin, Esq.

Schedule of sums charged by collectors for allowances to vessels employed in the fisheries during the season of 1807, above the rate admitted at the treasury.


Collins and Ellery have charged amount paid at the reduced rate. Delesdernier states that $\$ 12640$ is claimed, he has not paid.

## ACCOUNTABIIITYOFIISBURSINGOFFICERS.

communicated to the housk of representatives, on the 15th of february, 1809."
Treasury Department, February 4, 1800.
SIR:
I beg leave, for the information requested by the Committee of Ways and Means, respecting the present mode of advances and accountability of public moneys in the War and Navy Departments, respectfully to refer to the letter and report of the Secretary of the Treasury to the Committee of Investigation, dated March 1st and 2d, 1802, and to the report of that committee to the House. But in suggesting, in conformity with the request of the committee, such provisions as may render the accountability of those Departments more prompt and efficient, and have a tendency to check abuses by subordinate agents, experience and a wish to propose only such alterations as are essentially important, and cannot, in any degree, impede the public service or derange the general system, induce me to submit, for the present, only, the following regulations:
I. That all the warrants drawn by the Secretaries of War and of the Navy, upon the Treasurer of the United States, should specify the particular appropriation to which the same should be charged; that the advances thus made should, in conformity therewith, be charged in the books of the Accountants, to accounts corresponding with the appropriations; and that the persons to whom the advances are made should render distinct accounts for each branch of expenditure, according to such appropriations.

That rule is observed in relation to all the disbursements of money by, and expenditures settled directly at, the treasury, and is attended with no inconvenience whatever. Its extension to the War and Navy Departments will introduce the requisite correspondence between the accounts kept in the several Departments, and, in conformity with the constitution, prevent the application of public moneys to other objects than those for which they have been appropriated.
II. That all permanent agents employed in purchasing supplies, or who receive and disburse public moneys, should, in every instance, be recognized by law, and appointed in such manner as may be provided by law; that their compensation, as well as that of all other officers, should be fixed by law; that they should give security for the moneys advanced to them, and that they should, whenever practicable, keep such moneys in a bank designated for that purpose, and make monthly returns of their cash account, which would be checked by the returns made by such bank.
III. That all the contracts or purchases, whether made by the Treasury, War or Navy Departments, or by their agents, should be made public, and be approved by the President of the United States.

I also think that the accountability would be rendered much more prompt and efficient, if the Accountants of the War and Navy Departments were considered, in every respect, as auditors of accounts for the same; that is to say, if each individual account as it is audited by either, was sent immediately to the Comptroller for settlement. According to the present mode, the Accountants render quarterly accounts which embrace all the individual accounts they may have audited during the quarter. Those quarterly accounts are then settled by the Auditor and Comptroller in the usual manner; but that system is attended with great delays: and the treasury settlement has become little more than a matter of form, individuals being paid either in advance, or, at farthest, when the account is adjusted by the Accountant. The provision which authorizes an immediate appeal from the Accountant to the Comptroller, forms an exception, but can operate only in favor of individuals, and never in favor of the United States.

I fear, however, that this important alteration cannot take place without the creation of a new officer in the treasury, to whom should be given the superintendence of the revenue. For the office of the Comptroller being now burthened with that laborious branch, in addition to his legal duties of settling definitively all accounts, of recovering all the debts due to the United States, and of directing and superintending all the suits instituted for that purpose, of acting as commissioner of loans for the treasury, \&c., it would be impossible for him to settle, in an efficient manner and with the necessary despatch, each individual account sent from the War and Navy Departments, unless he was relieved by a new officer from the general superintendence of the revenue. I am even of opinion that, supposing the accountability of the War and Navy to remain as it is, the public service would be much promoted, public accounts generally be settled with greater despatch, and delinquents be sooner brought to account, if the suggested office was established. And the superintendence of the lands which has grown into an extensive and complex system, might be annexed to it with equal advantage to the public and to individuals.

I haye the honor to be, very respectfully, sir, your obedient servant,
albert gallatin.
Honorable Geqrge W. Campbell, Chairman of the Committee of Ways and Means.

## DRAWBACK OFDUTIES.

COMMUNYCATED TO THE HOUSE OF REPRESENTATIVES, FBBRUARY 16, 1809.

## Mr. Newton made the following report

The Committee of Commerce and Manufactures submit a report on the following cases.
James Wilson Jr. of Charleston, South Carolina, states that he exported to Havanna nineteen hundred and sixty two bushels of salt, which was entitled to the benefit of the drawback. He also states that he failed to obtain his debenture from the collector, in consequence of a misconception of the law; instead of giving bond before or within ten days after the clearance, as the law directs, he did not offer to execute the bond until after the sailing of the vessel, on the supposition that the ten days were to be computed from the time of sailing.

Jacob Ritter Jr. of the city of Philadelphia, states that, on the 16th of day of June 1806, he shipped on board the Fair American for Amsterdam, sixty-four cannisters of sugar, entitled to the benefit of drawback. The petitioner could not obtain his debenture, inasmuch as he failed to comply with the requisites of the law. "He also states that he had been for five years a supercargo; most of this period of time out of the United States, and, of course, little conversant in the mode of transacting-business at the custom house, or of the forms required by law on the re-exportation of merchandise entitled to a drawback of the duties.

Robert Peter Branu, a citizen of the United States, residing in the city of Philadelphia states that, on the 25th of September, 1800, he shipped five boxes of merchandise marked B and C entitled to a drawback of the duties on board the schooner' Liberty for Carthagena (Spanish Main) that he sailed on board the schooner as supercargo, and in the hurry of his departure, he omitted to take the qualification and sign the bond, as prescribed by law, in consequence of this omission he failed, on his return, to obtain his debenture from the collector.
J. Creighton of the city of New York in behalf of his son who is under the age of twenty-one years, states, that his son James Creighton Jr. shipped certain articles of merchandise entitled to drawback, on board the brig Penelope for the Havanna in the month of OctoDer 1806, on board of which vessel he embarked to prosecute the voyage. He also states that James Creighton, Sen. through the hurry of business and oversight, neglected to comply with the requisites prescribed by law, the petitioner further states that his son is absent from the United States.

James Thompson of the city of New York states that, in the months of August and September 1807, he imported from England sundry goods, viz. three bales of plains, nine cases of blankets, seven bales of baizes, one bale of cloth, two trunks of calicoes, and one box of cambric muslins, and that the said goods were regularly entered at the custom house, and duties secured. The petioner also states, that the above mentioned goods were exported to Havanna in the ship Cuba, and that he has been refused his debenture by the collector, inasmuch as he did not comply with the requisites of the law to entitle him to it. The petitioner acknowledges that he was acquainted with the provisions of the law; but that his non-compliance with them was owing to the hurry of business, he states that he has paid one million of dollars into the treasury for duties, and that he never failed before in his observance of the law.

The abovementioned petitioners pray that the Legislature will take their cases into consideration, and authorise by law the issuing of debentures to them respectively.

The committee have given full consideration to the cases made out by the petitioners, and they are of opinion, that negligence, forgetfulness and misconception of the law, are inadmissible pleas, and cannot bring the cases within the scope of legislative interference and equity. When a law is in force, it is the duty of all to become acquainted with its provisions, and to comply with its injunctions. If pleas of this sort be admitted, the Legislature would be converted into a tribunal, to receive excuses for, and to justify and sanction, a non-observance of the laws. The committee are of opinion, that the National Legislature ought not to interpose its extraordinary powers, but in cases where a non-compliance with the law, has been in consequence of the sickness of the parties, the prevalence of the yellow fever in our cities, the omissions on the part of the officers of the customs, or some misfortune or occurrence not within the control of the parties.

The committee, therefore, recommend the adoption of the following resolution.
Resolved, That the petitioners have leave to withdraw their petitions.

## REMISSION OF DUTIES.

communicated to the house of representatives, february 18, 1809.
Mr. Newton, from the Committee of Commerce and Manufactures, to whom was referred the memorial of Read and Jephson, and Charles Seton of the city of York, made the following report:
The memorialists state that, on the 15th of February 1806, they despatched the American ship Bellona, Thomas Briscoe master, with a valuable cargo on a trading voyage to the coast of Africa. That Thomas Briscoe died, prior to the disposition of the outward cargo, and that the necessary arrangements for the completion of the object of the voyage devolved on a Mr. Peter Winthrop, who was sent out as an assistant to Thomas Briscoe, and the command of the ship on James Collings the mate. The memorialists further state, that, through the carelessness and mismanagement of Peter Winthrop and James Collings, they have sustained considerable loss in the disposition of the outward cargo and have also been subject since the arrival of the Bellona in the United States, to pay duties for merchandise not imported in the said ship. The memorialists state that the entry was made from the manifest, and that the cargo fell short of the quantum of merchandise specified in the manifest. This difference in the quantum of merchandise called for by the manifest, and that which was actually discharged from the Bellona, is accounted for by the memorialists in the following manner.

They say that the manifest of the cargo was made by Peter Winthrop and James Collins with a view to deceive the memorialists, and to cover the waste committed by them of the outward cargo. The Bellona arrived at the port of Charleston, (South Carolina) at the commencement of the year 1807, and after being refitted, proceeded under the command of William H. Barrett.

The memorialists pray a proportional abatement of the duties.
This case presents a new subject to the committee for consideration. They have bestowed on it much reflection, and they are aware of the delicacy and difficulty inherent in all questions relating to commerce. In making a decision they have sedulously endeavored to hold the scales of justice in equipoise between the memorialists on the one part, and the United States on the other. The committee with regret, hear, that the memorialists have suffered any loss from the carelessness and mismanagement of those to whom they committed the conduct of their affairs, but the committee consider themselves as restrained at this distance of time, wanting only a few days of being two years, since the arrival of the Bellona, and the entry of her cargo at New York, to open the question for investigation. They are conscious that, if they were to sanction such a practice, the revenue would be liable to many and great impositions. The memorialists cannot complain, as they had a remedy by the fifty second section of the act to regulate the collection of duties on imposts and tonnage, if they had availed themselves of it. By that section of the law, provision is made for the correction of entries which shall have been incomplete, or without the specification of particulars, either for want of the original invoice or invoices or for any other cause, on a compliance with the requisites therein specified. The law gave the relief now sought, but required that the mistake should be rectified instanter, while every circumstance was fresh in the memory of those entrusted with the collection of the duties, and while the cargo remained in the custody of the proper officers. Independent of these reasons, which in the opinion of the committee fully justify them in not sustaining this case, a train of circumstances occur to render a recommendation of this case to legislative interposition, highly improper. It is stated by the memorialists that the ship Bellona in returning from the coast of Africa instead of making for New York, the port of her destination, through the ignorance or misconduct of the master, was carried to Charleston in which port she was refitted, and from thence sailed for the port of New York. From the characters given of the master and the assistant, the probability is that the memorialists as well as the United States, may have been defrauded, the first of their property, and the last of the duties after the ship's arrival in the United States. As no information touching this subject is before the committee from the collectors either of Charleston or of New York, at which port the cargo was entered, it would be in violation of every principle of jurisprudence for the committee to decide against the United States, on ex-parte evidence.

The committee, therefore, submit the following resolution:
Resolved, That the prayer of the memorialists ought not to be granted.

Mr. Randolph, from the committee appointed 'to inquire whether any advances of money have been made to the Commander-in-chief of the army, by the Department of War, contrary to law, and, if any, to what amount," presented the following documents:

Department of $\mathrm{W}_{\mathrm{ar}}$, Accountant's Office, February 13, 1809.
Sir:
In obedience to your request as chairman of a committee of the honorable the House of Representatives, I have the honor to enclose the following statements and copies of documents, in relation to the allowances and advances of money and of supplies received through the Department of War, by Brigadier-General James Wilkinson, since the passage of the act of March 16, 1802, viz:

Statement A of moneys allowed, and of supplies received by Brigadier-General Wilkinson, since the passage of the act of 16 th March, 1802, in his capacity as Brigadier-General.
Statement B showing the moneys allowed and paid to Brigadier General Wilkinson, as Indian commissioner, from 12th July, 1801, to 1st June, 1804,
Statement C showing the expenses incurred by General Wilkinson, and Governor C. Claiborne, as commissioners for taking"possession of Louisiana.
Statement D copy of the account of James Wilkinson, as Brigadier-General, taken from the books of this office, since 16th March, 1802.

## Documents connected with statement A.

No. 1. Copy of a letter from the Secretary of War to the Comptroller of the Treasury
2. Copy of a letter from the Comptroller of the Treasury to the accountant of the War Department.
3. Copy of a letter from tbe accountant to the Comptroller of the Treasury.
4. Copy of the opinion of the Attorney General.
5. Copy of the account of Brigadier General James Wilkinson, for extra allowances of rations, \&c. from the 13th September, 1806, to 24th May, 1 S07.

Documents connected with statement D and a summary of the statements marked A B C and D.
6. Copy of a letter from the accountant of the War Department, to Brigadier-General James Wilkinson, dated 28th February, 1808.
7. Copy of a letter from the same to the same, dated 23d March, 1808
8. Copy of a letter from the same to the same, dated 16th November, 1808.

All which are respectfully submitted.
I have the honor to be, very respectfully, sir, your most obedient servant,
WM. SIMMONS, Acct. Dep. War.
The Honorable John Randolpy Chairman of a Committee of the House of Representatives United States.

## A.

Statement of moneys which have been allowed and paid to Brigadier General James Wilkinson, and the objects of such allowances and payments since the 16 th. March, 1802 over and above the pay of two hundred and iwenty-five dollars a month, prescribed and limited by the 4 th section of the Act of Congress of that date, and of the supplies which have been furnished to him in his capacity as Brigadier General.

\begin{tabular}{|c|c|c|c|}
\hline \multicolumn{2}{|l|}{Dates of entry on the books.} \& \& Amount. \\
\hline June \& 11, 1805. \& \begin{tabular}{l}
For pay, subsistence, and forage, received by General Wilkinson, from March 16, 1802 to May 31, following, that being the date to which that portion of the troops in the vicinity of the General were paid up to, under the old establishment, by an arrangement of the War Department, \\
His pay, agreeably to the act of \(\bar{M}{ }^{-} \overline{-} 16,1802\), at \(\overline{-} 225\) per month, during the same period, would have amounted to
\end{tabular} \& \\
\hline \multirow[t]{3}{*}{Jan.} \& 13, 1809. \& \begin{tabular}{l}
Difference, \\
For the following allowance of \(\$ 2,03316\), made him by the Secretary of War, which was disallowed at this office on the principle of its being contrary to the law of the 16th March, 1802, fixing his allowance as brigadier general, and for reasons more fully detailed in my letter to the Comptroller, under date of the 10th January, 1809, and afterwards admitted by the accounting officers of the treasury, on the opinion of the Attorney General of the 9th January, 1809, viz: \\
For extra allowance of 36 rations per day at Natchitoches, from the 13th to the 30th September, 1806, 18 days, at \(17^{1 \frac{1}{2}}\) cents per ration, \\
For do. at said place, from 1st October to 11th November, 1806, 42 days, 2,016 rations at 18 cents, \\
For do. at New Orleans, from 12th November, 1806 to 24th May, 1807, 194 days, 9,312 rations at 15 cents, \\
For an allowance of quarters, stables, \&c. when on command in New Orleans, for which he received no compensation, from 25 th November, 1806, to the 24th May, 1807, six months. at \(\$ 100\) per month,
\end{tabular} \& 4741

2,03316 <br>
\hline \& \& \& \$2,080 57 <br>

\hline \& \& | Nort.--Subsequent to the 31st May, 1802, the pay of General Wilkinson, at the rate of $\$ 225$ per month, has been received through the paymaster of the army. |
| :--- |
| Supplies which have been furnished General Wilkinson, and charged his account, as contrary to the law of the 16th March, 1802, viz: | \& <br>


\hline May \& 31, 1806. \& | For amount paid by Moses Hook, captain and assistant military agent, for a New Orleans boat to transport the general and his family, |
| :--- |
| For amount paid by ditto, for painting said boat, and tor an awning and |
| 10068 other materials, |
| For amount advanced him by ditto, for transportation of his baggage from Washington city, Baltimore and Philadelphia, to Pittsburg, | \& <br>

\hline May \& 1, 1807, \& For amount paid by Lieutenant William Piatt, assistant military agent, for transportation of his baggage from the rapids on Red river to Natchitoches, \& <br>
\hline April \& 30, 1808. \& For supplies made him by requisition on Captain George Peter, assistant military agent at fort $\mathrm{M}^{6}$ Henry, which have been passed to the credit of William Linnard, military agent, and now brought to the debit of the general, he not being entitled by law to any part thereof, viz: Eight cords of wood tor November and December, 1807, Forage consumed by his horses at fort M‘Henry, out of that purchased for the public horse, as well as on his own order, per letter of Captain Peter, \& <br>
\hline
\end{tabular}

Statement A-Continued.

| Date of entry on the books. |  | Amount. |
| :---: | :---: | :---: |
| Dec. 13, 1808. | For the following articles furnished on his requsitions, agreeably to the certificate of Abraham D. Abrahams, military agent at New Orleans, viz: <br> For 2 cords of wood furnished at Carlisle by Richard Parker, contractor, 22d September, 1808, at \$250, | 1,247 73 |
|  |  | \$3,328 30 |

Dipartment of War, Accountant's Office, February 13, 1809.
WILliAM SIMMONS, Accountant Department War.

No. 1.
Copy of a letter from the Secretary of War to the Comptroller of the Treasury.
War Department, January 6, 1809.
$\mathrm{Sm}:$
Having understood that the accountant of this department has doubted the legality of an allowance I had, with the approbation of the President of the United States, directed to be made to General Wilkinson, as commanding officer at New Orleans, and its dependencies, I take the liberty of stating the facts, and the authorities under which the allowance has been made.

In the 5 th section of the act fixing the military peace establishment, passed March 16, 1802, the President is authorized to allow the commanding officers of posts, such additional number of rations, as he shall deem proper.

The commanding officer at New Orleans, has been allowed treble the ordinary number of rations for an officer of his rank, with quarters, \&c. and it has been agreed that General Wilkinson should be allowed an addition of treble the ordinary number of rations allowed to a brigadier-general, together with an allowance for quarters. In treble compensation General Wilkinson receives by law, as brigadier general, the usual rations were estimated; but it is presumed that this cannot justly bar him from an extra allowance under circumstances, which, in the opinion of the President of the United States, would entitle any other officer to an extra allowance of rations. This allowance to him for quarters at the expense of the United States, is nothing more than what is granted to all other offance to him orcording to their respective grades, although there never has been any law for furnishing officers or soldiers with quarters, any more than for tents or fuel; but universal usage and the necessity of the case have long since wanctioned the practice. I shall not consider it expedient to give any other reasons on this subject to the accounsanctioned the practice. inan those already given, but have thought it my duty to make this statement to you, to aid in any opinion you may please to give.

I am, very respectfully, your obedient servant,
H. DEARBORN.

To the Comptroller of the Treasury.

No. 2.
'Treasury Department, Comptroller's Office, January 9, 1809.
Sir: The account which you will herewith receive, was enclosed to me in a letter from the Secretary of War, of which a copy is also sent.

As the accounting officers of the treasury are authorized to revise settlements made in your office, and not to decide on claims in the first instance, it is necessary that you should admit or disallow the claim, in order that it may be finally decided on in this department. It is therefore submitted to your decision.

I am, sir, respectfully, your obedient servant,
G. DUVALI.

William Simmons, Esq.
No. 3.
Department of War, Iccountant's Office, Januaty 10, 1809.
Sir:
The account of Brigadier General James Wilkinson, covered by your letter of the 9th instant, to be acted upon in this office, had been some days before exhibited to me for allowance, and was objected to, because I conceived the claim expressly prohibited by law.

The 4th section of the act fixing the military peace establishment, passed the 16 th March, 1802 , contains the following clause: "And be it enacted, that the monthly pay of the officers, non-commissioned officers, musicians and privates, be as follows, to wit: to the brigadier general, two hundred and twenty-five dollars, which shall be his full and entire compensation, without a right to demand or receive any rations, forage, travelling expenses, or other perquisite or emolument whatsoever, except such stationary as may be requisite, for the use of his department."

Now, the claim of Brigadier General Wilkinson, being for thirty-six'rations per day, at Natchitoches, from 13th September, 1806, to 11th November, following, and at New Orleans, from 12th November, 1806, to 24th May, 1807, and for quarters, stables, \&c. at the latter place, from 25 th November, 1806 , to - 24 th May, 1807, I have, of course, conceived as I have above stated, that its allowance was prohibited by law.

The clause contained in the 5 th section of the above act, authorizing such additional number of rations to the commanding officer of each separate post, as the President of the United States may direct, I did not conceive was intended to include the brigadier general, after the prohibitory clause contained in the preceding section, and such must have been the opinion heretofore held by others; for I found, on examination, that Colonel Cushing received double rations, as commanding officer at Natchitoches, for the great part of the time charged by the General at that place, and that Lieutenant Colonel Freeman and Colonel Cushing, received triple rations at New Orleans, together including nearly the whole period charged by the General at the latter place, and in no instance, within my recollection, have double rations been allowed to tivo officers for the same period, at the same post. Indeed, the clause of the section last referred to, would seem to forbid it; because it limits the direction of the President of the United States, to the allowance of additional rations to the commanding officers' of each separate post.

The item for quarters, stables, \&c. while at New Orleans, in miy opinion, is also prohibited by the 4th section of the act first mentioned, and in conformity with this opinion held by me ever since the passing of this act, I haye uniformly charged to the personal account of General Wilkinson, all sums paid by agents of this department, for fuel, forage, transportation, \&c. for his use, and at this time, his account stands charged with a considerable amount composed of such items, as well as other moneys of long standing, unaccounted for.

Under these impressions, I do not feel myself authorized to admit any part of the account, and, therefore, return it herewith, to be revised by the accounting officers of the treasury, as suggested in your letter.

I have the honor to be, \&c.
WILLIAM SIMMONS.
G. Duvall, Esquire, Comptroller of the Treasury.

No. 4.

$$
\text { Washingtón, January, 9, } 1809 .
$$

Sir:
The case referred to me for my opinion as stated in your note of the 6th instant, is not free from difficulty. At first view, it presented serious embarrassment. On mature reflection, however, I concur in the opinion you have formed.

The 4th section of the act of the 16th of March, 1802, declares, "That the monthly pay of the officers, noncommissioned officers, musicians, and privates, be as follows, to wit: the brigadier general, two hundred and twen-ty-five dollars, which shall be his full and entire compensation, without a right to demand or receive any rations, forage, travelling expenses, or other perquisite or emolument whatsoever, \&c." These expressions are broad and comprehensive, and if taken alone, would exclude the allowance granted. But, to put a just interpretation on any clause contained in a statute, you must look beyond the insulated section. The entire act must be taken into view, and such a construction formed, as will give effect to every part.

Though, in relation to other commissioned officers, this section provides only for their pay, yet, in the case of the brigadier general, it fixes a certain sum, as his full and entire compensation for pay, rations, forage, travelling expenses, and any other perquisite or emoluments, to which, by virtue of his office and in his capacity of brigadier general, he may be entitled. The terms perquisite and emolument, are well understood. A perquisite, means someting gained by a place or office over and above its settled wages. An emolument, is any advantage or profit arising from the particular office held.

The scale assumed by Congress, when they fixed the monthly pay of the brigadier general at two hundred and twenty-five dollars, as a full and entire compensation, included, no doubt, a just estimate of the usual allowance for rations, forage, and travelling expenses, to an officer of that grade. If this section established only his monthly pay, and, as in the case of bther commissioned officers, the act had positively fixed and ascertained in subsequent sections, the allowance for rations, forage, \&c. it would have amounted, I apprehend, to the same thing as it does at present. Those officers, for whose pay, rations, \&c. provision is made, in this manmer, are, I conceive, as completely excluded thereby in their respective capacities, considered merely as officers of a certain grade in the ordinary line of duty, from additional compensation in any shape, as the brigadier general in his distinct and substantive quality as such, by the expressions in relation to his monthly pay, being a full and entire compensation. When a statute declares positively, that an officer shall receive a certain pay and a precise number of rations, \&c. the affirmative expressions imply and import a negative, that he shall not receive any more than what is thus limited and prescribed. The law thus fixes his full and entire compensation by specifying, particularly, every article of which it shall consist.

Notwithstanding this, it will be conceded that officers are entitled to quarters and to fuel in proportion to their rank when the army goesinto winter quarters; or to tents, when encamped. When marching by land with the army or proceeding by water, the wagons or vessels proper for transporting their necessary baggage or camp furniture, would be provided at the public expense, and would not be deducted from their compensation. This, I believe to be the universal usage and custom.

The allowance made to General Wilkinson, is not in his capacity of brigadier general, but in his quality of commander of a separate post. By the 5 th section of the act abovementioned, the President is authorized to allow, to the commanders of separate posts, such number of rations as he may, from time to time, think proper to direct, having respect to the special circumstances of each post. Officers of different grades may be ordered by the President, as commander-in-chief, to different posts. The brigadier general, as well as a colonel or other inferior officer, nay, the importance of a particular post, may point him out to the President as the most suitable person. He is obliged, when ordered, to repair to the place, a situation, perhaps, the least desirable. His command is limited to the defence and protection of the post assigned. I can perceive no solid distinction in reason or common sense, between his case and that of any other officer. They are equally subject to the superior control of the commander-inchief and must obey when he orders. The births may not be those of their own seeking. In this new capacity or peculiar office, Congress have thought proper to vest in the President, a discretion on the subject of rations. By virtue of this power, the President, through you, as his regular organ, has thought proper to allow General Wilkin son, whilst commanding at "New Orleans, treble rations." In doing this, I understand he has followed the example set in similar cases, and particularly the precedent established in the instance of Colonel Freeman, who commanded at the same post. Upon the best consideration I have been enabled to give the case, I believe the practice to be correct and legal.

Yours very respectfully,
The Secretary of War.
C. A. RODNEY.

## No. 5.

Dr.

## The Uniterl States, to General James Wilkinson,

To extra allowance of thirty-six rations per day, at Natchitoches, from 13th to 30th September, 1806, being eighteen days, eight hundred and sixty-four rations, at seventeen cents five mills per ration,
To do. at Natchitoches, from 1st October to 11th November, 1806, inclusive, being forty-two days, two thousand and sixteen rations, at eighteen cents per ration,
$\$ 11340$
To do. at New Orleans, from 12th November, 1806, to 24th May, 1807, being one hundred ninety-four days, nine thousand three hundred and twelve rations, at fifteen cents per ration,
o allowance for my quarters, stables, \&c., when on command in New Orleans, for which I have received no compensation, from the 25th November, 1806, to 24th May, 1807, inclusive, being six months, at one hundred dollars per month,

Admitted.
JAMES WILKINSON.

## H. DEARBORN.

## Treasury Departhent, January 11, 1809.

The within account has been admitted by the Secretary of the War Department, with the approbation of the President of the United States, under the 5 th section of the act of the 16 th March, 1802, and is sanctioned by the opinion of the Attorney General, and may, therefore, be passed to the credit of General Wilkinson, in the books of the accountant for the Department of War.
G. DUVALL, Comptroller.
R. Harrison, Auditor.

## B.

Statement of Moneys allowed and paid to Brigadier General James Wilkinson, as Indian Commissioner, viz:

## Compensation.

Compensation as commissioner to treat with the Cherokees at Southwest Point, from 12th July to 10th September, 1801, at eight dollars per day, from 11th September to 28 th October, 1801 at eight dollars per day,
Ditto, to treat with the Choctaw nation, at fort Adams, from 29th October to 31st December, 1801, at eight dollars per day,
Ditto, to treat with the Choctaw commissioners for carrying into execution the treaty of fort Adams, from January 1st to 22d March, 1802, at eight dollars per day,
Ditto, to treat with the Cıeek nation at fort Wilkinson, from 23d March to 18th July, 1802, at eight dollars per day,
Ditto, to treat with the Choctaw Indians at Old Fort Confederation, from the 19th July, 1802, to 20 th October following, at eight dollars per day,
Ditto, as commissioner to determine and mark the Choctaw boundary line near the Mississippi, from 21st October, 1802, to 28th February, 1803, at eight dollars per day,
Ditto, as commissioner to determine, survey, and mark, the boundary of the Choctaws, west of the Mobile and Tombigby rivers, and the boundary of the Creeks, east of the Alabama and the Tensaw rivers, from 1st March to 3d December, 1803, at six dollars per day,
Ditto, as commissioner returning from Mobile to New Orleans on his way to the city of Philadelphia, his place of residence, from 4 th to 16 th December, 1803 , thirteen days, at eight
dollars per day, Compensation as commissioner from the 25 th April, the day he left New Orleans, to the 1st June, 1801, when he arrived in Philadelphia, thirty-seven days, at eight dollars per day, . . 296

## Personal Expenses as Commissioner, viz:

Amount of expenditures from the Oconee to the Choctaw nation, at a conference held with said nation at fort Confederation, and while passing through the same, from 30th August to 28th October, 180 ,,
Expenditures when in search of Mr. Purcell, for information respecting the Indian boundaries, from 17th July to 11th August, 1802,
Payment to William T. McCormick for sundry supplies of groceries, for the use of the commissioners,

Expenditures while perambulating, and establishing the Choctaw boundary line, agreeably to the treaty at fort Adams, from 2d December, 1802, to 28th February, 1803,
Payments for his expenses and charges incident to establishing the Choctaw and Creek boundaries on the Tombigby, Mobile, and Alabama rivers, from 10th July, to 20th November, 1803,
For amount of his account of expenses from New Orleans to the seat of Government, and while remaining there on business relative to his duties as Indian commissioner,

Payments on account of the survey of the route from Bayou Pierre to the Choctaw nation,

Payment to servant and attendant, having charge of public horses and baggage, from 1st July, 1802, to 1st March, 1803,

16000
Expenditures while perambulating, and establishing the Choctaw boundary line, agreeably to the treaty of fort Adams, from 2d December, 1802, to 28th February, 1803,
Payments made by him for charges incident to establishing the Choctaw and Creek boundaries on the Tombigby, Mobile, and Alabama rivers, from 10th July, 1803, to 20th November following,
$1,95043 \frac{1}{2}$

Note.-It is to be understood that the compensation, \&c. of General Wilkinson, as Indian commissioner, entered in this statement, commences with his appointment, the 12th July, 1801, because the whole was included in one settlement at this office, and the expenditures between that date and the 16th March, 1802, could not be distinctly separated

## Expenses incident to forming the treaty of fort Wilkinson, taken from the account of Wilkinson, Hawkins, and

 Pickens, joint commissioners for holding a treaty with the Indian tribes south of the Ohio, viz:Commissioners' table and other expenses, viz:
For articles for subsistence of themselves, their attendants and horses, per account of Alexander Macomb, secretary, per abstract A,

3,956 98
For articles of household and table furniture, culinary vessels, \&c. per abstract A,
Sundry payments sy Alexander Macomb, secretary, per voucher No. 2, in his account, to
Samuel C. Hall, for expenses incident to the support of the commissioners' table, for
which there are no specific vouchers, per abstract A,
62407

For the purchase of provisions and supplies furnished belonging to the factory, by Jonathan Halsted, United States' factor, for the use of the commissioners' table, and for the Indians attending the treaty at fort Wilkinson, per abstract No. 4, and vouchers with Halsted's account,
For articles furnished the commissioners and the chiefs of the Creek nation of Indians attending the treaty, out of the United States' factory, per abstract No. 1, and vouchers, with Halsted's account,
Expenditures made on account of the commissioners, exclusive of those for the purchase of provisions, and, principally, upon their orders, per abstract No 3, in Halsted's account
Payment made by said Halsted for incidental expenses, in procuring provisions, \&c.
Payments made by Alexander Macomb, secretary, for transportation, pay of guides, expresses, cooks, and others employed during the execution of the commission, and in assembling the Indians at the treaty, \&c. per abstract $B$,

5,942 35
5,026 20

解
For payments by Alexander Macomb, to Nathaniel Evans and Lieutenant
Walback, for contingent expenses incident to the treaty, for which there are no specific vouchers, per abstract B,
Payments for expenses and allowances for services of interpreters and attendants, and travelling expenses of the commissioners, per abstract $B$,

66290

Amount of expenditures by the quartermaster general for the purchase of horses, mules, transportation of Indian goods, and other disbursements in relation to the treaties,

Department of War, Accountant's Office, Febiuaiy 13, 1809

## WILLIAM SIMMONS, Accountant Department War.

c.

Abstract of expenditures made by Lieutenant Josiah Taylor, assistant military agent, under the directions of Brigudier General James Wilkinson and Governor William C. C. Claibome, Commissioners appointed to take possession of Louisiana, in the years 1803 and 1804.

| For $418 \frac{1}{2}$ | lbs loaf sugar, | 11,350 | Spanish cigars, | $6{ }^{\frac{1}{2}}$ | gallons vi |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  | ${ }_{6} 6$ lump sugar, | 8 | bottles of capers, | 2 | bottles vinegar maille, |
| 44 | " brown sugar, | 1 | box of brandy fruits, | 2 | bottles pickles, |
| 844 | bottles of claret, | 1 | ${ }^{6}$ raisins, | 3 | bottles of olives, |
| 196 ${ }^{\frac{1}{2}}$ | gallons Madeira wine, | 4874 | lbs. of ham, | $148{ }^{\frac{1}{4}}$ | lbs. of cheese, |
| 4 | "6 sherry wine, | 2 | tubs of rounds of beef, | 17 | lbs. of hog's lard, |
| 1 | quarter cask Madeira wine, | 1 | bottle of Cayenne pepper, | 24 | lbs. of butter, |
| 144 | bottles of champaigne, | 3 | lbs. black pepper, | 20 | bunches of onions, |
| 50 | ${ }_{6} 6$ white wine, | 20 | "6 chocolate, | 30 | lbs. of flour, |
| 100 | *6 hermitage wine, | 10 | bottles of mustard, | 2 | barrels of flour, |
| 588 | "6 red wine, | 47 | ${ }^{6}$ s sweet oil, | 1 | sheep, |
| 1 | "6 cordials, | 3 16 | lbs. vermicelli, | 3 | barrels of potatoes, |
| 67 | gallons brandy, | 16 | ${ }_{6} 6$ of atmonds, |  | bushels of salt, |
| 67 81 | gallons brandy, | 40 | "6 of rice, | 300 | lbs. of bread, |
| 1 | bottles of porter, |  | beeves' tongues, | 1 | tierce Irish beef, |
| 258 | bottles of ale, |  | lb. cloves, | 180 | barrel of onion |
| 3 | barrels of cider, |  | lb. nutmegs, | 4 | cases of tea |
| 5 | gallons of rum, |  | lb. cinnamon, | 450 | lbs. of corn blades, |
| 28 | " whiskey, | 1 | English cheese, | 96 | barrels corn, |


|  | loads of hay, | 1 | looking glass, | 9 | decanters, |
| :---: | :---: | :---: | :---: | :---: | :---: |
| $162 \frac{1}{2}$ | lbs. coffee, | 16 | lights of glass, | 6 | salt cellars, |
| $5 \frac{1}{4}$ | lbs. first quality tea, | $210 \frac{1}{2}$ | lbs, spermaceti candles, | 24 | wine glasses, |
| 48 | cords of wood, | 1 | barrel hominy, | 24 | tumblers, |
| 6 | dozen knives and forks, | 42 | lbs. of tallow candles, | 2 | pitchers, |
| 3 | pair plated candlesticks, | 228 | feet of plank, | 6 | dishes, |
| 2 | pair snuffers, | $4 \frac{1}{2}$ | lbs. of Castile soap, | 60 | plates, |
| 12 | barrels of charcoal, | 1 | filtering stone, | 1 | lantern, |
| 30 | lbs. of bar iron, | 24 | cordial glasses, | 1 | set dining china. |
| 1 | pair of andirons, | 42 | goblets, |  |  |

Also, forage for five public horses, riding express trom Fort Adams to New Orleans, sundry groceries, not enumerated, dinners for twelve persons for ten days, furniture not enumerated, two tables, cakes, macaroons, confectionary and preserves, pies, tarts, puddings, cakes, biscuit, and cabbages, confectionary furnished at different times, sugar plums, washing table cloths and napkins, nine turkeys, eighteen capons, and thirty fowls, medicine, \&c.

Note. - The above disbursements were made between the 7th December, 1803, and 24th April,
1804 , per vouchers, from No. 1, to 99, and amount to
$\$ 5,12737$
John M. Wight, for provisions and other articles purchased in the market for the use of
the commissioners' table, from 26th January, to the 22d April, 1804, inclusively, Ditto, for ditto, on the 23d April, 1804,
Ditto, for sixty loaves bread, purchased for ditto,
Ditto, for his salary as steward to the commissioners, from 16th January, to 23d April,
1804, inclusively, 99 days at one dollar per day,

375

9900

6,619 72
Departarent of War, Accountant's Office, February 13,1809.
WM. SIMMONS, Accourtant Department of War.

Dr.
Brigadier General James Wilkinson.


Brigadier General James Wilkinson.

ay
12. To warrants on the treasurer,

For warrant No. 9111, to Wm. Simmons, for a bill of exchange, dated 12th April, 1806, in favor of Falconer, and Comegys on account of the Indian department,

98000
June 19. For warrant No. 9188 , to Nicholas Whellan, for two bills of exchange
July For warrant No. 9213, to Wm. Whann, for a bill of exchange dated April 30, 1806, in favor of Abraham New, on account of the Indian
For wartment, No. 9215 , to James Davidson, for a bill of exchange dat-
To balance due the United States on settlement,
For warrant No. 855, drawn by the Secretary of War, for his pay from 1st April, to 31st Decemer, 1805,

To William Linnard, military agent,
For amount paid by Moses Hook, assistant military agent, for a New Orleans boat to transport the General and family,
For amount paid by do. for painting said boat, and for an awning and other articles,
For amount adyanced him by do., per receipt 14th May, 1805,
For amount advanced him by do. for transportation of his baggage from Washington city, Baltimore, and Philadelphia, to Pittsburg, ed May 15, 1806, in favor of L. Bisson, on account of the Indian department,
For warrant No. 9224, to James Davidson, for a bill of exchange dat. ed April 28, 1806, in favor of J. Y. Mossinan, on account of the Indian department,

W -
For warrant No. 9225 , to Wm . Mackay, for three bills of exchange, dated May 15 and 26, 1806, on account of the Indian department, For warrant No. 9230 , to $\mathbf{W m}$. Whann, for two bills of exchange dated May 12, and 29, 1806, on account of the Indian department,
July
For warrant No. 9242 , to Thomas T. Tucker, for a bill of exchange, dated May 18, 1806, in favor of Alexander M'Nair, on account of the Indian department,
July $17, \begin{aligned} & \text { For warrant No. 9259, to Charles Steel, for a bill of exchange, dated } \\ & \text { June } 5,1806, \text { in favor of W. Massey, for a tract of land purchased } \\ & \text { of him for a site for a factory, \&c. at Belle Fontaine, . }\end{aligned}$
July $17, \begin{aligned} & \text { For warrant No. 9259, to Charles Steel, for a bill of exchange, dated } \\ & \text { June } 5,1806, \text { in favor of W. Massey, for a tract of land purchased } \\ & \text { of him for a site for a factory, \&c. at Belle Fontaine, .. }\end{aligned}$

| July |
| :---: | :---: | :---: |
| For warrant No. 9259 , to Charles Steel, for a bill of exchange, dated |
| June 5,1806, in favor of W. Massey, for a tract of land purchased |
| of him for a site for a factory, \&c. at Belle Fontaine, .. |

For warrant No. 9276, to Charles Steel, for a bill of exchange, dated St. Louis, 26th June, 1806, in favor of P. Chouteau, on account of the Indian department,

1,39000

23100
2010

65000
80000
1,08699

34033

Augus dated 18th and 21st June, 1806, in favor of P. Chouteau, on account of the Indian department,
For warrant No. 9281, to James Davidson, for a bill of exchange, dated June 26th, 1806, in favor of P. Chouteau, on account of the Indian department

$$
18
$$

September 4,

October 1

November 11,

27,

December 30,

## May

1,
1808.

May 29,

April
For warrant No. 9338, to William Doughty, for two bills of exchange on account of the Indian department,

1,129 00

For warrant No. 9354 , to James Davidson, for a bill of exchange, dated 30th July, 1806, in favor of Peter Chouteau, on account of the Indian department,

28800

For warrant No. 9362, to Thomas T. Tucker, for a bill of exchange dated May 14, 1806, in favor of $\boldsymbol{Z}$. M. Pike, on account of the Indian department,

38457
For warrant No. 9301, to Charles Steel, for a bill of exchange, dated June 18th. 1806, on account of the Indian department

27800
噱 dian department, -
For warrant No. 9323, to ditto, for a bill of exchange, dated July 30th, 1806, on account of the Indian department,

60000
For warrant No. 9334, to T. T. 'Tucker, for a bill of exchange, dated March 31, 1806, in favor of William Scott, on account ot the Indian department,
For warrant No. 9333, to James Davidson, for three bills of exchange on account of the Indian department, 22d July, 1806, in favor of $P$. Dorion, sen. - - $\quad 900$ 30th July, 1806, in favor of P. Chouteau, - - 51200 4th August, 1806, in favor of M. Michael, - - 52700

For warrant No. 9453, to Thomas T. Tucker, for a bill of exchange, dated March 31, 1806 , in favor of Lewis Crawford, on account of the Indian department,
For warrant No. 9487, to Beverly Waugh, for a bill of exchange dated May 14, 1806, in favor of Z. M. Pike, on account of the Indian department,
For warrant No. 9554, to Wm. Whann, for a bill of exchange, dated October 4, 1806, in favor of John Walch, on account of the contingent expenses of the army,

45000
To William Linnard, military agent, for amount paid on his order by Lieutenant Piatt, for transportation of his baggage from the rapids on Red river to Natchitoches, 23d September, 1806,

To Caleb Swan, paymaster of the army, for warrant No. 1114, drawn by the com-mander-in-chiet, for his pay in advance, from 1st March to 30th June, 1808, per seceipt dated 18th February, 1808,

20400

20000

17066 o warrants on the treasurer, for warrant No. 305, on account of translating sun-
dry French military works for the War Department,

To Caleb Swan, paymaster of the army:
For warrant No. 1212, drawn by the commander-in-chief, for his pay for July and August. 1808, in advance, per receipt 23th June, 1808, -

For warrant No. 743, transmitted to him at Carlisle, on account of translating sundry French military works, for the use of the War Department,
Oct. 31.

Dec. 13.
For warrant No. 10, drawn by the Secretary of War, for his pay in advance. from September 1, 1808, to February 28, 1809, per receipt July 14, 1808, -
To Abraham D. Abrahams, military agent:
For this sum, advanced him on account of the public service, per receipt, dated January 10, 1807, for which he is accountable,
Note.-Of the above sum it appears, by a receipt of M. Girard, dated 27th March, 1807, that one hundred and fifty dollars were applied by him for the public service; and, by the receipt of P. Rubell, that two hundred dollars were to be employed in secret police service.
To quartermaster's department, furnished him by A. D. Abrahams, military agent, per certificate, viz:
8 cords of wood in 1806, at $\$ 550$, - $\quad$ - $\quad$ - $\$ 4400$
96 bushels of corn in 1806,
7275
11 barrels shelled corn, at three dollars.
38 barrels of corn in the cob, at one dollar,
$\begin{array}{lll}37 & \text { do. do. } \\ 10 & \text { do. } & \text { at one dollar and fifty cents, }\end{array}$
2 do. shelled, at three dollars and fifty cents,
5 loads of hay, at twelve dollars,
$61 \frac{1}{4}$ cords of wood, at five dollars and fifty cents,
1 garden rake, one hoe, and three lines,
1 stove, complete,
5 trunks, to pack papers,
To Richard Parker, contractor:
For amount of two cords of wood, furnished at Carlisle the 22d September, 1808, at two dollars and fifty cents,
Nov. 21.

1809, Jan. 26.

Feb. 6.
To Robert Brent, paymaster of the army:
For warrant No. 161, drawn by the Secretary of War, for his pay in advance, for March, April, and May, 1809, three months, at two hundred and twentyfive dollars,
To Robert Brent, paymaster of the army:
For warrant No. 249, drawn by the Secretary of War, for his pay in advance, for June, July, August, September, October, and November, 1809, six months, at two hundred and twenty-five dollars,
To Ninian Pinckney, district paymaster:
For this amount, paid him on account of his pay and emoluments, per receipt, dated December 3, 1807,

To balance due the United States, per contra,
\$7,891 03
Nore.-It may be proper to remark, that, in addition to the balance above stated, John Wilkins, jun., late quartermaster general, has transmitted to this office a list of moneys, stated by him to have been advanced on public account, for which he claims credit, and in which General Wilkinson's name appears, for $\$ 3,879$ 71, which, added to the balance above stated, will constitute the sum of $\$ 11,77074$.

September 20,

November 30,
1807.

January 31,
February 16,

By pay of the army, 1805 :
For his pay as brigadier general and commander-in-chief, from 1st April, 1805,
(to which time he was paid by the paymaster of the army) to 31st December following,
By Thomas A. Smith, for amount paid him per receipt dated October 21, 1806, on account of his expenses from Natchitoches to the Seat of Government,

By Isaac Briggs, for this sum paid him on account of his compensation aud expenses incident to bringing despatches to the Seat of Government,

Gr. $180 \%$

Tune 1808 808. 3,

By James B. Many, captain,
For amount paid on sundry orders, drawn on him by said Many, on account of the ransom of Osage captives,
By Daniel Hughes, lieutenant,
For amount paid on sundry orders, drawn on him by said Hughes, on account of the ransom of Osage captives,
By Peter Dorion, interpreter to the Sioux Indians,
For amount advanced him for compensation, from 1st January to 31st March, 1808,
$\begin{array}{ll}\text { For ditto, ditto, to 31st March, 1808, on accoun } \\ \text { ditto, 18 30th September. 1808, - } & \text { - } 20800\end{array}$
For ditto, ditto, ditto, to 30th November, - 9000

By Barony Vasques, interpreter,
For amount advanced him, on account of his compensation as an interpreter to the Kanzas Indians, per receipt,
By Pierre Lefevre, interpreter at Arkansas
For amount advanced him on account of his compensation, per receipt of 26th January, 1806,
By William Ewing, Indian agent, for amount of sundry payments made on his order, per abstract,
By quartermaster department, 1806,
For amount paid William Massey, for a tract of land on the river Missouri, in the territory of Louisiana and district of St. Louis, called Bellefontaine, for a site for a cantonment, Indian factory, \&c.
By Indian department, 1805,
For amount paid Robert Dickson, for expenses conducting a criminal of the Sioux nation of Indians, from the Prairie du Chien to St. Louis, in 1805; - 60799
For amount paid Anthony Naw, for his services as interpreter of the French language for the Indian department, from 12th September to the 31st December, 1805,
For services of J. V. Garnier, as interpreter of the French language, and as secretary to a conference at St. Louis, by Governors Wilkinson and. Harrison with sundry Indians, from 5th to 18th October, 1805, at 4 dollars per day,

11100

5200
By Indian department, 1806,
For amount paid Lewis Crawford, for rum and durant, furnished on the order of captain M. Lewis, to the Ayouwais and Sioux, and to an interpreter of their language, for his services conducting them from their village to St . Louis,
For amount paid Lieutenant Z. M. Pike, to reimburse him sundry expenditures made on an expedition to the head of the Mississipi, including pay of Rosseau, from 8th September, 1805, to 18th April, 1806,
For amount disbursed by him, from 1st January to 31st July, 1806, on account of the Indian department-
For amount paid A. Naw, as interpreter, from 1st Japuary to 31st July, 1806; pay of M. Barada, interpreter to a party of Mahas, from 20 th May to 20th July, 1806; pay of M. Price, interpreter, from May Ist to 5th June, 1806; J. Ronville, 19th April to 31st May; P. Lisser for going express to the Kickapoos; and for sundry supplies and presents to Indians,
For amount paid by him for ransom of sundry Osage captives, and expenses incident thereto,

By pay of the army, 1808,
For his pay as brigadier general, from 1st March to 30th June, 1808, at 225 dollars per month,

For his pay as brigadier general, from 1st July to 31st December, 1808, at two hundred and twenty-five dollars per month, -
By subsistence of the army:
For extra allowance of thirty-six rations per day, at Natchitoches, from 13th to 30th September, 1806, eighteen days, 864 rations, at $17 \frac{5}{50}$ cents, $\$ 11340$ For ditto, at said place, from 1st October to the 11th November, 1806, inclusive, forty-two days, 1,512 rations, at 18 cents per ration, For ditto, at New Orleans, from 12th November, 1806, to 24th May, 1807, 194 days, 6,984 rations, at 15 cents,
By quartermaster's department:


* The above allowance of $\$ 2,03316$, was made lim by the Secretary of War, which was disallowed at this office, on the principle of its being contrary to law, of the 16 th March, 1802, fixing his allowance as brigadier general, and for reasons more fully detailed in my letter to the Comptroller, under date of the 10th January, 1809, and afterwards admitted by the accounting officers of the treasury, on the opinion of the Attorney General, of the 9th January, 1809.


## Department of War, Accountant's Office, February 13, 1809.

## No. 6.

Accountant's Office, February 20, 1808.
Sir:
On the adjustment of the accounts of the military agents and their assistants, it appears that disbursements have been made on your account, which the act of Congress fixing the military peace establishment does not authorize. I have, consequently, been compelled to charge all such disbursements to your personal account, thereby considerably increasing the balance standing to your debit on the books of this office.

Of this circumstance I have thought it my duty to acquaint you, and to suggest the propriety of a settlement of your public accounts while your presence at the seat of Government may afford the means of facilitating such settlement.
I am, \&c.

WILLIAM SIMMONS.
Brigadier General J. Wilmason, Washington City.

No. 7.

## Accountant's Office, March 23, 1808.

Sir:
I have received your letter of the 16 th instant, and, in reply, have to observe, that it was not my intention, by the letter addressed to you on the 20th ultimo, to bring into view any of the irregular expenditures which have been made by your orders, arising under the peculiar circumstances you have mentioned. Those to which my letter had reference, are the payments made by the military agents and their assistants, from time to time, for the transportation of your baggage, purchase of fuel, forage, \&c. on your personal account; allowances which are positively forbidden by the 4 th section of the law fixing the military peace establishment, under date the 16th March, 1802. It was also the object of that letter, to bring to your view the balance of $\$ 2,90113$, standing to your debit on settlement of your account 11 th June, 1805 , both of which items, together with the sum of seven hundred dollars received from Lieutenant Hook, on the 14th May, 1805, and a draft drawn by you on this department, the 4th October, 1806, expressed for the contingent services, and omitted to be credited by you in any account rendered to this office, I deem it my duty to request that you will account for as early as practicable.

I am, \&c.
WILLIAM SIMMONS.
Brigadier General J. Wilhinson, City of Washington.
No. 8.
Accountant's Office, November 16, 1808.
Sir:
In reply to your letter of the 10 th instant, requesting to be informed what was the daily allowance admitted for your services when engaged as a commissioner on Indian affairs, in 1801, '2, and ${ }^{\prime} 3$, I haye the honor to state, that your account on that head has been credited with the following amounts, viz:
Compensation as commissioner for holding treaties with the Cherokee, Choctaw, and Creek Indians, from
12th July, 1801, to 20th October, 1802, 466 days, at $\$ 8$,


Compensation as commissioner to determine and mark the Choctaw boundary line, from 21st October, 1802,
to 3d December, 1803, 409 days, at $\$ 6$, - $\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad-2,454$
Compensation while on your route from Mobile to New Orleans, from 4th to 16th December, 1803, and from
New Orleans to Philadelphia, from 25th April to 1st June, 1804, 50 days, at $\$ 8, ~-\quad-\quad-\quad 400$
It will be understood, that the above compensations are in addition to the expenses of your table, as commissioner, and travelling expenses, and also in addition to your pay as commander-in-chief.

While on the subject of your accounts, permit me again to call your attention to the contents of my letter to you of the 23d March last, and to add, that, since that date, the debits of your accounts have considerably increased, the amount of which will constitute one of the items in the list of balances about to be laid before Congress, unless previously accounted for.

I am, \& c.
WILLIAM SIMMONS.
Brigadier General J. Wilkinson, City of Washington.

Summary Statement of the allowances and advances of money made by the Department of War to Brigadier General James Wilkinson, including the supplies received from him by agents of the War Department, since the passage of the act of March 16, 1802, other than the monthly pay of $\$ 22500$, and the stationary allowed by that act.

## Amount of Statement A,

Showing the moneys which have been allowed and paid to General Wilkinson, and the objects of such allowances and payments, since the 16 th of March, 1802, over and above the pay of $\$ 225$ per month, prescribed and limited by the fourth section of the act of Congress of that date, and of the supplies which have been received by him in the capacity of Brigadier General, viz:
Amount of allowances made to General Wilkinson,
Amount of supplies received by him from agents of the department, and brought to his debit in the account current herewith, marked $D$, the amount of which is included in the balance standing to his debit, on that statement,

## Amount of Statement B,

Showing the moneys allowed and paid to Brigadier General James Wilkinson, as Indian commissioner, commencing on the 12th July, 1801, the date of his appointment, and ending the 1st June, 1804, the date of his return to Philadelphia, viz:
Compensation as commissioner, from 12th July 1801, to 16th December, 1803, and from 25th April to the Ist of June, 1804, - . - $\quad-\quad-\quad-\quad-\quad-\quad \$ 6,58200$
Personal expenses as commissioner,
Expenditures other than personal, having relation to the formation of the treaties and running the boundary lines, \&c.

3,152 10

## Expenses of Wilkinson, Hawkins, and Pickens, joint Commissioners, viz:

Articles for subsistence of themselves, their attendants, and horses, household and table
furniture, and table expenses, .-
Other expenditures for provisions supplied the commissioners and the Indians
attending the treaty, (which could not be separated) and also pay of inter-
preters and attendants, \&c. \&c.
Disbursements by the Quartermaster General,

[^6]
## Annount of Statement C.

Showing the expenses incurred by General Wilkinson and Governor Claiborne, commissioners for taking possession of New Orleans, viz:
Table and house expenses of the commissioners, from 7th December, 1803, to 24th April, 1804, - - - - . - - Household furniture for the commissioners, $\quad-\quad-\quad-\quad 20050$
Pay of steward to the commissioners, from 16th January to 23d April, 1804, 9900

## Amount of Slatement $\mathbf{D}$.

Showing the state of James Wilkinson's account as Brigadier General, on the books of this office, since the 16th March, 1802, which includes the advances made to him by the War Department, and by the several agents, together with the supplies received by him subsequent to that date, as far as accounts and information have been received at this office, exhibiting a balance due the United States,

- ${ }^{-}$- ${ }^{-}$- ${ }^{-}$
n addition to the balance of $\$ 7,89103$, itmay be proper to remark, that the late Quarter master General, John Wilkins, Jr. has forwarded to this office a list of moneys stated by him to have been advanced on public account, for which he claims a credit, and on which General Wilkinson's name appears, for $\$ 3,87971$, which, added to the above sum would constitute abalance to the debit of General Wilkinson, of $\$ 11,77074$. The vouchers for the advance not having been forwarded by the Quartermaster General, the account has not been acted upon,

3,879 71

Department of War, Accounlant's Office, February 13, 1809.
WILLIAM SIMMONS, Accountant Department of War.

## ACCOUNTABILITY IN THE NAVY DEPARTMENT.

communicated to the senate, february $25,1809$.
Mr. Giles communicated the following letter and statement from the Secretary of the Navy:
Sir:
The enclosed is a hasty sketch of the ideas suggested to me in reading the bill before the Senate, entitled "A bill further to amend the several acts for the establishment and regulation of the Treasury, War, and Navy Departments."

> Respectfully,

ROBERT SMITH.
February 25, 1809.

Warrauts drawn by the Secretary of the Navy upon the Treasurer of the United States, do, at this time, and for many years have, specified the particular appropriation or appropriations to which the same should be charged. This is the established usage of the Navy Department, and there are to it but a few exceptions, in cases of inevitable necessity, wherein bills have been drawn to defray contingent expenses, incurred on a distant station.

The moneys paid by virtue of such warrants, are charged in the books of the Accountant of the Navy, in such manner and form as the Treasury Department have, and from time to time may prescribe, the Accountant of the Navy having ever considered himself, as to the forms of keeping his accounts, altogether under the controlling superintendency of the Treasury Department.

It is, at present, the duty of all navy agents to make their requisitions upon the Navy Department, for moneys, agreeably to the specifications of the appropriation law, and to render, monthly, distinct accounts of the application of all moneys, according to the appropriation or appropriations under which the same shall have been drawn. Papers $A$ and $B$ are copies of the instructions to the navy agents, upon this subject.

In this, first section, I find the following provision: "Nor shall any credit be allowed to either of them, (agents) except for expenses authorized by law, and for the amount appropriated for the same.". Under such restrictions, no agent would make a purchase, or, indeed, incur any expense, without having money in hand to meet it, because ne could not know the exact state of the appropriation out of which such expense was to be paid; or, if he knew the unexpended balance of each appropriation, he could not know what dispositions the Department might have made respecting such balances; he would, therefore, never make a purchase without having in hand, money of the appropriation under which such purchase would fall. What would be the effect?

Suppose, in time of war, a public vessel should arrive at any port distant from the seat of government, viz: New Orleans; should be in want of repairs and supplies, and should be on important service, which requires her departure from such port with the least possible delay; her commander calls upon the agent for the requisite supplies, which amount to $\$ 2,000$ worth of provisions and $\$ 3,000$ of repairs; the agent has in hand, money enough for the
repairs, but not for the provisions, he must then write to the Secretary of the Navy for money for the provisions, and before he gets an answer from the Secretary, three months may have expired. In this case, the vessel would be detained three months for want of provisions; and, if the agent should have a balance of $\$ 5,000$ in his hands, out of any other appropriation than that of provisions, it would not prevent the detention of the vessel: for, if he applied any part of that $\$ 5,000$ to the purchase of provisions, he could not be allowed credit for such purchase. The agent could not, in this case, or in any other, negotiate a bill on the Department, because he would never know the exact state of the appropriations.

Would it be possible for the Secretary of the Navy to keep the agents precisely informed as to the actual balances on hand, of each and every appropriation; or could he convey such information in any useful degree? Although he might direct, daily, returns of each and every warrant, upon each and every appropriation, to be made to the agents, still, before such returns could reach them, and particularly those at a distance, the balances would be considerably reduced by the daily drafts upon them, and might, possibly, be exhausted.

If it were possible to convey such information as would enable the agents to ascertain the exact balances on any day of the year, this would not remove the objection stated. No agent could tell, without previous instructions from the Secretary of the Navy, how far he could safely draw upon such balances, as he could not possibly know what other agents might have drawn for. Suppose a balance of $\$ 40,000$, on account of repairs, and that the agents at New York, Norfolk, Charleston, and New Orleans, know of this balance; that, at each of these places, there are one or more vessels requining repairs; how can each agent know what the others may want? No one of them can judge; they will, therefore, all write for instructions to the Secretary of the Navy, and wait to receive them before they commence the requisite repairs. Under the provisions of this section, it would be the duty of the Secretary of the Navy to instruct the agents to this effect.

Such instructions, as to public vessels on foreign stations, would, in a still greater degree, impede the public service. Such a vessel might be detained in port six months, at an expense of $\$ 50,000$, for want of $\$ 6,000$, for provisions and repairs, as the agent would not undertake to make an advance for the Government to such an amount; because, if he did, and should happen to exceed the appropriation, he would not have credit for the same.

The provision in the latter part of this section, which authorizes the President, "during the recess of Congress," on the application of the Secretary, and not otherwise, to direct "a portion of the moneys appropriated for a particular branch of expenditure, to be applied to another branch of expenditure, in the same department," would not remove these difficulties. This provision would be found a deception, in practice; it would not enable an agent to make such application of moneys, without a previous special instruction from the Secretary of the Navy. Hence, "the public service would be nearly as much impeded" with, as without this provision. The agents would not presume upon the sanction of the President, and draw on the Department; that would be applying the money before the President is consulted; whereas, the President can only sanction such application before it is made. He has not power to do it afterwards. But, if this objection could be removed, it might happen that the bill would arrive at the seat of government, not "in the recess," but during the session of Congress; in such case, the President would have no right to give his sanction. What, then, would be the consequence? The bill is drawn payable at sight; the appropriation on which it is drawn is insufficient to pay it; it cannot, therefore, be paid; the holder protests the bill, and resorts to the drawer for payment of principal, interest, costs, and damages.

The provisions of the second section may be useful. It may be proper, however, for me to observe, that 1 know of no "injurious delays," on the part of the accountant of the Navy, in the settlement of accounts.

As to the provisions of the third section, not knowing how many agents the War Department will require, I can form no opinion as to the number that may remain to the Navy Department. I would only respectfully submit to the consideration of Congress, whether the number of essential agents of one departmentshould, at all, be affected by the number that may be deemed necessary to a distant department of the Government. Under the limitations contemplated, serious injuries to the public service might, and probably would happen. A public vessel might, by stress of weather, or any other cause, be compelled to put into a port where there is no agent. The commanding officer, in such case, would not undertake to purchase supplies himself; he knows nothing about the state of the appropriations, and would not choose to put to hazard all his pay, probably all his fortune. He must write to the Secretary of the Navy for instructions; and hence would result injuries, necessarily produced by such unavoidable delays, and by the appointment of some temporary agent, who would, probably, be ignorant of his duties.

The Navy Department has, hitherto, distributed the advantages of public expenditures, so that every part of the Union has participated. Under the provisions of this section, those advantages would be monopolized by the towns in which the Department would have agents. In these towns all purchases would be made.

With respect to the provisions of the fourth section, it is proper, and it is at present prescribed by law, that the Comptroller of the Treasury shall give instructions to the accountant of the Navy, as to the forms of rendering accounts, and as to his giving such forms to the navy officers and agents; and this, I presume, is the intention of this section. It is not, I trust, intended, that such forms shall be sent directly from the Treasury Department to agents of the Navy Department.

The fifth section provides, that " no purchase or contract for supplies or services, shall be made without the President's approbation," \&c.

Is a piece of kentlege to be purchased, the President must previously approve the purchase; is a laborer or a seaman to be hired, the President must previously approve the hiring. What does the duty of approving or disapproving a purchase imply? It implies a knowledge of the quality, value, use, and quantity required, of each and every article, the purchase of which is to be approved or disapproved. If such knowledge is not possessed, the duty cannot be properly performed.

But, independently of the impropriety-the unfitness of imposing such duties upon the first magistrate of the nation-what would be the effect, in practice? In some few cases, it might be partially done; in most cases it would occasion great losses and delays. In cases of purchases at the seat of Government, it might be partially done; but, in purchases required at distant ports, it would, obviously, produce great delays. Suppose a public vessel is at Gibraltar, and requires supplies; not a single purchase could be made without the previous approbation of the President; and, indeed, under the provisions of this section, not a man could be entered, to supply the place of one that might have deserted, or died, or have been killed in action.

The President, it is provided, may approve, either before or after the purchase, \&c. This subsequent approbation of the President, to purchases, \&c. will notbe considered as a matter of course; he will exercise his judgment, and approve or reject, as it shall dictate. Who then would make a purchase, at the hazard, 1st, of losing the whole amount, because there might not be funds; 2d, of having his purchases disapproved by the President? No agent could, especially at a distance, make a condition with the vender, that, if the President did not approve the purchase, the articles should be returned to him without any compensation; because no person would sell under such circumstances.

I take this occasion to suggest for consideration, whether it would not be an improvement of the present system, if the several Departments of the Government were, by law, required to make to Congress, annual reports of the expenditures of the respective Departments, so that Congress might see, whether, in any case, they varied in object, or transcended in amount, the estimates upon which the appropriations are founded; and, if they did, that a satisfactory explanation might be therefor made.
A.

## Circular to the Navy Agents.

Navi Department, 9 Ih March, 1803.
The appropriation law of the present year, changing the classifications made by the law of the last year, renders it necessary that you should receive additional instructions, as to your future conduct, in making requisitions, and in the manner of expending them.

The law of the present year appropriates-
For the pay and subsistence of the officers and pay of the seamen, - - - $\$ 283,99300$

For medicines, instruments, and hospital stores, and all expenses on account of the sick, - - $\quad 7,70000$
For the purchase of ordnance and other military stores, - -
For repairs of vessels, store rent, and other contingent expenses, - - - - -
For timber, ordnance, and other materials for 74 gun ships, and transportation, - $\quad-\quad 114,42500$
For the erection of sheds and navy yards, including docks and other improvements, the pay of super-
intendents, storekeepers, clerks, and laborers, -
48,741 87
There are other appropriations, which, however, either relate to the marine corps, or are for deficiencies in the appropriations for 1802, for objects which are comprehended under the above heads.

I have commenced, and shall progress, in the expenditures, under the determination not to exceed either of the particular sums appropriated. I cannot, therefore, lay my injunctions on you in terms too forcible, to be extremely particular in designating, in your requisitions, the objects upon which the expenditures are to be made, that we may, at all times, be able to ascertain nunder what heads of appropriation to make remittances. It will also be expected, that you will always give a prospective detail of the expenditures as they are contemplated; that we may make remittances with a full understanding of the objects for which they are made, and thus be enabled to avail ourselves, if necessary, of the whole sums appropriated, without exceeding either in the expenditures.

In your letters of requisition, you will be pleased to exclude all matter irrelative to the requisition. Should it be necessary to write to the Department on other points at the same time that you write for a remittance, be pleased to communicate them in a separate letter.

We shall pay no money upon your requisitions unless made in conformity to the preceding arrangements, and I confidently rely upon your exertions to enable me to carry these arrangements into complete effect.

The accountant of the navy will give you instructions as to expenditures.
I am, respectfully, sir,

## ROBER'T SMITTH.

B.

## Navy Department, Accountant's Office.

Sir:
The system adopted at this office, for arranging the expenditures of the Department, requires that the several objects and expenditures should be kept separate and distinct, as they fall under the following heads, viz:

Pay of the navy, \&c.
Provisions.
Hospital.
Contingent.
Ordnance.
Navy yards and docks.
Pay of superintendents, storekeepers, \&c.
Gun Boats.
The first of these heads will embrace all payments made on account of the pay or subsistence of officers, or the pay of seamen.

The second will include all payments for, or on account of, provisions.
The third, all medicines, instruments, and hospital stores.
The fourth, all expenditures, of whatever nature, on account of repairs to vessels, and, indeed, all other expenses not falling under any of the other specific heads.

The fifth, all ordnance or military stores purchased for, or on account of, the navy.
The sixth, all expenses, of whatever nature, incurred in the improvement of the navy yards, docks, and wharves.
The seventh, the salaries and wages of superintendents, storekeepers, \&c.
The eighth, all expenses, of whatever nature, incurred in building and equipping gun boats.
The form, herewith transmitted, is framed on the principles of this system, agreeably to which, you will render your accounts to this office, monthly. It may also be necessary to observe, that it will be proper to accompany your summary statement by abstracts for expenditures on account of each vessel, or other specific object, extending in your summary in one line the aggregate amount expended on the particular object. And further, that, as the commanding officers are held responsible for regulating all expenses on account of the vessel under their immediate command, no supplies can be furnished, but by the direction, or with the concurrence, in writing, of the officer commanding; and, in all cases where articles are delivered, or services of any kind rendered, to a vessel, it will be the duty of the commanding officer to receipt for the articles, and to certify that the services were rendered; and this evidence, in addition to bills with receipts, stating the amount paid for all expenditures whatever on account of the vessel, will be necessary, to entitle you to credit at this office. And for all expenditures, of whatever nature, bills and receipts will be required. Italso may not be unnecessary to observe, that all receipts must be signed by the person entitled to receive, and that the receipt of one person for another will not be admitted, unless accompanied by an order, in writing.

No payments or advances are to be made to any officer of the navy, on account of pay, \&c., unless particularly instructed from this Department.

Herewith, you will also receive a form for the return of public stores. The object of this refurn is to exhibit a clear and distinct view of the number, quality, and value, of the articles purchased, and not immediately expended, or delivered; and also those received from agents or yessels of war, arranged in appropriatecolumns. Quarterly returns of these accounts will be made to this office, exhibiting the number, quantity, and value, of the several articles on hand at the beginning of the quarter, the articles purchased within the quarter, and also those received from other navy agents or vessels of war, as well also those that may be delivered within the quarter, thereby showing the balance of articles remaining on hand, at the end of the quarter. Vouchers for all deliveries must also accompany the return. Respectfully, I am, \&c.

## Nayy Department, Accountant's Office, February 24, 1809.

The foregoing is a copy of instructions that issue from this office to the navy agents, in relation to the manner of keeping and exhibiting their accounts, varying the heads of expenditure, from time to time, as it may be necessary to correspond with the specific appropriations.

This system it was thought advisable. by this Department, to adopt, in the year 1803, and it has been pursued ever since. Antecedent to that time, the accounts were kept under heads of expenditure, according to instructions from the Comptroller of the Treasury, without regarding the specific heads of appropriation.

THOMAS TURNER, Accountant.

## BANK OF THE UNITED STATES.

communicated to tife senate, on the 3d of march, 1809.
The Secretary of the Treasury, to whom was referred the memorial of the stockholders of the Bank of the United States, praying for a renewal of their charter, which will expire on the 14th day of March, 1811, respectfully submits the following report:
The Bank of the United States was incorporated by act of March 2d, 1791, with a capital of ten millions of dollars, divided into 25,000 shares, of 400 dollars each. Two millions of dollars were subscribed by the United States, and paid in ten equal annual instalments. Of the eight millions of dollars subscribed by individuals, two millions were paid in specie and six millions in six per cent. stock of the United States. Two thousand four hundred and ninety-three of the shares belonging to Government were sold in the years 1796 and 1797, at an advance of 25 per cent.; two hundred and eighty-seven were sold in the year 1797, at an advance of 20 per cent., and the other two thousand two hundred and twenty shares in the year 1802, at an advance of 45 per cent.; making together, exclusively of the dividends, a profit of 671,860 dollars to the United States. The greater part of the six per cent. stock, originally paid by the stockholders, has since been sold by the bank: a portion has been redeemed by Government, by the operation of the annual reimbursement, and the bank retains, at present, only a sum of $2,231,598$ dollars, in six per cent. stock.

About eighteen thousand shares of the bank stock are held by persons residing abroad, who are, by the charter, excluded from the right of voting. The stockholders resident within the United States, and who have the exclusive control over the institution, hold only seven thousand shares, or little more than one fourth part of its capital. They appoint annually twenty-five directors of the bank itself, which is established at Philadelphia; and those directors have the entire management of the discounts and other transactions of the institution in that city, and the general superintendence and appointment of the directors and cashiers of the offices of discount and deposite, established in other places. There are at present eight of those offices, viz: at Boston, New York, Baltimore, Norfolk, Charleston, Savannah, the city of Washington, and New Orleans. The two last were established at the request of the Secretary of the Treasury.

The profits of a bank arise from the interest received on the loans made, either to Government or to individuals; and they exceed six per cent., or the rate of interest at which the loans are made, because every bank lends, not only the whole of its capital, but, also, a portion of the moneys deposited for safe keeping in its vaults, either by Government or by individuals. For every sum of money thus deposited, the party making that deposite either receives the amount in bank notes, or obtains a credit on the books of the bank. In either case he has the same right, at any time, to withdraw his deposite; in the first case, on presentation and surrender of the bank notes; in the other case, by drawing on the bank for the amount. Bank notes and credits on the books of the bank, arise, therefore, equally from deposites, although the credits alone are, in common parlance, called deposites; and the aggregate of those credits, and of the bank notes issued, constitutes the circulating medium substituted by the banking operations to money; for payments from one individual to another are equally made by drafts on the bank, or by the delivery of bank notes. Experience has taught the directors what portion of the money thus deposited they may lend, or, in other words, how far they may, with safety, extend their discounts beyond the capital of the bank, and what amount of specie it is necessary they should keep in their vaults. The profits, and, therefore, the dividends of a bank, will increase in proportion as the directors will increase loans of the moneys deposited, and suffer the amount of specie on hand to diminish. Moderate dividends, when not produced by some particular cause, which checks the circulation of bank paper, are the best evidence of the safety of the institution, and of the wisdom of its direction.

The annexed table of all the dividends made by the Bank of the United States, since its establishment, shows that they have, on an average, been at the rate of $8_{\frac{3}{3}}^{(\text {(precisely }} 8 \frac{13}{34}$ ) per cent. a year, and proves, that the bank has not, in any considerable degree, used the public deposites for the purpose of extending its discounts.

From what has been premised, it appears that the property of a bank in full operation consists of three general items, viz: 1 1st. outstanding debts, consisting principally of the notes payable at sixty days, which have been discounted at the bank; 2dly, specie in the vaults; 3dly, buildings necessary for the institution. On the other hand, the bank owes, 1st. to the stockholders, the amount of the capital stock originally subscribed, payable only in case of the dissolution of the institution; 2 dly , to Government or individuals, the whole amount of moneys deposited, payable on demand, and including both the credits on the bank books, commonly called deposites, and the bank notes in circulation. The account is balanced by the amount of undivided profits and accruing discounts, which constitute the fund for defraying current expenses, for paying subsequent dividends, and for covering contingent losses.

The following statement of the situation of the Bank of the United States, including its branches, exhibits the true amount of public stock, which is still held by the institution, of the cost of its buildings, and lots of ground, and of the undivided surplus or contingent fund, subsequent to the dividend made in January last. But the amount of loans to individuals, or discounts, of specie in the vaults, and of moneys deposited, including both the credits on the bank books, commonly called deposites, and the bank notes in circulation, is taken on a medium; and, so far as relates, on the credit side of the account, to specie on hand, and, on the debit side, to deposites, is several millions of dollars less than it happens to be at this moment; both having been swelled much beyond the average by the embargo, and by the unusually large balance in the treasury, which is principally deposited in the bank. Some minor items, arising from accidental circumstances, are omitted, for the sake of perspicuity.

## Cr .

I. Debts due to the bank, viz:

1. Six per cent. stock of the United States, being the residue of that part of the original subscription paid in public stocks, which is still held by the bank,
2. Loans to individuals, consisting chiefly of discounted notes, payable at sixty days, and, in some instances, of bonds and mortgages taken in order to secure doubtful debts,
3. Due by banks incorporated by the States, - - - - - -
II. Specie in the vaults,
\$18,030,000
III. Cost of lots of ground and buildings erected,

Total credits,
$\$ 23,510,000$
Dr.
I. Capital stock of the bank, payable to the stockholders, whenever the institution may be dissolved,
II. Moneys deposited, viz

1. Credits on the bank books, commonly called deposites, including the deposites
both by Government and by individuals, - . . - - 8,500,000
2. Bank notes in circulation, - - - - - - 4,500,000
$13,000,000$
Total debtor,
$\$ 23,000,000$
Balance, being the amount of undivided profits, commonly called the "contingent fund," and applicable to cover losses which may arise from bad debts or other contingencies, and to extra dividends,

It sufficiently appears, from that general view, that the affairs of the Bank of the United States, considered as a moneyed institution, have been wisely and skilfully managed.

The advantages derived by Government from the bank, are nearly of the same nature with those obtained by individuals, who transact business with similar institutions, and may be reduced to the following heads:

1. Safe-leeeping of the public moneys. - This applies not only to moneys already in the treasury, but, also, to those in the hands of the principal collectors, of the commissioners of loans, and of several other officers, and affords one of the best securities against delinquencies.
2. Transmission of public moneys.-As the collectors will always, in various quarters of the extensive territory of the Union, either exceed or fall short of the expenditures in the same places, a perpetual transmission of money, or purchases of remittances at the risk and expense of the United States, would become necessary, in order to meet those demands; but this is done by the bank, at its own risk and expense, for every place where one of its branches is established, which embraces all payments of any importance.
3. Collection of the revenue. - The punctuality of payments introduced by the banking system, and the facilities afforded by the bank to the importers indebted for revenue bonds, are amongst the causes which have enabled the United States to collect, with so great facility, and with so fev losses, the large revenue derived from the impost.
4. Loans.-Although the prosperity of past years has enabled Government, during the present administration, to meet all the public demands without recurring to loans, the bank had, heretofore, been eminently useful in making the advances, which, under different circumstances, were necessary. There was a time, when, exclusively of the six per cent. stock held by the institution, as part of the original subscription, the loans obtained by Government from the bank, amounted to $6,200,000$ dollars. And a similar disposition has been repeatedly evinced, whenever the aspect of public affairs has rendered it proper to ascertain whether new loans might, if wanted, be obtained.

The numerous banks now established, under the authority of the several States, might, it is true, afford considerable assistance to Government in its fiscal operations. There is none, however, which could effect the transmission of public moneys with the same facility, and to the same extent, as the Bank of the United States is enabled to do, through its several branches. The superior capital of that institution offers, also, a greater security against any possible losses, and greater resources in relation to loans. Nor is it eligible, that the General Government should, in respect 10 its own operations, be entirely dependent on institutions over which it has no control whatever. A National Bank, deriving its charter from the National Legislature, will, at all times, and under every emergency, feel stronger inducements, both from interest and from a sense of duty, to afford to the Union every assistance within its power.

The strongest objection against the renewal of the charter seems to arise from the great portion of the bank stock held by foreigners-not on account of any influence it gives them over the institution, since they have no vote-but of the high rate of interest payable by America to foreign countries, on the portion thus held. If the charter is not renew'ed, the principal of that portion, amounting to about $7,200,000$ dollars, must, at once, be remitted abroad; but, if the charter is renewed, dividends, equal to an interest of about $8 \frac{1}{2}$ per cent. a year, must be annually remitted in the same manner. The renewal of the charter will, in that respect, operate, in a national point of view, as a foreign loan. bearing an interest of $8 \frac{1}{2}$ per cent. a year.

That inconvenience might, perhaps, be removed, by a modification in the charter, providing for the repayment of that portion of the principal by a new subscription to the same amount, in favor of citizens; but it does not, at all events, appear sufficient to outweigh the manifest public advantages derived from a renewal of the charter.

The conditions in favor of the public, on which this should be granted, are the next subject of consideration.
The nett profit annually derived by the stockholders, from a renewal of the charter, is equal to the difference between the annual dividends and the market rate of interest. Supposing this to continue at six per cent. during the period granted by the extension of the charter, and the dividends to be on an average at the rate of $8 \frac{1}{2}$ per cent., that profit will be $2 \frac{1}{8}$ per cent. a year. If the charter be extended twenty years, the value of the privilege will be equal to an annuity of $2 \frac{1}{2}$ per cent. on the capital, that is to say, 250,000 dollars, for twenty years; and such annuity being payable semi-annually, is worth almost $2,890,000$ dollars. This, however, would be much more than any bank would give for a charter, as it would leave it nothing but the right of dividing at the rate of six per cent. a year, which the stockholders have without a charter. It is believed, that they would not be willing to give even half that sum for the extension; and that about $1,250,000$ dollars may be considered as the maximum, which could be obtained, if it was thought eligible to sell the renewal of the charter for a fixed sum of money.

It is, however, presumed, that the decision on the conditions, which may be annixed to an extension of the charter, will be directed by considerations of a much greater importance than the payment of such sum into the treasury. .The object will, undoubtedly, be to give to the institution all the public utility of which it is susceptible, and to derive from it permanent and solid advantages, rather than mere temporary aid. Under these impressions, the following suggestions are respectfully submitted:
I. That the bank should pay interest to the United States, on the public deposites, whenever they shall exceed a certain sum, which might perhaps be fixed at about three millions of dollars.
II. That the bank should be bound, whenever required, to lend to the United States a sum not exceeding three-fifths of its capital, at a rate of interest not exceeding six per cent.; the amount of such loan or loans to be paid by the bank in instalments, not exceeding a certain sum, monthly, and to be reimbursed at the pleasure of Government.
III. That the capital stock of the bank should be increased to thirty millions of dollars, in the following manner, viz:

1. Five millions of dollars to be subscribed by citizens of the United States, under such regulations as would make an equitable apportionment amongst the several States and territories.
2. Fifteen millions to be subscribed by such States as may desire it, and under such equitable apportionment amongst the several States as may be provided by law; and a branch to be established in each subscribing State, it applied for by the State.
3. The payments, either by individuals or States, to be either in specie or in public stock of the United States, at such rates as may be provided by law.
4. The subscribing States to pay their subscription in ten annual instalments, or sooner if it suits their convenience, but to receive dividends in proportion only to the amount of subscription actually paid; and their shares of bank stock not to be transferable.
IV. That some share should be given in the direction to the General and State Governments, the General Government appointing a few directors in the general direction, and the Government of each subscribing State appointing a few directors in the direction of the branch established in such State.
The result of that plan would be, 1st., that the United States, receiving an interest on the public deposites, might, without inconvenience, accumulate, during years of peace and prosperity, a treasure sufficient to meet periods of war and calamity, and, thereby, avoid the necessity of adding, by increased taxes, to the distresses of such periods. Secondly, that they might rely on a loan of eighteen millions of dollars, on any sudden emergency. Thirdly, that the payment of the greater part of the proposed increase of capital, being made in ten annual instalments, that increase would be gradual, and not more rapid than may be required by the progressive state of the country. Fourthly, that the bank itself would form an additional bond of common interest and union, amongst the several States.

All which is respectfully submitted.
albert gallatin.
Treasurx Department, March 2d, 1809.

Dividends on United States' Bank Stock.

| No. |  |  | Rate per cent. | No. |  |  | Rate per cent. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1. | July, | 1792 | 4 | 18. | January, | 1801 | 6 |
| 2. | January, | 1793 | 4 | 19. | July, | 66 | 4 |
| 3. | July, | 6 | $3{ }^{5}$ | 20. | January, | 1802 | $4 \frac{1}{2}$ |
| 4. | January, | 1794 | 37 | 21. | July, | 66 | $4 \frac{1}{3}$ |
| 5. | July, | 66 | $4{ }^{8}$ | 22. | January, | 1803 | $4 \frac{1}{2}$ |
| 6. | January, | 1795 | 4 | 23. | July, | 66 | 4 |
| 7. | July, | ${ }^{66}$ | 4 | 24. | January, | 1804 | $4 \frac{1}{2}$ |
| 8. | January, | 1796 | 4 | 25. | July, | ${ }^{66}$ | 4 |
| 9. | July, | ${ }^{66}$ | 4 | 26. | January, | 1805 | 4 |
| 10. | January, | 1797 | 4 | 27. | July, | ${ }^{6} 6$ | 4 |
| 11. | July, | 66 | 4 | 28. | January, | 1806 | 4 |
| 12. | January, | ${ }_{66} 1798$ | 5 | 29. | July, | ${ }^{66}$ | 4 |
| 13. | July, | ${ }^{66}$ | 4 | 30. | January, | 1807 | 6 |
| 14. | January, | ${ }_{66} 79$ | 4 | 31. | July, | 1808 | 4 |
| 16. | January, | 1800 | 4 | 33. | July, | ${ }_{6} 6$ | 4 |
| 17. | July, | ، | 4 | 34. | January, | 1809 | 4 |

[2d Session.

## MINT.

COMMUNICATED TO the house of representatives, march 3, 1809.
Treasury Department, March 2, 1809.
Sir:
I have the honor to transmit, herewith, a letter from the Comptroller of the Treasury, accompanied with sundry statements, which have been prepared in obedience to the act, entitled ${ }^{\prime \prime}$ An act establishing a mint, and regulating the coins of the United States," passed on the 2d of April, 1792.

I have the honor to be, very respectfully, sir, your obedient servant,
The Honorable the Speaker of the House of Representatives.

Treasury Departnent, Comptroller's Office, March 1 st, 1809.
Sir:
The statements accompanying this, marked $A, B$, and $C$, have been prepared pursuant to the seventh section of an act of Congress, passed on the 2 d day of April, 1792 , entitled "An act estsblishing a mint, and regulating the coins of the United States." They contain all the information relative to the transactions of the mint, which the settlements made at the treasury enable me to give.

I have the honor to be, with great respect, sir, your obedient servant,
Albert Gallatin, Esq.

## A.

Statement exhibiting the balance of Gold and Silver remaining in the hands of the officers of the Mint on the 31st December, 1807; the amount of deposites from 1st January to 31st December, 1808; the different species of coins made and paid on account of deposites, allowances for wastage, and the balance remaining in the hands of the officers of the Mint on the said 31st December, 1808, to be accounted for on a future settlement.



## C.

Summary Statement exhibiting the value of Coins made at the Mint; the amount of disbursements on account of the establishment; the amount allowed for wastage; the amount retained of deposites; and the amount gained on the coinage of Copper from the commencement of the institution to the 31 st December, 1808.


Comptroller's Office, March 1, 1809.
G. DUVALL, Comptroller.

## BALANCES DUEFROM INDIVIDUALS ON THE 30TH JUNE, 1808.

communicated to the house of representatives, march 3, 1809.
Treasury Department, March 2, 1809.
Sir:
In obedience to a resolution of the House of Representatives of the 20 th April last, I have the honor to transmit a statement of the balances which are charged on the books of the treasury for advances made prior to the 30th day of June, 1808.

I have the honor to be, with great respect, sir, your obedient servant,
ALBERT GALLATIN.
The Honorable the Speaker of the House of Representatives.

Balances due on Personal Accounts in the books of Receipts and Expenditures of the United States, on the 30th June, 1808.

## FIRST CLASS

Including the accounts of all persons no longer in office, or whose agencies have ceased.

> advances on account of the civit list.



Tobias Lear，
Marian Samar，
Lewis M．O＇Brian，
Benjamin H．Philips，
John Ridgley，
Fulwar Shipwith
Charles Tredwell，
Dr．Thomas Triplett，
John Wall，－
John B．Cutting
Samuel Cabot，
C．W．F．Cutting
Joseph Donaldson，jun
Andrew Ellicott，
George W．Erving，－
B．Foster，jun．
John Gra
Christopope
Christoper Gore，－
Nathaniel C．Higginson，
Gcorge Izard，
Joseph Ingraham，
William Lewis，
Hugh Lennox，
ames Kenzie，and A．Glennie， John Young Noel，

Timnothy Pickering，
Ditto
William Pinkne
Edmund Randolph，
Thomas Sumpter，jun
Samuel Sitgreaves，－
Samuel Williams，

James Alger，
Willian Imlay，
Meriwether Jone
Meriwether Jon
Robert Rowan，
John H．Purviance
Aquila Brown，and other
Brown and Hackman，and others，
Beal Owings，and others，

Late commercial agent at St．Domingo，
Late consul at Madrid，
Late consul at Naples，
Late consul at Curracoa，
Ditto，do．at Tripoli，
Relative to intercourse with foreign nations，
Acting agent of the United States at St．Kitts，
Consul at St．Bartholomews，
On account of foreign intercourse，
Relative to Barbary Powers，
Agent at the Hague，
Agent for negotiating with the Barbary Powers，
Late commissioner of the United States，for running boundary line be－ tween the United States and the Floridas，
Agents for protecting American seamen，
Late secretary to E．（xerry，
Foreign intercourse，－
Late commissioner at London，under the 7th article of the British treaty， Agents for paying contingent expenses to the board of commissioners， London，under the 7ih article of the British treaty，
Late agent to the British West Indies，
Late secretary to William Smith，at Lisbon，
Late charge des affaires at Tripoli，
In relation to foreign intercourse，
Agent for seamen at Janaica，
Special agent of the United States at Georgia，relating to 6th article of the British treaty，－${ }^{-}$－$^{-}$－－ Formerly Secretary of State，his account of expenditures，

Formerly secretary to William Smith，at Lisbon，
Commissioner at London，under the 7th article of the British treaty， Commissioner at London，und
Formerly Secretary of State，
Late secretary to the legation to France，
Late commissioner under the 6th article of the British treaty，
Agent for prosecuting prize causes in London，
public debt．
－


Ditto，
Ditto，

|  |  |
| :---: | :---: |
| $2,38461$ |  |
| 29359 |  |
| 20375 |  |
| 8，000 00 |  |
| 1，927 60 |  |
| 50000 |  |
| 9038 |  |
| 40000 |  |
| 1，000 00 |  |
| 2，233 33 |  |
| 1，125 74 |  |
| 16889 | Agent under the old Government；dead． |
| 9，868 15 |  |
| 2，444 44 |  |
| 46210 | In suit． |
| 2，520 00 | Accounts partially rendered． |
| 96272 | Supposed to be on account of salary． |
| 67500 | $\}$ These accounts cannot be settled until those of Mr．C．Pinckney are set－ |
| 1，000 00 | S tled；supposed to be advances for salary． |
| 44，185 65 | Supposed to be on account of salary． |
| 40，943 59 |  |
| 8，833 00 | In suit． |
| 79705 | On account of salary． |
| 14，436 00 |  |
| 1，000 00 |  |
| 10421 |  |
| 3，645 83 | Remitted to meet a difference of Tobias Lear． |
| 20000 |  |
| 383，045 67 | \} Accounts suspended in the Comptroller's office. |
| 54,003 2,437 50 | Supposed to be for salary． |
| 43，979 74 | Ditto，do． |
| 37，104 15 | Judgment obtained，balance reduced to \＄32，226 88. |
| 3，705 04 |  |
| $\begin{array}{r}2,359 \\ \hline 156\end{array}$ | Supposed to be on account of salary． |
| 15，247 20 | To be credited for salary and expenses incurred on his mission to Lon－ don，of which last he refuses to give a detailed account． |
| 43，461 85 | Accounts rendered． |
|  | －． |
| 3，006 18 | Accounts rendered． |
| 3，462 88 | Suit ordered against his sureties． |
| 15，198 86 | Ditto，ditto． |
| 40000 | Judgment obtained． |
| 1，517 48 | Advanced for salary and contingent expenses． |
| 10，616 94 | \} Balance reduced to \$13,357 |
| $\begin{array}{r} 28,75894 \\ 0 \\ 516 \end{array}$ | $\}$ Balance reduced to \＄13，357 |
| 9，516 51 | $5$ |



## SECOND CLASS,

ADVANOES ON AOCOUNT OF THE OIVIL LIST.


| Names. |  | Capacity. | Amount. | Remarks. |  |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Silas Brent, |  | Principal deputy surveyor, Louisiana, | \$762 30 | Salary and contingent expenses. | , |
| George Clinton, | - | Vice President of the United States, his compensation, | 13,750 00 | Nothing due. |  |
| William C. C. Claiborne, | . | Governor of the territory of Orleans, . . | 29,895 66 | On account of salary. |  |
| William C. Carr, | $\cdots \quad$. | Agent for the territory of Louisiana, | 1,875 00 | Ditto. |  |
| David C. Dean, |  | Clerk to the land commissioners, New Orleans, | 1,875 00 | Ditto. |  |
| Thomas Jefferson, |  | President of the United States, his compensation, | 6,250 00 | Nothing due. |  |
| M.P. Leduc, |  | Register of the land office, Kaskaskia, Louis, | $\begin{array}{r}3,31084 \\ 900 \\ \\ \\ \\ \hline 100\end{array}$ | On account of salary. |  |
| John B. Lucas, | - | One of the commissioners for examining land titles, Louisiana, | 3,448 00 | Ditto. |  |
| Joshua Lewis, |  | Ditto, do. do. do. Orleans, | 3,914 00 | Ditto. |  |
| Patrick Magruder, Samuel A. Otis, |  | Librarian to Congress, $\dot{\text { a }}$, | 70000 | Ditto. |  |
| Samuel A. Otis, ${ }^{\text {Clement }}$ C. Penrose, |  | Agent for paying compensations to the Senate, | 5,606 60 | Accounts rendered to April $25,1808$. |  |
| Clethent C. Penrose, |  | Clerk to the commissioner, Louisiana, ${ }^{\text {a }}$, ${ }^{\text {a }}$, | 7,720 13 | On account of salary. |  |
| Thomas B. Robertson, |  | Clerk to the commissioners at Kaskaskia, | 1,250 00 | Ditto. Ditto. |  |
| John Thompson, | - | Register of the land office, Orleans territory, | 13,500 08 | Ditto, and contingent expenses. |  |
| Benedict Van Pradelles, Rober't Williams, | - | One of the land commissioners, Orleans territory, | 4,546 00 | Ditto, ditto. |  |
| Robert Williams, Ferdinand Ybanez, |  | Governor of the Mississippi territory, | 6,914 75 | On account of salary. |  |
| Ferdinand Ybanez, - | . | Translator to the commissioners at New Orleans, | 1,350 00 | Ditto. |  |
|  |  | domestic expenditures of a miscella | civil nat |  |  |
| Benjamin Austin, | - - | Agent for paying invalids, Massachusetts, | 3,289 09 | Accounts rendered to December, 1808. |  |
| Jonathan Bull, - | - - | Ditto, Connecticut, - | 1,046 14 | Ditto. |  |
| Christopher Ellery, | - - | Ditto, $\begin{aligned} & \text { Rito } \\ & \text { Ditode Island, } \\ & \text { New Jersey, }\end{aligned}$ | 26969 | Ditto. |  |
| James Ewing, - | - - | $\begin{array}{ll}\text { Ditto, } \\ \text { Ditto, } & \text { New Jersey, - } \\ \text { New York, } \\ \text { - }\end{array}$ | $\begin{array}{r}88835 \\ 2,851 \\ \hline 1\end{array}$ | Ditto. |  |
| William Gardner, | - - | Ditto, - New Hampshire, | 1,668 85 | Ditto. |  |
| Edward Hall, | - - | Ditto, - Maryland, - | 3,706 71 | Ditto. |  |
| Sherwood Haywood, | - - | Ditto, North Carolina, | 8166 | Ditto. |  |
| Stephen Moylan, | - - | Ditto, .. - - - | 5,758 99 | Ditto, |  |
| Isaac Neufville, | - - | Ditto, - - - | 21384 | Ditto. |  |
| John Stockton, | - - | Ditto, - - - - - - | 1,388 96 | Ditto. |  |
| Robert Alexander, | - - | Agent for building a custom house at New Orleans, | 12,000 00 | Work proceeding. |  |
| John Badollett, | - - | Agent for opening a road from the Ohio to the Mississippi river, Agent for procuring furniture for President's house, | 1,104 52 | Money paid to contractor, |  |
| Gideon Granger, |  | Agent for procurmg furniture for President's house, ${ }^{\text {a }}$ - - Agent for opening a road from Georgia to New Orleans, - | 2,039 4,000 00 | Balance now in his hands \$1,241 46. |  |
| Ditto, - | - - | Ditto, from Nashville to Natchez, | 3,000 00 |  |  |
| David Hoge, - | - - | Agent relative to roads in Northwestern territory, - .̈. - | 1,223 00 |  |  |
| William H. Harrison, | - - | Governor of the Indiana territory, relating to salt works near the Wabash, | 2,750 00 | Moneys applied. |  |
| William M'Pherson, | - - | Superintendent light house establishment, Delaware, - - | 2,407 53 | Accounts rendered to March 31, 1808. |  |
| Thomas Moore, | - - | Renative to public buildings in lay ashington city, ${ }^{\text {One }}$ of the commissioners for laying out a road from Cumberland to Ohio, | 210,526 06 | Balance reduced to $\$ 54,60708$; accounts rendered. |  |
| Benjamin Rush, | - - | Treasurer of the mint, - - | 16,352 51 | Accounts rendered to December, 1808. |  |
| Ditto, - | - - | Ditto, copper coinage, - - - | 3,630 00 | Ditto, |  |
| Jesse Spencer, | - - | Agent for opening a road in Northwestern territory, :- | 85000 | Moneys applied. |  |
| Joseph Turner, | - - | Superintendent of a light house to be erected at St. Seniol's Island, | 3,500 00 | Work progressing. |  |

## foreige intercourge.



| 93120 |  |
| :---: | :---: |
| 3,174 60 |  |
| 17,24066 79 70 |  |
| 25168 |  |
| 8,600 00 |  |
| 5,277 77 |  |
| 43515 |  |
| 9,595 44 |  |
| 26202 157 05 |  |
| 26180 |  |
| 231,080 58 | Accounts rendered to December 31, 1807. |
| $\begin{array}{r} 50054 \\ 57949 \end{array}$ |  |
| 7383 |  |
| 39,510 69 |  |
| 14377 |  |
| 30907 |  |
| -603 00 |  |
| 3,603,742 62 | This is the amount of bills drawn by him in favor of claimants under the Louisiana convention, paid at the treasury to those claimants, and for which he is charged |

Names.

## PUBLIC DEBT.



[^7]左

## STATE OF THE FINANCES.

communicated to the senate, on the 2d of june, 1809.
In obedience to the directions of the act supplementary to the act, entitled ©An act to establish the Treasury Department," the Secretary of the Treasury respectfully submits the following report:
The nett revenue arising from duties on merchandise and tonnage, which accrued during the year 1807, amounted, as appeared by the last annual statement, to \$16,060,000
A correct statement of that revenue, for the year 1808, cannot be prepared at this time, but may be estimated, as will appear by the estimate $A$, to about

The revenue arising from the same sources, which accrued during the first quarter of this year, did not much exceed one million of dollars; and although considerable importations may be expected from Great Britain and the West Indies, during the last six months of this year, yet, considering that there will be no arrivals from China and the East Indies, and the situation of the commercial intercourse of the United States with the rest of the world, it is not probable that the revenue, accruing during the year 1809, will exceed that of the year 1808.
The specie in the treasury, on the 1 st October , 1808, amounted to
And the receipts, during the last three months of that year, as appears by the statement B , to
\$ $13,846,71752$
3,586,316 99
\$17,433,034 51
The disbursements, during the same period, have amounted, including 6,105,000 dollars paid in reimbursement of the principal of the public debt, to

Leaving a balance in the treasury, on the 1st January, 1809, of

| $\$ 7,491,33979$ |
| ---: |
| $9,941,69472$ |
| $\$ 17,433,034 \quad 51$ |

The cash in the hands of Collectors and Receivers, and the outstanding revenue bonds, amounted, on the 1st January, 1809, to
$\$ 9,880,000$
From which, deducting for the expenses of collection and for the drawbacks payable during the
year 1809,
3,000,000
eaves, for the probable receipts of the year 1809, exclusively of the inconsiderable sums which
may be received on account of the revenue accruing during that year, a sum of
Making, together with the balance in the treasury, on the 1st of January, 1809, of
An aggregate of sixteen millions eight hundred and twenty-one thousand dollars, applicable to the expenditures of this year,
$\$ 16,821,000$
The expenses of the year 1809 are, in conformity with the existing appropriations, estimated at fourteen millions five hundred thousand dollars, consisting of the following items:
Civil list, including the expenses of this session of Congress, miscellaneous expenses and foreign in-
tercourse, • . . . . . . . . $\$ 1,342,000$ Military and Indian departments, viz:
Appropriation for the army and Indian department, . . . . 2,765,000
Appropriation for fortifications,
475,000
Arms and military stores,
550,000
Naval department, this year's appropriation,
Public debt, ( $1,547,000$ of the appropriation of $8,000,000$ of dollars for the year 1809 having been paid in advance in the year 1808, in order to effect the reimbursement of the whole of the 8 per cent. stock) .

It must, however, be observed, that the estimate of the sums, payable in the course of this year, on account of drawbacks, is conjectural; and that the exportations, particularly of colonial produce, would, if the restrictions laid by the continental Powers of Europe on neutral commerce were removed, produce a much greater defalcation in the nett receipts into the treasury, than the sum assumed in the preceding estimate. In order to guard against any incovenience arising from that contingency, and for the purpose of keeping always a moderate sum in the treasury, it may be necessary to borrow a sum equal to the amount of the principal of public debt which will be reimbursed during the year, and which wifl exceed three millions of dollars.
By the 10th and 19th sections of the act making further provision for the support of public credit, and for the redemption of the public debt, passed on the 3d of March, 1795, the commissioners of the sinking fund are authorized, from time to time, to borrow, and the Bank of the United States to lend, sums equal to the reimbursement of the public debt. But some doubts having arisen whether the powers vested by those two sections are applicable to the new six per cent. stocks, issued by virtue of the act of February 11th, 1807, in exchange of the old six per cent. deferred, and three per cent. stocks, it is desirable that the authority should be expressly extended, by law, to that case; and no other provision seems necessary for the public service of this year.

It would be premature to attempt, at this time, an estimate of the receipts and expenditures of the year 1810. It is sufficient to observe, that, although the receipts may exceed those of the present year, it is highly improbable that they should be equal to the expenditures of that year, which, unless the military and naval establishments should be reduced, will amount to sixteen millions of dollars. But it is believed that the revenue will, after that year, be adequate to discharge the annual expenses.

All which is respectfully submitted.
Treasury Defartment, June 1st, 1809.
ALBERT GALLATIN.

An Estimate of the duties which accrued on merchandise, tonnage, and passports, of debentures issued for drawback on foreign merchandise exported, of payments for bounties and allowances, and for the expenses of collection, during the year 1808.

| 1808. | duties on |  |  | Debentures issued. (a) | Bounties and Allowances. | Gross Revenue. | Expenses of Collection. | Nett Revenue. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Merchandise. | Tonnage. | Passports. |  |  |  |  |  |
| 1st quarter, | \$4,285,766 | \$32,607 | \$166 | \$198,895 | \$185,395 | \$3,934,249 | \$154,874 | \$3,779,375 |
| 2d quarter, | 3,124,217 | 31,151 | 1 | 30,244 | 5,640 | 3,119,484 | 120,519 | 2,998,965 |
| 3 d quarter, | 1,867,069 | 26,923 | 212 | 14,259 | 3,608 | 1,876,337 | 142,995 | 1,733,342 |
| 4th quarter, | 1,878,991 | 29,116 | 98 | 4,851 | 2,052 | 1,901,302 | 142,530 | 1,758,772 |
|  | 11,156,043 | 119,797 | 476 | 248,249 | 196,695 | 10,831,372 | 560,918 | 10,270,454 |

(a) On account of drawbacks for exportations made prior to the embargo.
B.

Dr. Account of the Receipts and Expenditures of the United States, from the 1st October to the 31st Dec. 1808. Cr.


ACCOUNT-Continued.

## Naval establishment.

Naval department,
Building six 74 gun ships, $\quad \begin{array}{r}101,567 \\ 50 \\ 5,000 \\ 80\end{array}$ Building six 74 gun ships,
Building and equipping gunboats,
297,500
5,
00

## Public Debt.

Interest and reimbursement of the domestic debt, paid from the customs,
Appropriation of moneys arising from interest on stock purchased and redeemed, Appropriation of moneys arising from the sales of public lands, -
Interest on Louisi-
ana stock,
Dutch debt,
129,036 78

Balance in the hands of the
Treasurer on the 1st of Ja-
nuary, 8809,
Deduct warrants drawn prior
to that day, and which then
remained unpaid,
305,047 38

600,508 29

404,067 80


From-

## Repayments.

Jonathan Burrall, agent
for purchasing stock, 10,573 75
George Simpson, do. 16,019 34
Peter Roe Daliòn, do. 41,881 24
Edmund Randolph, for-
merlySec'tary of State, 4,500 00
Daniel Brent, agent for
defraying certain expenses relative to treaties with Mediterranean Powers,

1,612 91
Samuel A. Otis, agent for paying the contingent expenses of the Senate, 1,11000 Thomas Claxton, agent for procuring furniture for the south wing of the Capitol,
Maria Beckley and Maria Prince, executrixes of Jno. Beckley, late agent for paying the contingent expenses of the House of Representatives,

17,433,034 51

Treasury Drfarthent, Register's Office, May 31, 1809.
JOSEPH NOURSE, Register.

11th Congress.]

To the Honorable the Congress of the United States, the petition of the subscribers. manufacturers of hemp into linen, and inhabitants of the State of Kentucky, respecffully showeth:

The subscribers having, since the passage of the acts commonly called the "embargo" and "non-importation acts," engaged in the manufacture of hemp into linen, and many of them having expended great part of their respective capitals in preparing machinery and erecting buildings to carry on the same, beg leave, upon the approach of a new state of affairs, to call their situation to the attention of your honorable body. Whilst they rejoice, in common with their fellow citizens, that the returning sense of justice of one of the great belligerent Powers of Europe, as displayed in some recent communications to our Government, affords a hope that our country may esaape the calamities of war, they must be permitted to state that this cause of national rejoicing will, in all human probability, be greatly oppressive to them. Their establishments have grown out of our differences with foreign nations. The "non-importation act," which passed, as your petitioners always understood, as much to change the direction of some of the national capital from commercial to manufacturing pursuits, as with a view to bring a great foreign Power to a sense of justice, by prohibiting the introduction of coarse linen, \&c. into the United States, gave being to their manufactories; and with the further patronage of your honorable body, will, beyond all doubt, rapidly increase in the Western country. Already there is manufactured, in Kentucky, a quantity of baling linen sufficient for the consumption of the greater part of the cotton country; other manufactories are erecting, and several citizens are extending their views to finer linens and sail cloth. Such, however, is the superiority of European capital and arts; such the cheapness of labor in Great Britain and Ireland; such the aid given there to manufactures by bounties from the Government; such the obstacles which an American manufacturer has to combat and overcome; and such the lessons furnished by experience; that your petitioners forebode the annihilation of their respective establishments, unless some aid is afforded them, at this moment, by the interposition of Congress.

That this protection of your honorable body will be given to them at the present moment, they are the more persuaded, when they review the proceedings of every Congress which has sat, since the formation of the federal constitution. Every law which has been enacted; every declaration which has come to the People, from that quarter; has shown it to be the wish of Congress to make the United States independent of the world, as to articles of the first necessity, as she is in her political rights as a nation. And for this purpose Congress have laid duties upon all raw or manufactured articles, to an extent sufficient to prohibit their importation, whenever it was ascertained that the country could produce a sufficiency for home consumption. And, in some instances, protecting duties have been laid with such efficacy, as not only to produce internal manufactures, sufficient for the supply of the demand at home, but to become, also, articles of considerable amount in the scale of our exports.

Not merely, however, have Congress, in laying prohibitory or protecting duties, evinced a disposition to encourage this species of domestic industry, but that body has also granted bounties to encourage the industry of an isolated part of the Union-a species of industry, too, in which butasmall portion of the citizens could participate-the fisheries. Far be it from the subscribers to repine at a policy of this kind, because it could not have an operation upon them, or affect the great mass of the People. They have no such views: for, they well know that the United States com-
pose an extensive nation; that her citizens are scattered over an immense extent of country, having various soils and climates, with pursuits adapted or varied to their different local situations. And a government, framing laws for this scattered population, must necessarily consult the wants and necessities of every part of it, to promote the general good of the whole. A reference to the report of Mr. Secretary Jefferson will evince, that enlarged and liberal views of this kind induced Congress to grant bounties to the fisheries. But views of another nature seem also to haveinfluenced that body. The encouragements given to their own fishermen, by foreign nations, and the restrictions laid upon our oils and fish, in foreign ports, had threatened the fisheries with destruction; and the question came before Congress, whether that business should be abandoned entirely, or supported by the nation at large. The same question the subscribers consider as occurring in the present instance. Independent of the superiority which the British mannfacturer possesses, in the low price of labor, the experience and skill of his workmen, and the strength of his capital, he enjoys advantages which are not known to an American manufacturer, in the bounties given by Government to those who grow the raw material, and to those who export the manufactured article Whether an American manufacturer can resist a combination of advantages so unfavorable to his interests, without aid from Government, appears to the petitioners as problematical indeed.

Your petitioners deem it material to represent, that the non-importation act, by creating a demand for the articles which that act prohibited, has changed the direction of much capital, and caused the erection of buildings, which must now become waste, without the interposition of Congress. That if it be important to encourage manufactures, and if they promote national wealth, by encouraging internal industry; if they keep money at home, by preventing it from going abroad for foreign productions; if they give life to the industry of the farmer, the planter, and the mechanic; there cau be no question upon the subject. This is the time to encourage them effectically. If those which are erected be suffered to go waste; if those recently established die with the law which gave them being; an age will pass away before other citizens will embark in the same business. Ill success, upon the part of one manufacturer, will prevent others from engaging in the same pursuit; success that crowns every measure with popularity, produces herds of imitators and followers:

Nor can it be an unimportant consideration with Congress, that the encouragement of domestic manufactures will have a tendency to transplant the arts and capital of Europe to this country, by holding out inducements to artists and manufacturers to remove here.

The subscribers cannot quit the subject without some remarks upon the peculiar situation of the country in which they live. Kentucky is rich in soil, but at a distance from the seas. She is capable of producing hemp for the whole supply of the United States-an article perhaps as much wanted as any other, both by the Government, and by private citizens, engaged in every pursuitin life; which, to an enormous amount, is annually imported from the northern parts of Europe, and which cannot easily be procured, in case of war. If the manufacturers of Kentucky were sufficiently encouraged, they would induce the farmers to cultivate it, so as to furnish a never-failing resource, whether in peace or war. The proximity of Kentucky to Ohio and Indiana subjects her to continual drains of treasure for United States' lands. Large sums are annually taken off for foreign productions, and merchants in the Atlantic States, who are the real collectors of the revenue, pay, for Kentucky, her quota to the treasury. Protected as she is by the Union, with this arrangement she is satisfied. But when the fishermen of the East are not only encouraged by protecting duties, but also by bounties; when, comparatively speaking, no public moneys are ex pended here, but all at Washington, and on the sea board, in salaries, buildings, fortifications, upon the army, and on the navy, for the protection of commerce, in which, from her local and insular situation, she cannot participate; she would be better pleased if she was indemnified, for these disadvantages, by some encouragement of her industry; and that, perhaps, can best be done, with public benefit, by protecting duties to the manufacture of what promises to be her staple article.

Wherefore, \&c
JOHN ALLEN, and others.

## REMISSION OF FORFEITURE.

## communicated to the house of representatives, june 14, 1809 ,

Mr. Newton, from the Committee of Commerce and Manufactures, to whom was referred the petition of Andrew Foster and Jacob P. Geraud, submitted the following statement of facts:
The petitioners, citizens of the United States, and residing at New York, state that they are the exclusive owners of the ship Clara, which sailed, on or about the 8th of January, 1809, under the command of Joshua Farrell, as master, from the port of New York, to that of New Orleans. When the said ship was under way, on her voyage to New Orleans, as the petitioners were informed, Joshua Farrell, the master, received on board two female slaves, the property of a certain J. B. Dupré, a passenger, and landed them at New Orleans. That, in consequence of this act of the master, the said ship Clara was seized and libelled, for contravening the ninth section of the act, entitled "An act to prohibit the importation of slaves into any port or place within the jurisdiction of the United States, from and after the first of January, in the year 1808," and was condemned as forfeited, by the district court of the United States for the district of Orleans. The petitioners aver that they had no agency in this transaction; that the said Joshua Farrell acted without their knowledge or instructions. Andrew Foster, one of the petitioners, states that, a day or two previous to the sailing of the ship, Joshua Farrell, the master, informed him that Mr. Dupré, a passenger, wished to take with him two black servants, and was desirous of knowing what charge he, the said Farrell, should make for their passage. The said Foster states that this conversation was casual, and that no other communication was made. The petitioners state, the unlawful procedure of the said Farrell was without their knowledge or concurrence, and that, for his misconduct or omission, they are made to suffer, innocently.

They cannot but believe that the conduct of the said Farrell was the result of ignorance.
From the facts stated in the petition, and the documents accompanying the same, the Committee of Commerce and Manufactures are of opinion that the case presented for consideration is a hard one, and that the petitioners are free from the imputation of any intentional violation of law, or of conniving at one--the object being too insignificant, their portion of the passage money of two slaves, to induce such a belief.

In this light, the case evidently appeared to the attorney who conducted the prosecution on the part of the United States. Soimpressed was he with a conviction of their innocence, and their just title to relief, that he, on his own responsibility, took their promissory note for the sum for which the ship Clara sold, payable in September next, in order to afford an opportunity to the petitioners of making application to Congress for a remission of such part of the forfeiture as has accrued to the United States.

Should the United States remit their claim to the petitioners, yet they will be conșiderable losers, as the informers against the ship Clara will be entitled to their share of the money arrising from her sale. Joshua Farrell, the master, is still liable for a penalty of one thousand dollars for each slave, landed, contrary to law, and to imprisonment for his misconduct, or omission of a duty enjoined by law. The committee are of opinion that the case is such a one as to justify the interposition of the extraordinary and equitable powiers of the National Legislature. In obedience to this impulse, they beg leave to report a bill for the relief of the petitioners.

## POWERSOF THE COMMISSIONERS OF THE SINKING FUND.

## communicated to the house of representatives, june 23, 1809.

Treasury Departhifit, June 20, 1809.
SIR:
I have the honor, in obedience to the resolution of the House of Representatives of the 17 th instant, to transmit copies of the following documents, viz:
A. Proceedings of the Commissioners of the Sinking Fund, at a meeting held on 18 th March, 1809 , directing the application of a sum, not exceeding 2,250,000 dollars, to the reimbursement of the principal of the exchanged six per cent. stock, and authorizing the Secretary of the Treasury to borrow, with the approbation of the President of the United States, and in conformity with the provisions of the 10 th section of the act ${ }^{\circ}$ making further provision for the support of public credit, and for the redemption of the public debt," a sum equal to that of the principal of the exchanged six per cent. stock, which might be thus reimbursed.
B. Letter from the Secretary of the Treasury to the President of the Bank of the United States, dated 21st March, 1809, inquiring whether the proposed loan might be obtained fiom the bank; and, also, whether the bank would assent to a cotemporaneous reimbursement of the whole amount of exchanged six per cent. stock owned by that institution.
C. Answer of the President of the Bank of the United States, dated 24th March, 1809; stating that it appears to the Board of Directors, that they are notauthorized, by the act of 1795, to make a loan for the reimbursement of the stock created by the act of 1807; that the bank will agree to the loan, provided it is not wanted for a more distant period than the time when the present charter of the bank will expire; and provided also, a law be obtained, giving them authority to make it; and that the Board prefer a reimbursement of only so much of the exchanged six per cent. stock which they own, as may fall to the lot of the bank.
D. Proceedings of the commissioners of the sinking fund, at a meeting held on the 26th December, 1795, authorizing a loan of 500,000 dollars, pursuant to the first section of the act abovementioned, passed the 3d of March, 1795.
E. Contract with the Bank of the United States, dated 31stDecember, 1795, for aloan of 500,000 dollars, obtained from that institution, in pursuance of the last mentioned proceedings of the commissioners of the sinking fund.
F. Proceedings of the commissioners of the sinking fund, at a meeting held on the 15th December, 1798, authorizing a loan of 200,000 dollars, pursuant to the provisions of the act abovementioned, passed the 3 d of March, 1795 .
G. Contract with the Bank of the United States, dated 17th December, 1798, for a loan of 200,000 dollars, obtained from that institution, in pursuance of the last mentioned proceedings of the commissioners of the sinking fund.

No other loans have ever been obtained under either the first or tenth section of the act of 3d March, 1795, nor can I find, in the minutes of the commissioners of the sinking fund, any other proceedings touching the exercise or construction of the duties or powers contained in those sections.

It appears by the document A, that the commissioners of the sinking fund, at their meeting of the 18th March, 1809, construed the words "public debt," in the 10th section of the act of 3d March, 1795, as embracing the exchanged six per cent. stock; and considered the section, generally, as authorizing them to borrow, with the approbation of the President, the sum requisite for the reimbursement of that part of the principal of the public debt, if there was, in their opinion, reason to apprehend that all the demands on the treasury, including such reimbursement, could not be discharged, unless a loan to that amount was obtained.
I. The commissioners of the sinking fund did not decide that the words "public' debt," in that section, comprehended any debt which did not exist on the 3d day of March, 1795, when the law was passed; nor even any portion of the debt then existing, which might (as in the case of the three per cent. stock, converted, by virtue of the act of 11 th February, 1807, into a six per cent. stock) have been subsequently altered, either in the amount of its capital, or in the rate of interest payable thereon. The construction which they gave to the law, applied only to the six per cent. stock issued, by virtue of the 2d section of the act of 11th February, 1807, in exchange of the old six per cent. or deferred stocks. No alteration whatever was produced by that exchange, either in the amount of principal. in the rate of interest, in the time of paying the interest, or in the manner of transterring the debt. The only change is the manner in which the principal should be reimbursed; and that certainly did not alter the nature of the debt. This exchanged stock is, therefore, in the opinion of the commissioners, precisely the same debt which existed in March, 1795 , and to which the powers vested in them, by that act, are strictly applicable. But, although the grounds on which a different opinion was entertained by the bank, are not to this moment understood; it appeared eligible, in a case where doubts were suggested, to apply to Congress for an explanatory act, and, in the mean while, to suspend any further proceedings respecting the proposed loan. The resolution of the commissioners of the sinking fund has not, therefore, been yet submitted to the President of the United States for his approbation.
II. The commissioners of the sinking fund are, by the 10 th section of the act of 3d March, 1795, empowered and required, if necessary, to borrow, with the approbation of the President of the United States, the sums requisite for the reimbursements of the principal of the public debt. The general expressions, "ifnecessary," have been taken by the commissioners, as confining the power, thus vested in them, not to the case, when the sums which they are directed to pay, annually, might exceed the probable receipts into the treasury for that year, but to that of those receipts being insufficient to discharge all the annual expenditures, including the payments of the sinking fund. The question of priority of payment in favor of that fund was not taken into consideration, because, although the obligation to pay, at this time, eight millions of dollars, annually, on that account, is indisputable, it is equally necessary that all the other expenses, authorized and directed by Congress, should be paid. The meaning and object of the section appeared, indeed, so obvious, that no doubt had suggested itself on that subject previous to its late discussion.

The first section of the act authorizes the commissioners of the sinking fund to borrow, from time to time, such sums, in anticipation of the revenues, (not exceeding, in one year, one million of dollars) as may be necessary for the payment of the interest on the public debt. The restrictive word is the same in this as in the 10th section of the act. If it be insisted that the necessity of borrowing can never exist in this case, unless the revenues appropriated should fall short of the sums payable on account of the interest, there has been no year, since the law passed, in whichsuch loan could have been legally made. It will appear, by reference to the documents $D$ and $E$, that, in December, 1795; a loan of 500,000 dollars was, by virtue of the first section of the act of 3d March, 1795, authorized by the commissioners of the sinking fund, approved by the President, and obtained from the bank. The necessity of the loan is made to rest, not on a comparative view of the revenues appropriated for the payment of the interest, and of the sums payable on account of that interest, but on the general state of the treasury, and on a general view of the receipts and expenditures for the three last quarters of 1795, and for the year 1796. The amount of revenues which were pledged for the payment of interest, are there estimated, for the year 1796, at near six millions, and the amount of interest at only four millions of dollars.

The papers $F$ and $G$ refer to a loan of 200,000 dollars, obtained in December, 1798 , from the bank, for the purpose of reimbursing an instalment of the principal of the loan of two millions of dollars, had of the bank, pursuant to
the 11th section of the act of incorporation. The loan is, through some error of the transcriber, stated to be by virtue of the 6 th section of the act of 3d March, 1795; which section does not confer any authority to borrow money. And the loan was evidently made under the tenth, and not under the first section of the act: for it is intended for the purpose of reimbursing an instalment of principal, and not for paying the interest on the public debt; and it was also made for a term of four years, (though reimbursable sooner, at the pleasure of the United States) which could not have been done under the power vested by the first section, which directs an absolute reimbursement within a year from the time of each loan. This loan was made, because there was ' no surplus of revenue in the treasury applicable to the payment of the said instalment;" by which is not meant that surplusses of revenue were alone appropriated for that object: for so much of the duties on imports, and spirits distilled, and stills, as would be sufficient to pay the instalments of that two millions loan, were appropriated by the 8th section of the act of 3d March, 1795; and the commissioners were directed, by the 11 th section of the same act, to reimburse the said instalments as they became due. Nor was there, in the year 1798, any deficiency in the revenues appropriated for the payment of interest and principal, which the commissioners of the sinking fund were directed to make: for, the revenues pledged, exceeded, by three millions of dollars, the payments made on that account. But, at that time, as at present, the necessity of recurring to the authority to borrow, vested, by the act, in the commissioners, resulted from a deficiency in the general receipts, which, during that year, fell short of the general expenditures.

Under those impressions, it was stated, in the report made on the 1st instant, that it might be necessary to borrow a sum equal to the amount of the principal of the public debt, reimbursed during the year 1809; and that, provided the authority vested by the act of 3 d March, 1795 , should be expressly extended to the stock issued under the act of 11th February, 1807, no nther provision seemed necessary for the public service of this year. And as, in the statement and estimates from which those conclusions were drawn, the moneys actually in the treasury at the commencement of the year, are stated at near ten millions of dollars; and the demands on account of public debt, for this year, at less than six millions and a half; the report was, evidently, founded on the supposed correctness of the construction abovementioned. But, if that construction shall be deemed incorrect, and, if the powers vested in the commissioners, by the 10 th section of the act of 3 d March, 1795 , shall be considered, by Congress, as applicable only to the case when the moneys in the treasury, together with the probable receipts for the year, shall fall short of eightmillions of dollars, the provision suggested by the report (and which was intended only to remove a doubt respecting the nature of the debt to which the powers were applicable) will not be sufficient. It will then be necessary to pass a law, giving an express authority to borrow the money which may be wanted.

I must acknowleclge that, so far as relates to the extinguishment of the debt, and independent of the question respecting the true construction of the law, I perceive no material difference between the two modes. Whenever the expenses of a nation shall exceed its revenues, loans must, in some shape or another, be obtained, and the important question is, whether all the expenses incurred be really necessary, or even useful. On the decision of that question, the Secretary of the Treasury has no control. If he had, there would certainly be no necessity to borrow money in time of peace.

Permit me to add some observations explanatory of the letter written to the president of the bank, on points not immediately embraced by the resolution of the House.

There were two reasons why it was thought more eligible, in this instance, to negotiate a loan with the bank, than with individuals. It is still uncertain when, and to what amount, the money may be wanted. A contract with individuals requires previous notice and arrangements, and is absolute, so as to compel Government to receive the amount lent, according to the terms of the contract. But, with the bank, it was sufficient to ascertain whether the loan could, if wanted, be obtained from that institution; the contract might be delayed till it was ascertained whether, and to what amount, the loan was necessary; and it might be avoided altogether, if not actually necessary. The reimbursement would also be made with more convenience, and some interest saved, because the repayments may be made to the bank, from time to time, and in any sums whatever, according to the situation of the treasury.

In proposing to the bank that they should give notice to the treasury of their wish to be reimbursed the whole amount of their exchanged six per cent. stock, my object was to facilitate the loan, since, by that operation, there would have been no real payment, but only a commutation of debt; and, also, to accommodate, so far as was consistent with the public interest, those individuals, who, by accepting the terms of the act of Tebruary, 1807, had become owners of exchanged six per cent. stock, and who, that stock being above par, could not desire to be reimbursed. As it related to thebank, that consideration was immaterial, as it was not presumed that they wanted to sell their stock.

I have the honor to be, with great respect, sir, your most obedient servant,
ALBERT GALLATIN.
The Hon. the Speaker of the House of Representatives.

## A.

Proceedings of the Commissioners of the Sinking Fund, at a meeting held on 18th March, 1809.
At a meeting of the Commissioners of the Sinking Fund, held on the 18th March, 1809,
Present: Robert Smith, Secretary of State,
Albert Gallatin, Secretary of the Treasury,
C. A. Rodney, Attorney General United States.

The Secretary of the Treasury laid before the Board a report, dated the 18th day of March, 1809, which was read, and is as follows, viz:
"That there was paid, during the year 1808 , in order to complete the reimbursement of the eight per cent. stock,
a sum of ${ }^{-}$
On account of the public debt, for the year'1809, in advance, and on account of the annual appro-
$\$ 1,547,000$ priation of
$8,000,000$
Leaving a sum of
6,453,000
Which must, in conformity with existing laws, be applied, during the present year, to the payment of the principal and interest of the public debt.
That the payments to be made during the present year, on account of the interest on the debt, including the annual reimbursement of the six per cent. and deferred stocks, were estimated at

4,226,000
Leaving a sum of
$\$ 2,227,000$
Which, the market price of stocks being above the rate fixed by law for purchases, can only be applied to the reimbursement of the exchanged six per cent. stock, in conformity with the provisions of the act supplementary to the act, entitled 'An act making provision for the redemption of the whole of the public debt of the United States.
And that, considering the probable amount of receipts and expenditures, during the present year, it is not believed that all the demands on the treasury, including the abovementioned sum of $\$ 2,227,000$, can be discharged, unless a loan can be obtained, equal to the amount of principal of the public debt thus reimbursed."

Whereupon,
Resolved, That a sum not exceeding $\$ 2,250,000$, be applied, during the present year, to the reimbursement of the principal of the exchanged six per cent. stock, in conformity with the provisions of the act last abovementioned.

Resolved, That the Secretary of the Treasury be authorized, with the approbation of the President of the United States, to borrow a sum equal to that of the principal of the public debt which may be thus reimbursed, in conformity with the provisions of the 10 th section of the act, entitled "An act making further provision for the support of the public credit, and for the redemption of the public debt."
R. SMITH, Secretary of State,

ALBERT GALLLATIN, Secretary of the Treasury,
C. A. RODNEY, Attorney General of the United Slates.

## B.

## Letfer from the Secretary of the Treasury to the President of the Bank of the Onitel States.

## Treasury Department, March 21st, 1809.

Sir:
The commissioners of the sinking fund having directed the reimbursement of a sum not exceeding $\$ 2,250,000$, of the new exchanged six per cent. stock, and authorized, in conformity with the 10 th section of the act " 6 making further provision for the support of public credit, and for the redemption of the public debt," passed 3d March, 1795, a loan to the amount of principal thus to be reimbursed, I beg leave to inquire, 1st. Whether the Bank of the United States will be disposed to lend that sum, in two equal instalments, viz: on 1st October next, and on the 1st January, 1810 , being the times at which I intended to effect the reimbursement? 2dly. Whether the Bank will assent to be reimbursed the whole amount of said exchanged six per cent. stock, which they own, at the times abovementioned?

The two propositions may be considered as independent, one of the other, it being, however, understood that, if the bank does not wish to make the loan, it would suit Government better not to reimburse the bank exclusively, but only according to lot, in common with other stockholders.

If the bank will assent to make the loan, but refuse to receive the reimbursement, (so far only excepted as may be determined by lot) it will not be material that the sum lent should be paid by the bank into the treasury, precisely in two instalments, as abovementioned. The times and amounts of payments may, in that case, be arranged, when a formal agreement shall be entered into, so as to answer the wants of the treasury, and the convenience of the bank. It is only in case the bank will accede to both propositions, that, as there will be no real payments, but only a commutation of exchanged six per cent. stock into a temporary loan, it will be necessary that the loan should be made on the same days, and for the same sums as the reimbursement.

If the bank will accede to both proposals, it will be seen, by reference to the 8 th section of the act supplementary to the act, entitled "An act making provision for the redemption of the whole of the public debt of the United States," passed the 11th February, 1807, that an exclusive reimbursement of the exchanged six per cent. stock, held by the bank, cannot take place, unless notice be given to this Department, in writing, of the wish of the institution to be thus reimbursed; and that notice must reach me prior to the 30th instant, as I must otherwise determine, by lot, what certificates of that stock shall be reimbursed, and give public notice thereof, in conformity with the second section of the same act, on or before the first day of next month. I am sensible that this is pressing for an answer within a shorter time than may be convenient, but, under the pressure of current business, I did not attend to this operation till within the last three days. I therefore request that you will have the goodness to lay the subject immediately before the Board, and to favor me with the answer. If that answer be in the affirmative, I will thank you to enclose in it the notice, in writing, asking for the reimbursement, in order that such notice, unconnected with any other subject, may be filed as a voucher, authorizing me to reimburse, in conformity therewith.

I have the honor to be, \&c.
aLbert gallatin.
David Lenox, Esq.
President of the Bank of the United States, Philadelphia.
C.

## Letter from the President of the Bank of the United States to the Secretary of the Treasury.

Bank of the United States, March 24th, 1809.
Sir;
I lost no time in laying before the Board of Directors, your letter of the 21stinstant, which I had the honor of receiving yesterday. To the first of your inquiries, namely: "Whether the Bank of the United States will be disposed to lend that sum ( $\$ 2,250,000$ ) in two equal instalments, viz: on the 1st October next, and on the 1st January, 1810," I am desired to state, that there is every disposition on the part of this Board to comply with the wishes of Government but it appears to them that they are not authorized, by the act of 1795, to make a loan for the reimbursement of the stock created by the act of 1807; besides, there are considerations which now present themselves, of much importance to the institution, arising from the short duration of the charter, with which a loan, reimbursable at the pleasure of the United States, may interfere. To evince, however, the friendly disposition of the Board, they do not hesitate to agree to the loan, provided it is not wanted for a more distant period than the time when the present charter of the bank will expire, at an interest of six per cent. per annum, and provided also, a law is obtained, at the next session of Congress, giving them authority to make it.

To your second inquiry, viz: "Whether the bank will assent to be reimbursed the whole amount of the exchanged six per cent. which they own, at the times mentioned," I have to reply, that the Board prefer accepting such proportion only, as may fall to the lot of the bank. In returning this answer to your letter, 1 hope it may be perfectly satisfactory, and an additional proof of the desire of this Board to comply with the views of Government on every occasion, when not incompatible with the interest of the institution.

I have the honor to be, sir, your very obedient servant,
D. LENOX, President.

The Honorable Albert Gallatin, Esq.
D.

Proceedings of the Commissioners of the Sinking Fund, at a meeting held on the 26th December, 1795.
At a meeting of the Commissioners of the Sinking Fund, on the 26th day of December, 1795,
Present: The President of the Senate,
The Secretary of State
The Secretary of the Treasury.
A report of the Secretary of the Treasury was read, as follows:
"That, to provide for the payment of the interest on the public debt, which will fall due at the close of the present year, it will be necessary to anticipate the appropriated revenues to the amount of five hundred thousand dollars.
${ }_{66}$ The authority to make a loan for this purpose, is contained in the first section of an act, passed on the 3d day of March, 1795, entitled 'An act making further provision for the support of public credit, and for the redemption of the public debt.'
" The Secretary proposes, that the said loan be had of the Bank of the United States, for one year, to bear interest from the 1st day of January, ensuing, at the rate of six per centum perannum, to be refunded out of the proceeds of the duties on goorls, wares, and merchandise, imported, on the tonnage of ships and vessels, and upon spirits distilled in the United States, and stills, which may accrue to the end of the present year, and be then uncollected.
"That the commissioners may be satisfied, as to the real state of the treasury, at the latest period to which the accounts have been settled, he takes the liberty to lay before them, a copy of his report, made to the House of Representatives, on the 14th instant, in which the receipts and expenditures for the three first quarters of the present year are exhibited, and also, a view of the probable receipts and expenditures for the year 1796.
"Wherefore, the said Secretary requests that the board of commissioners of the sinking fund would resolve, that an application be made to the President of the United States, for his permission to the Secretary of the Treasury to borrow five hundred thousand dollars, on the terms and conditions before mentioned, to be applied in the manner herein proposed."

Whereupon, it was resolved, unanimously, That the sum of five hundred thousand dollars be borrowed by the Secretary of the Treasury, for a term not exceeding one year, at the rate of interest not exceeding six per centum per annum, to commence on the first of January, 1796, pursuant to the first section of the act, entitled "An act making further provision for the support of public credit, and for the redemption of the public debt;" and that this resolution be laid before the President of the United States, for his approbation.

JOHN ADAMS, President of the Senate,
TIMOTHY PICKERING, Secretary of State,
OLIVER WOLCOTT, Jr. Secretary of the Treasury.
December 20th, 1795.
Approved:
GEO. WASHINGTON.

## E.

## Contract between the C'ommissioners of the Sinking Fund and the Bank of the United States.

Articles of agreement between Oliver Wolcott, jr., Secretary of the Treasury, in behalf of the Commissioners of the Sinking Fund, of the one part; and the President, Directors, and Company, of the Bank of the United States, of the other part; made and concluded the thirty-first day' of December, in the year of our Lord one thousand seven hundred and ninety-five.
Whereas, by the act, entitled "An act making further provision for the support of the public credit, and forthe redemption of the public debt," passed the 3 d day of March, in the present year, the commissioners of the sinking fund, with the approbation of the President of the United States, are authorized and empowered to borrow, or cause to be borrowed, from time to time, such sums, in anticipation of the revenues appropriated, not exceeding, in one year, one million of dollars: And whereas the said commissioners of the sinking fund, by their resolution of the twenty-sixth of December, one thousand seven hundred and ninety-five, approved by the President of the United States, did unanimously agree, that the sum of five hundred thousand dollars should be borrowed by the Secretary of the Treasury, for a term not exceeding one year, at a rate of interest not exceeding six per centum per annum, to commence on the first of January, one thousand seven hundred and ninety-six, pursuant to the act above recited:

Now, therefore, these presents witness, that, pursuant to the authority aforesaid, it hath been, and is hereby, agreed, by and between the said parties of the first and second part, as follows, viz:

First. The said President, Directors, and Company, shall lend to the Uunited States, the sum of five hundred thousand dollars, to be advanced on the first day of January, one thousand seven hundred and ninety-six.

Second. The said sum, so to be advanced as aforesaid, shallbear interest at the rate of six per centum per annum, from the date before mentioned, payable on the first day of July, one thousand seven hundred and ninety-six, and on the first day of January, one thousand seven hundred and ninety-seven.

Third. The United States shall reimburse or repay to the said Bank of the United States, the said sum of five hundred thousand dollars, with the interest which shall be due thereon, on or before the first day of January, in the year one thousand seven hundred and ninety-seven, reserving, nevertheless, to the United States, the right of reimbursing, at their pleasure, the whole, or any part of the said sum, which shall have been so lent and advanced, after giving one month's notice to the President of the said bank, of the sum intended to be reimbursed.

In testimony whereof, the said Secretary of the Treasury hath caused the seal of the treasury to be affixed to these presents, and hath hereunto subscribed his hand; and the said President, Directors, and Company,
[sear.] have aliso caused the seal of the Bank of the United States to be affixed to the same, the day and year aforesaid.
[seal.]
OLIVER WOLCOTT, Secretary of the Treasury.
THOS. WILLING, President of the Bank of the United States.

## F.

## Proceedings of the Commissioners of the Sinking Fund, at a meeting held on the $15 t h$ December, 1798.

At a meeting of the Commissioners of the Sinking Fund, on the fifteenth day of December, 1798,
Present: The Honorable Jorn Laurence, President of the Senate,
The Secretary of State,
The Secretary of the Treasury,
The Attornmy General of the United States.
The Secretary of the Treasury laid before the Board a report, dated the fourteenth day of December, 1798, which was read, and is as follows:
"That, by the eleventh section of the act of Congress, passed on the third day of March, 1795, entitled 'An act making further provision for the support of public credit, and for the redemption of the public debt, the commissioners of the sinking fund are required to reimburse, to the Bank of the United States, the instalments due upon the loan of two millions of dollars, had of the said Bank, pursuant to the elerenth section of the act by which the same was incorporated, as the said instalments shall respectively accrue.
"That, on the last day of December, in the present year, the instalment of the aforesaid loan, being two hundred thousand dollars, will fall due to the said bank.
" There being no surplus of revenue in the treasury applicable to the payment of the said instalments, the Secretary requests, that application be made to the President of the United States, for his permission to borrow the sum of two hundred thousand dollars, for a term not exceeding four years, to be applied to the purpose aforesaid; and, therefore, submits the following resolultion:
" Resolved, That the sum of two hundred thousand dollars be borrowed by the Secretary of the Treasury, pursuant to the sixth section of the act, passed on the third day of March, 1795, entitled 'An act making further provision for the support of public credit, and for the redemption of the public debt,' and that the proceeds of the said loan be applied, by the said Secretary, to the payment of the seventh instalment of the loan of two millions of dollars, borrowed under the act, entitled ' An act to incorporate the subscribers to the Bank of the United States:' Providea, That the said loan shall, neverthless, be reimbursable at the pleasure of the United States, and shall bear interest at a rate not exceeding six per centum per annum, and that this resolution be laid before the President of the United States for his approbation.
${ }^{6}$ All which is respectfully submitted, by
${ }^{6}$ Treasury Department, December 15th, 17798."
'OLIVER WOLCOTT, Secretary of the Treasury.

Whereupon, it was resolved, that the said report be accepted, and that the resolution aforesaid be laid before the President of the United States for his approbation.

JOHN LAURENCE, President of the Senate, pro tem,
Philadelphia, December 17th, 1798. Approved:
Recorded from the original minutes on the file, by
EDWARD JONES,
Secretary to the Commissioners of the Sinking Fund.

## G.

Contract between the Commissioners of the Sinking Fund and the Bank of the United States.
Articles of agreement between Oliver Wolcott, Secretary of the Treasury, in behalf of the Commissioners of the Sinking Fund, of the one part; and the President, Directors, and Company, of the Bank of the United States, of the other part; made and concluded the twenty-eighth day of December, in the year of our Lord one thousand seven hundred and ninety-eight.
Whereas, by the act, entitled "An act making further provision for the support of public credit, and for the redemption of the public debt," passed the third day of March, one thousand seven hundred and ninety-five, the Commissioners of the Sinking Fund, with the approbation of the President of the United States, are authorized and em-. powered to borrow, or cause to be borrowed, from time to time, such sums, in anticipation of the revenues appropriated, not exceeding one million of dollars: And whereas the said Commissioners of the Sinking Fund, by their resolution, of the fifteenth of December, one thousand seven hundred and ninety-eight, approved by the President of the United States, did unanimously agree that the sum of two hundred thousand dollars shall be borrowed by the Secretary of the Treasury: Provided, nevertheless, That the said loan shall be reimbursable at the pleasure of the United States, and shall bear interest at a rate not exceeding six per centum per annum:

Now, therefore, these presents witness, that, pursuant to the authority aforesaid, it hath been, and is hereby, agreed, by and between the said parties of the first and second part, as follows, viz:

First. The said President, Directors, and Company, shall lend to the United States the sum of two hundred thousand dollars, to be advanced on the first day of January, one thousand seven hundred and ninety-nine.

Sccond. The said sum, so to be advanced as aforesaid, shall bear interest at the rate of six per centum per annum, from the date beforementioned, payable half yearly to the said parties of the second part, during the continuance of the said loan, if the same shall be required.

Third. The United States shall reimburse, or repay to the said Bank of the United States, the said sum of two hundred thousand dollars, with the interest which shall be due thereon, on or before the first day of January, which will be in the year one thousand eight hundred and three, reserving, nevertheless, to the United States, the right of reimbursing, at their pleasure, the whole, or any part of said sum, which shall have been so lent and advanced, after giving one month's notice to the President of the said Bank, of the sum intended to be reimbursed.

In testimony whereof, the said Sccretary of the Treasury hath caused the seal of the treasury to be affixed to these presents, and hath hereunto subscribed his hand; and the said President, Directors, and Company, have also caused the seal of the Bank of the United States to be affixed to the same, the day and year aforesaid.
[L. S.]
OLIVER WOLCOTT, Secretary of the Treasury.
$\left[\begin{array}{ll}L & s\end{array}\right]$
THOMAS WILLING, President.

11th Congress]
No. 305.
[2d Session.

## STATE OF THE FINANCES.

communicated to the house of representatives, december 8, 1809.
In obedience to the directions of the act supplementary to the act, entitled "An act to establish the Treasury Department," the Secretary of the Treasury respectfully submits the following report and estimates:
The duties on merchandise and tomage, which accrued during the year 1807, amounted, after deducting the ex-


Left, for 佁e nett revenue accrued during that year, -
The same tuties, during the year 1808 , amounted, after deducting the expenses of collection, to
From which, deducting for debentures issued, and which, on account of the embargo, did not exceed
10,581,559
Leaves, for the nett revenue accrued during that year, as will appear by the statement $A$,
The statement $B$ exhibits in detail the several species of merchandise, and other sources, from which that revenue was collected during the year 1808; and the statement Aa gives a comparative view of the importations and re-exportations of the several species of merchandise for the years 1807 and 1808 , showing, thereby, distinctly, the effect of foreign aggressions and commercial restrictions on the importations of foreign articles.

From the retains already received for the three first quarters of the present year, and from the general knowledge of the importations made during the two last months, it is believed that the gross amount of duties on merchandise imported, during the whole year, will, after deducting the expenses of collection, amount to about ten millions of dollars.

But, as the debentures issued, on account of re-exportations, (principally of colonial produce) will amount to about $3,500,600$ dollars, the nett revenue, acciued during the year 1809 , cannot be estimated at more than six millions and a half.

It appears, by the statement $C$, that the sales of public lands have, during the year ending on the 30th September, 1809 , amounted to 143,000 acres, and the payments by purchasers to near 500,000 dollars. The proceeds of sales in the Mississippi territory being, after deducting the surveying and other incidental expenses, appropriated in the first place to the payment of a sum of $1,250,000$ dollars to the State of Georgia, are distinctly stated.

It appears, by the statement $D$, that the payments on account of the principal of the public debt have, during the same period, amounted to near $6,730,000$ dollars; the reimbursement of the eight per cent. stock having taken place on the first of January last. But the aggregate of payments on account of principal and interest will not, for the two years 1808 and 1809, exceed the sum of sixteen millions of dollars appropriated by law.

The same statement shows that about $34,796,000$ dollars of the principal of the debt have been reimbursed during the eight years and a half, commencing on the first of April, 1801, and ending on the 30th September, 1809, exclusively of more than six millions of dollars paid in conformity with the provisions of the convention with Great Britain and of the Luuisiana convention.
'The actual receipts into the treasury, during the year ending on the 30th of September, 1800, have amounted to

Making, together with the balance in the treasury, on the 1st October, 1808, and amounting to

## An aggregate of

$\$ 23,162,47068$
The disbursements, during the same year, have consisted of the following items, viz:
Civil department, including miscellaneous expenses, and those incident to the intercourse with foreign nations,
Military and Naval establishments, including the Indian department, viz:
Military, including arms and fortifications, - $\quad$ - $\quad$ - $\quad$ - $3,366,40312$
$\begin{array}{llllllll}\text { Navy, } \\ \text { Indian department, } & - & - & - & - & - & - & - \\ 2,379,26780 \\ 292,30384\end{array}$
Indian department, - $\quad-\quad$ - $\quad$ - $\quad-\quad$ - $\quad$ - 292,30384
Interest on the Public debt,


## Reimbursement of principal of the public debt,

Amounting, together, as will appear more in detail by the statement $\mathbf{E}_{9}$ to And leaving in the treasury, on the 30th September, 1809, a balance of -

6,729,777 53

- $\quad-\quad 17,333,53467$

5,828,936 01
$\$ 23,162,470 \quad 68$
Whence it appears that the expenses of Government, exclusively of the payments on account of the principal of the debt, have exceeded the actual receipts into the treasury, by a sum of near thirteen hundred thousand dollars; and that that deficiency, as well as the reimbursement of the principal of the debt, have been paid out of the sums previously in the treasury, or, in other words, out of the surplus of the revenue of the preceding years.

The outstanding revenue bonds may, after deducting the expenses of collection, and allowing for bad debts, be

The duties on the importations, during the last quarter, will not, probably, after making a similar deduction, fall short of
$2,800,000$
All those will fall due prior to the first day of January, $\overline{1811}$, and make, together with the balance in the treasury, on the 30th September, 1809, and amounting, as above stated, to

5,800,000
An aggregate of
The expenses of the present quarter, though not yet precisely ascertained, will not, probably, including the payments on account of the public debt, exceed
$\$ 16,100,000$
3,600,000

## Leaving, on the first day of January, 1810, a sum of

About twelve and a half millions of dollars, in cash or bonds, payable during the year 1810, and applicable to the expenses of that year. This estimate, however, is founded on the supposition that the amount of debentures, payable in that year, will not exceed two millions of dollars, and that the receipts, during the year, arising from impor.. tations subsequent to the first of January next, and from the sales of land, will be sufficient to pay those debentures, and to leave at all times in the treasury, at least one million of dollars.

Estimating the expenses of a civil nature, both domestic and foreign, for the year 1810, at the same amount actually expended for those objects during the preceding year, or at about,

And adding thereto the annual appropriation of
For the public debt, (of which sum about three millions seven hundred and fifty thousand dollars will be applied to the final reimbursement of the exchanged six per cent. stock) it follows that, unless the aggregate of the expenses for the military and naval establishments, should be reduced to about

A loan will be necessary to make up the deficiency. That state of the treasury had been anticipated; and, for that reason, an increase of duties had been respectfully submitted in the last annual report. But, should that measure be now adopted, it would not, on account of the terms of credit allowed for the payment of duties, supersede the necessity of a loan for the service of the year 1810, commensurate with the extent of those establishments, and with the appropriations which may be made for their support by Congress. No precise sum is suggested, since this must vary according to the plans which may be adopted in relation to foreign nations, and will particularly depend on the decision of Congress on the question of war or peace. It is sufficient to state, that, if the actual expenditure of the year 1810, for all military and naval purposes, should be estimated at the same sum which was disbursed by the treasury, for those objects, turing the year ending on the 30 th September, 1809 , and exceeding, as above stated, six millions of dollars, the deficiency, according to the preceding estimates, would amount to three millions; on which supposition, it would seem prudent, in order to provide against any deficiency in the receipts, beyond what has been estimated, to authorize a loan of four millions of dollars.

In the event of war, the necessity of rendering it efficient, and of calling for that purpose into action all the resources of the country, is too obvious to require any comment. On that subject nothing will, at this time, be added by this Department to the suggestions respectfully submitted in the two preceding amnual reports. Loans, reimbursable by instalments, and at fixed periods, alter the return of peace, must constitute the principal resource fordefraying the extraordinary expenses of the war. For the support. of public credit, the basis on which rests the practicability of obtaining loans on reasonable terms, it appears necessary that the revenue should, in the mean while, be equal to the interest on the public debt, including that on the new loans, and to all the current expenses of Government, calculated on a peace establishment, or, for the present, to about eight millions of dollars. An immediate and considerable increase of the existing duties will, it is believed, be requisite for that purpose, in order to cover the defalcation which a maritime war must necessarily produce in a revenue almost exclusively depending on commerce. That increase appears preferable, in the present situation of the United States, to any other source of taxation, and is not, in time of war, liable to the objection of its encouraging smuggling. It is only in the event of that revenue being still more affected by a war than is apprehended, that a resort to internal taxes, either direct or indirect, may become necessary.

If war shouid not be resorted to, it does not appear requisite, unless Congress should resolve on a permanent increase in the military and naval establishments, in time of peace, to lay, at present, any additional duties, beyond a mere continuance of the two and a half per cent. known under the name of "Mediterranean Fund," lit has already been stated, that an increase of the impost would not supply the deficiency which may take place in the year 1810; and exclusively of the reimbursement of the loan which may be wanted for the service of that year, all
the national expenses, calculated on a peace establishment and on the average of the actual expenditures of the sax years 1802 to 1807 , will not exceed ten millions of dollars for the year 1811, and eightmillions atter that year:-for, the only portion of the existing debt, which, according to law, it will be practicable, after the year 1810 , to reimburse will, exclusively of the annual reimbursement of the six per cent. and deferred stucks, consist only of the converted six per cent. stock, which amounts to less than two millions of dollars. The payments on account of the annual appropriation of eight millions of dollars, for the debt, cannot, for that reason, (except for the purpose of reimbursing the loan which may be wanted for the service of the year 1810) much exceed six millions of dollars in the year 1811, and four millions of dollars, annually, after that year. The expenses, for the year 1811, and the ensuing years, may, therefore, if calculated on a peace establishment, be estimated as followeth, viz:

Military and naval establishments, (including the Indian department) calculated on the average of the actual expenditure for those objects during the six years, 1802-1807, as will appear by the statement F , about
interest on the public debt, inclading the annual reimbursement on the six per cent. and deferred stocks,

Total of the annual expenses, after the year 1811,
Reinbursement of the converted six per cent. stock, - - - - - . . $1,860,000$
Total of expenses for the year 1811, - - - - - - $\xlongequal[\$ 9,960,000]{ }$
Whatever may be the decision of Congress, in other respects, there is a subject which seems to require immediate attention. The provisions adopted for the purpose of carrying into effect the non-intercourse with England and France, particularly as modified by the act of last session, under an expectation that the orders of council of Great Britain had been revoked, are inefficient, and altogether inapplicable to existing circumstances. It will be sufficient to observe, that exportation by lard is not forbidderi; and that no bonds being required fromp vessels ostensibly employed in the coasting trade, nor any authority vested by lay which will justify detention, those vessels daily sail for British ports, without any other remedy but the precarious mode of instituting prosecutions against the apparent owners. It is unnecessary, and it would be painful, to dwell on all the effects of those violations of the laws. But, without any allusion to the efliciency or political object of any system, and merely with a riew to its execution, it is incumbent to state, that, from the experience of the tyo last years, a perfect conyiction arises, that, either the system of restriction, partially abandoned, must be reinstated in all its parts, and with all the provisions necessary for its strict and complete execution, or, that all the restrictions, so far, at least, as they affect the commerce and navigation of the citizens of the United States, ought to be removed.

All which is respectfully submitted.
ALBERT GALTATIN, Secretary of the Treasury,
Tireasury Departjient, December jth, 1809,
A.

Statement exhibiting the amount of duties which accrucd on merchandise, tonnage, passports, and clearances; of debentures issued on the exportation of foreign merchandise; of payments for bounties und allowances, and for expenses of collection, during the years 1807 and 1808.

|  | Duties on |  |  | Debentures issued. | Bounties and allowances. | Gross Revenue. | Expenses on collection. | Nett Revenue, |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Merchandise. | Tonnage. | Passports and clearances. |  |  |  |  |  |
| $\begin{aligned} & 1807 \\ & 1808 \end{aligned}$ | $\begin{aligned} & 26,696,50549 \\ & 11,164,55783 \end{aligned}$ | $\begin{aligned} & 207,34986 \\ & 119,69761 \end{aligned}$ | $\begin{array}{r}19,89600 \\ 684 \\ \hline\end{array}$ | $\begin{array}{r} 10,067,19100 \\ 249,39600 \end{array}$ | 188,634 <br> 160,152 <br> 15 | \|r $\left.\begin{array}{r}16,667,92545 \\ a \\ 10,875,39089\end{array} \right\rvert\,$ | $\begin{aligned} & 608,46815 \\ & 543,22714 \end{aligned}$ | $\begin{aligned} & 16,059,45730 \\ & 10,332,16375 \end{aligned}$ |
| (a) Gross revenue for the year 1808, Deduct interest and storage, |  |  |  | $\bigcirc$ | - - | $-\$ 10,8$ | $\begin{array}{r} 875,39089 \\ 18,000 \quad 34 \end{array}$ |  |
| 'Gross revenue, per statement B, |  |  |  | - | - - . | - $\$ 10,8$ | 857,390 55 |  |

Slatement of the amount of American and foreion Tonnage employed in foreign trate, for the year 1808, as taken from the records of the Treasury.
American tonnage in foreign trade, $=$ - $\quad-\quad-\quad$ - Tons, 525,130 Foreign tonnage, $\quad-\quad$ - $\quad . \quad$ - $\quad-\quad$ -
Total amount of tonnage employed in the foreign trade of the United States,
Proportion of foreign tonnage to the whole amount of tonnage employed in the foreign trade of the United States,
8.3 to 100
13.

Statement exhibiting the value and quantities, respectively, of merchanclise, on uhich duties actually accrued during the year 1808, (consisting of the difference beticeen articles paying duty, imported, and those entitled to drawback, rc-exported) and, also, of the nett revenue which accrued during that year, fiom duties on merchandise, tonnage, passports, and clearances.

GOODS PAYING DUTIES AD VALOREM.


* 424 dollars of this sum is merchandise paying a duty of 10 per cent. ad valorem.



## Explanatory Statements and Notes-Continued.

| (g.) All other articles. | quantities. |  | Rate of duty. | Excess of duties over drawback. | Excess of drawback over duties. | Total. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Excess of importation over exportation. | Excess of exportation over importation. |  |  |  |  |
|  |  |  | Cents. |  |  |  |
| Beer, . . . gallons, | 16,871 | - | 8 | \$1,349 68 |  |  |
| Cocoas : - . pounds, | 1,044,864 | - | 2 | 20,897 28 |  |  |
| Chocolate : $\quad . \quad$ do. | 1,033 | - | 3 | 3099 |  |  |
| Sugar, candy, . . do. | 2,863 | - | $11 \frac{1}{2}$ | 32924 | , |  |
| ${ }_{\text {loaf, }}$ : $\quad \bullet$ do. | 159 | - | 9 | 1431 |  |  |
| other, refined, and lump, do. | 37,735 | - | $6 \frac{1}{2}$ | 2,452 78 | , |  |
| Almonds, . - do. | 186,474 | - | 2 | 3,729 48 |  |  |
| Prunes and plums, . . do. | 29,255 | - | 2 | 58510 |  |  |
| Currants, - - do. | 28,711 | - | 2 | 574 159494 |  |  |
| Figs, ${ }^{\text {Pr }}$ - do. | 79,747 |  | 2 | 1,594 94 |  |  |
| Raisins, in jars, boxes, and Muscadel, do. | 586,495 | - | 2 | 11,72990 13,95632 |  |  |
| all other, - . do. | 930,421 41,445 | - | ${ }^{1 \frac{1}{2}}$ | 13,95632 828 90 |  |  |
| Candles, tallow, . ${ }_{\text {do }}$ - do. | 41,445 3,223 | $\stackrel{-}{-}$ | $\begin{array}{r}2 \\ \hline 6\end{array}$ | 82890 19338 |  |  |
| Cheese, wax, or spermaceti, . . do. ${ }_{\text {do }}$ | 61,374 | - | 7 | 4,296 18 |  |  |
| Soap, - . . do. | 315,080 | - | 2 | 6,301 60 |  |  |
| Tallow, . . . do. | 288,614 | - | 1 $\frac{1}{2}$ | 4,32921 |  |  |
| Mace, - . . do. | 1,114 | - | 125 | 1,392 50 |  |  |
| Nutmegs, . . . do. | 9,560 | $\bigcirc$ | 50 | 4,780 00 |  |  |
| Cinnamon, . . . do. | - | 566 | 20 | - | 11320 |  |
| Cloves, . . . do. | 29,686 | - | 20 | 5,937 20 |  |  |
| Pepper, . . . do. | 4,034,822 | - | 6 | 242,089 32 |  |  |
| Pimento, . . . do. | 288,013 | - | 4 | 11,520 52 |  |  |
| Chinese cassia, - do. | 239,195 | - | 4 | 9,567 80 |  |  |
| Tobacco, manufactured, other than snuff and cigars, . . . do. | 2,085 | - | 6 | 12510 |  |  |
| Snuff, - . . do. | 11,810 | - | 10 | 1,181 00 |  |  |
| Indigo, . . . do. | 930,273 | - | 25 | 232,568 25 |  |  |
| Cotton, . . . do. | 3,361,109 | - | 3 | 100,833 27 |  |  |
| Powder, hair, - . do. | 2,692 | - | 4 | 10768 |  |  |
| - . . do. | 116,167 | - | 4 | 4,646 68 |  |  |
| Starch, - . do. | 21 | - | 3 | ${ }^{63}$ |  |  |
| Glue, - . do. | 13,900 | - | 4 | 55600 |  |  |
| Pewter plates and dishes, . do. | 8,068 | - | 4 | 32272 |  |  |
| Iron, anchors and sheet, . do. | 323,757 | - | $1 \frac{1}{2}$ | 4,85635 |  |  |
| , slit and hoop, - . do. | 390,959 | - | 1 | 3,909 59 |  |  |
| Nails, . . . do. | 156,253 | - | 2 | 3,125 06 |  |  |
| Spikes ${ }^{\text {a }}$ - - do. | 812 | - |  | 812 |  |  |
| Quicksilver, : . . do. | 10,314 | - | 6 | 61884 |  |  |
| Ochre, yellow, in oil, . . do. | 1,626 | - | 1 $\frac{1}{2}$ | 2439 |  |  |
| dry, yellow, - . do. | 68,781 | - | 1 | 68781 |  |  |
| Spanish brown, - - do. | 294,454 | - | 1 | 2,944 54 |  |  |
| White and red lead, - do. | 1,782,873 | - | 2 | 35,657 46 |  |  |
| Lead and manufactures of lead, do. | 1,980,934 | - | 1 | 19,808 34 |  |  |
| Seines, - . do. | 179 | - | 4 | 716 |  |  |
| Cordage, tarred, - . do. | - ${ }_{14} 919$ | 8,847 | ${ }_{2}{ }^{\frac{1}{2}}$ | - 3729 | 17694 |  |
| Steel, untarred, . . . c cwi. | 14,919 7,079 | - | $100^{2 \frac{1}{2}}$ | 37297 7,07900 |  |  |
| Hemp, . $\quad . \quad$ - do. | 5,932 | - | 100 | 5,932 00 |  |  |
| Twine, - . . do. | 1,125 | - | 400 | 4,500 00 |  |  |
| Glauber salts, . . . do. | ${ }^{6}$ | - | 200 | 1200 |  |  |
| Coal, - . bushels, | 140,928 | - | 5 | 7,046 40 |  |  |
| Fish, dried or smoked, - quintals, | 20,271 | - | 50 100 | 10,13550 9700 | . |  |
| pickled, salmon, mackerel, | 97 1,116 | - | 100 60 | 9700 66960 |  |  |
| mackerel, all other, - do. | 1,116 | - | 40 | 36920 |  |  |
| Glass, black quart bottles, : gross, | 2,613 | - | 60 | 1,567 80 |  |  |
| window, not above 8 inch.by 10,100 sq.ft. | 3,476 | - | 160 | 5,561 60 |  |  |
| do. do. 10 do. 12, do. | 509 | - | 175 | 89075 |  |  |
| do. all above 10 do. 12, do. | 294 | - | 225 | 66150 |  |  |
| Cigars, - . . M. | 15,877 | - | 200 50 | 31,75400 50 |  |  |
| $\begin{array}{lll}\text { Lime, } \\ \text { Boots, } & \quad & \quad \\ \text { P }\end{array}$ | 1 727 | - | 75 | 545 545 |  |  |
| Boots, Shoes, silk, - - | 5,688 | - | 25 | 1,422 00 |  |  |
| kid, morocco, \&c. formen \& women, do. | 10,840 | - | 15 | 1,626 00 |  |  |
| dor children, do. | 2,201 | - | 10 | 22010 | . |  |
| Cards, playing, . . packs, | 4,178 | - | 25 | 1,044 50 |  |  |
|  |  |  |  | 841,977 51 | 29014 | 841,687 37 |

Treasury Departuent, Register's Office, December 1st, 1809.
JOSEPH NOURSE, Registisr,
Aa.
Statement exhiliting the value or quantities of merchandise imported into the United States, and re-exported therefrom; showing, also, the value or quantities actually paying duty, together with the amaunt of duty arising thereon.




## Statement C-Continued.

Estimate showing when the instalments which compose the balance due from individuals will become payable.

| ofricss. |  | $\begin{aligned} & \text { Remaining due } \\ & \text { in } 1809 \text {. } \end{aligned}$ | Becoming due in 1810. | Becoming due in 1811. | Becoming due in 1812. | Becoming due in 1813. | $\begin{aligned} & \text { TOTAL } \\ & \text { nALAXCE. } \end{aligned}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Marietta, <br> Zanesville, <br> Steubenville, Canton, Chillicothe, Cincinnati, Jeffersonville, Vincennes, |  | \$5,566 83 ${ }^{\frac{1}{3}}$ | \$5,743 01 | \$3,774 87 | \$2,912 23 | \$559 80 | \$18,556 74 ${ }^{\frac{1}{2}}$ |
|  | - | 66,019 80 ${ }^{\frac{1}{2}}$ | 50,136 41 | 32,299 03 | 14,447 96 | 5,076 18 | 167,979 381 |
|  |  | 165,567 39 | 69,606 15 | 37,822 00 | 25,687 50 | 8,918 70 | 307,601 74 |
|  |  |  | 13,245 153 | 20,070 16 | 20,070 16 | 4,575 59 | 57,961 $06 \frac{3}{4}$ |
|  |  | 118,501 54 | 62,280 05 | 33,593 25 | 15,709 18 | 3,375 45 | 233,459 47 |
|  |  | 484,784 36 | 233,314 12 | 155,602 58 | 51,607 92 | 12,748 39 | 938,057 37 |
|  |  |  | 12,034 47\% | 28,510 75 | 28,510 75 | 7,820 32 | 76,876 29 ${ }^{\frac{2}{2}}$ |
|  |  | 10,235 11 ${ }^{\frac{1}{4}}$ | 37,306 36 | 42,879 50 | 16,217 68 | 5,573 14 | 112,211 79 ${ }^{\frac{1}{4}}$ |
|  |  | 850,675 04 $\frac{1}{4}$ | 483,665 73 ${ }^{\frac{1}{4}}$ | 354,552 14 | 175,163 38 | 48,647 57 | 1,912,703 86: |

Treasury Departarent, 2d December, 1809.
Statement of the lands sold in the Mississippi territory, from the time of the last report thereon to the period of the latest returns received at the Treasury; showing, also, the amount of receipts from


Dolls.

$\cdot$

Cc-Continued.
Estimate showing when the instalmants, which compose the balance due from individuals, will become payable.

| ofrices. | Remainingdue in 1809. | Becoming, due in 1810. | Becoming due in 1811. | Becoming due in 1812. | Becoming due in 1813. | Total balance. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Madison county, - | - | - | \$6,429 ، 64 | \$16,880 00 | \$16,880 00 | \$40,189 64 |
| West of Pearl river, | \$34,659 13 | \$42,263,20 | 72,294 68 | 36,941 43 | 30,031 48 | 216,189 92 |
| East of Pearl river, | 1,507 75 | 3,865,01 | 5,964 01 | 3,901 51 | 1,865 01 | 17,103 29 |
| Dolls. | 36,166 88 | 46,128 21 | 84,688 33 | 57,722 94 | 48,776 49 | 273,482 85 |

Treasury Departaient, December 2d, 1809.
D.

An estimate of the principal redeemed of the Debt of the United States, from the 1st of Octiber, 1808, to the 30th of September, 1809, showing the redemption of the principal of the said.debt, from the 1 st of. April, 1801, to the 30 th September, 1809.

|  |  |
| :---: | :---: |
| I. On account of | the Domestic Debt. |
| The amount of warrants issu States, on account of the in the reimbursement of the stocks, and of the eight pe exclusive of $\$ 68,47433$ rep | d on the Treasurer of the $U$. erest of the domestic debt, of d six per cent. and deferred cent. and exchanged stocks, id into the treasury, was |
| Deductinterest which accrue period, calculated quarter | $\text { during the same } \$ 9,252,48582$ |
| Deduct eight per cent. reim- | 322,031 05 |
| bursed, - - | 5,302,900 00 |
| Exchanged stock, do. | 1,151,469 11 |

Reimbursement of old six per cent. and deferred stocks, -
Reimbursenent and purchase of eight per cent. stock,
Do.
do. of exchanged stock, -
$\begin{array}{ll}\text { Do. of navy } 6 \text { per cent. stock, } \\ \text { Do. of the } 5 \frac{1}{2} & \text { per cent. stock, }\end{array}$
Do. of the $\frac{2}{2}$ per cent stock
Payments made in certificates of the debt of the United
States, on account of lands,
Do. to foreign officers, and for certain parts of the domestic debt,
Do. on account of domestic loans,

## II. On account of the Foreign Debt.

Funds having been previously provided in Europe, the warrants issued on the Treasurer of the United States, for that object, from the Ist of October, 1808, to the 30th September, 1809, were less than the amount of interest arising; the difference, therefore, forms a deduction.
The interest accruing, from 1st October, 1808, to the 30th September, 1809, was,
On the Dutch debt, including commissions and charges,


The amount of warrants, exclusive of $\$ 14436$ repaid into the treasury, and \$2,178 60 commission to agents purchasing bills of exchange, was 519,319 70
(a) $\$ 476,08566$
$5,302,90000$ $5,302,90000$
$1,151,46911$

0,162,141 84 1,056,700 00 300,007 62 711,700 00
1,847,500 00 176,000 00

268,240 70
\$10,638,227 50 6,359,600 00
Total principal redeemed, from Ist April, 1801, to 30th Sept. 1809.

Note to Statement $D$.
(a) Estimated amount of reimbursement of old 6 per cent. and deferred stocks;
$\$ 1,310,99706$
Paid as above, - $\quad$ - $\$ 476,08566$
From funds remaining in the hands of the treasurer, as agent of the sinking fund, 30 th September, 1808,

834,91140 \$1,310,997 06
Treasury Department, Register's Office, December 1, 1809.
JOSEPH NOURSE, Register.

Dd.
[This statement is intended as a substitute for the one marked D, accompanying the last annual report, in which there was an error.]
An estimate of the Principal redeemed of the debt of the United States, from the 1stl of October, 1807, to the 30th of September, 1808; showing the redemption of the principal of the said debt, from the 1 st of April, 1801 , to the 30th September, 1808.

|  | Redemption from Ist October, 1807, to 30th September, 1808. | Redemption from 1st April, 1801, to 30th Sept. 1807, per the Secretary's report of the 5th Nov. 1807. | Total principal redeemed, from-1st April, 1801, to 30th September, 1808. |
| :---: | :---: | :---: | :---: |
| I. Or account of the Domestic Debt. |  |  |  |
| The amount of warrants issued on the Treasurer of the United States, on account of the interest of the domestic debt, of the reimbursement of the old 6 per cent. and deferred stocks, and of the purchase of 8 per cent. and exchanged stocks, from the 1st of October, 1807, to the 30th September, 1808, exclusive of $\$ 32078$ repaid into the Treasury, was |  |  |  |
| Deduct interest which accrued during the same period, calculated quarter yearly, $\$ 2,747,25249$ |  |  |  |
| Deduct 8 per cent. stock pur- |  |  |  |
| Reimbursement of'old 6 per cent. and deferred stocks, | 1,792,253 $04^{\circ}$ | 8,369,888 80 | 10,162,141 84 |
| Purchase of 8 per' cent stock, - - - | 310,700 00 | 746,000 00 | 1,056,700 00 |
| Do. of exchanged stock, - - | 40,002 62 | 260,005 00 | 300,007 62 |
| Reimbursement of the Navy 6 per cent. stock, |  | 711,700 00 | 711,700 00 |
| Do. of the $5 \frac{1}{2}$ per cent. stock, - | - - | 1,847,500 00 | 1,847,500 00 |
| Do. of the 43 percent. stock, - - - | - - | 176,000 00 | 176,000 00 |
| Payments made in certificates of the debt of the United States, on account of lands; | 1,011 34 | 267,229 36 | 268,240 70 |
| Do. to foreign officers, and for certain parts of the domestic debt; <br> Do. on account of domestic loans, | 4920 | 76,47786 $3,440,00000$ | 76,527 <br> 06 <br> $3,440,000$ |
| If. On account of the Foreign Debt. |  |  |  |
| The amount of wrrrants issued on the Treasurer, exclusive of $\$ 2,36670$ repaid into the treasury, and $\$ 26580 \mathrm{com}-$ missions to agents purchasing bills of exchange, was $\$ 790,14523$ |  |  |  |
| Add this sum, being a balance unapplied, of a remittance to the bankers in Amsterdam, for the purchase of books for Congress, and which is, by warrant, tiansferred to the account of foreign debt, $48860$ |  |  |  |
| 790,633 83- |  |  |  |
| Deduct interest accruing thereon, viz: <br> On the Dutch debt, including commis- |  |  |  |
| sions and charges, - 24,280 00 Lourisiana 6 percent. stock, including commissions; <br> 676,121-28- <br> Exchanged 6 per cent. (paya- <br> ble in Europe,) - - 7,592 07 <br> Converted 6 per cent. do. 15,757 84 |  |  |  |
| Add loss on exchange, $\begin{array}{r}723,75119 \\ 26,68084 \\ \hline\end{array}$ | 40,201 80 | 9,987,294 69 | 10,027,496 49 |
|  | \$2,184,218 00 | \$25,882,095 71 | \$28,066,313 71 |

## E.

A Statement of Receipts and Payments at the Treasury of the United States, from the 1st of October, 1808, to the 30 th September, 1809.

F.

Statement of the Expenditures on account of the Military (including the Indian) and of the Naval Departments, from 1802 to 1807, inclusive.

|  | 1802. | 1803. | 1804. | 1805. | 1806. | 1807. | Total. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Military (including Indian department, | 1,281,117 01 | 883,841 28 | 991,960 25 | 909,281 28 |  |  |  |
| Naval department, - | 921,561 87 | 1,215,230 53 | 1,189,832 75 | 1,597,500 00 | 1,649,641 44 | 1,722,064 47 | $\begin{array}{\|r} \$ 7,018,86611 \\ 8,295,831 \\ 06 \end{array}$ |
| Dollars, | 2,202,678 88 | 2,099,071 81 | 2,181,793 00 | 2,506 78128 | 3,108,196 82 | 3,216,175 38 | 15,314,697 17 |

## ASSAYS OF FOREIGN COINS.

communicated to the senate, december 12, 1809.
The Secretary of the Treasury, in obedience to the directions of the act, entitled "An act regulating the currency of foreign coins in the United States," respectfully reports:
That assays of the foreign gold and silver coins. made current by the act aforesaid, have been made, in the course of the present year, at the mint of the United States; the result whereof is shown in the annexed letter of the Director of the Mint, dated June 29th, 1809, which is prayed to be received as part of this report.

> All which is respectfully submitted.

Theasury Departaent, December 8th, 1809.
ALBERT GALLLATIN, Secretary of the Treasury.

Sir:
Mint of the United States, June 29th, 1809.
I have the honor to acknowledge the receipt of your letter of 31st ultimo, and have, according to your desire, caused assays to be made of the several species of foreign coin, made current in the United States by act of Congress; having particular respect to coins of the latest date and importation, so far as these could be procured and discriminated

The result of these assays, according to the assayer's report, is as follows:
I. Gold coins of Great Britain.


| 2, | 6 | 6 | 5 | do. | dated | - | - | - | 1806, | - | - | - | - | - | 22 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| 3, | 6 | 6 | 4 | do. | dated | - | - | - | 1808, | - | - | - | - | - | 22 |
| 0 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |

II. Gold coins of France.

No. 1, made from 10 pieces of promiscuous dates prior to 1806 ,

| 1, | made from 10 | pieces of promiscuous dates prior to | 1806, | - | - | - | - | - | 21 | $2 \frac{1}{2}$ |  |  |  |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| 2, | 66 | 6 | 2 | do. | dated | - | - | - | 1806, | - | - | - | - |
| 3, | 6 | 66 | 2 | do. | dated | - | - | - | 1807, | - | - | - | - |
| 4, | 6 | 66 | 5 | do. | dated | - | - | - | 1808, | - | - | - | - |

III. Gold coins of Spain.

No. 1, made from 10 pieces of promiscuous dates prior to 1806,

IV. Gold coins of Portugal.

No. 1, made from 10 half joes of promiscuos dates prior to $1806, \quad . \quad-\quad-\quad-\quad-\quad 220$

|  |  |  |  |  |  |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 2, | 66 | 66 | 5 | do | dated | - | - | - | 1806, | - | - | - |

V. Silver coins of France.

Made from 10 crowns of dates prior to $\quad$ - $\quad$ 1806, $\quad$ Oz. dwt. grs.
VI. Silver coins of Spain.


From the foregoing report it appears-

1. That the gold coins of Great Britain, and the half joes of Portugal, being of the same quality with those of the United States, viz: 22 carats fine, or $\frac{1}{12}$ part alloy, are, by act of Congress, rated at their true intrinsic value of 27 grs. to 100 cents
2. That the moidores appear to be of somewhat inferior quality, and, according to the average of the foregoing assays, would require about $\frac{1}{10}$ of a grain more to the 100 cents than the legal weight.
3. That the gold coins of France, averaging 21 c .23 grs ., would require about $\frac{11}{100}$ of a grain to the 100 cents more than the legal weight of $27 \frac{2}{5} \mathrm{grs}$.
4. That the gold coins of Spain, averaging $20 \mathrm{c} .3 \frac{9}{32} \mathrm{grs}$., would require about $1 \frac{13}{100} \mathrm{grs}$. to the 100 cents more than the legal weight of $27 \frac{2}{5}$ grs.

It may, however, be observed, that the Spanish gold coins of 1806, both by the assay of the present year, and by that made in 1807, appear to be considerably inferior in quality to those either of former or subsequent dates, and, therefore, taking the average from the other dates, $28 \frac{47}{10 \%}$ grs. would be equal in value to 100 cents; that is, $1 \frac{1}{100}$ more than the law requires.
5. That the silver French crown, quality 10 oz .18 dwt ., and weighing. 18 dwt 17 grs ., compared with the standard and weight of the silver coins of the United States, would be equal in value to $109 \frac{86}{100}$ cents, nearly, or $\frac{14}{100}$ of a cent less than the value established by law.
6. That the Spanish silver dollar, the average quality of which is 10 oz .15 dwt .8 grs . if of the full weight of 17 dwt. 7 grs. would be equal in value to $100 \frac{3}{10}$ cents nearly, or $\frac{3}{10}$ of a cent more than the value established by law. It may, however, sir, be remarked, that very little foreign coin, except Spanish dollars and parts, is now circulating in the United States; and, therefore, any further regulations of our Government on that subject, would, I presume, be now unnecessary.

I have the honor to be, with sentiments of the greatest respect and esteem, your obedient fathful servant,
Honorable Albert Gallatin, Secretary of the Treasury.

## DUTIES AND DRAWBACKS.

COMMUNICATED TO THE HOUSE OF REPRESENTATIVES, DECEMBER 13, 1809.
Sir:
Treasury Department, December 12, 1809.
In obedience to the permanent order of the House of Représentatives, passed on the third of March, 1797, 1
have the honor to transmit a statement exhibiting the amount of duties and drawbacks on goods, wares, and merchandise, imported into the United States, and exported therefrom, during the years 1806, 1807, and 1808.

I have the honor to be, very respectfully, sir, your obedient servant,
ALBERT GALLATIN
The Hon. the Speaker of the House of Representatives.

11 Statement exhibiting the amount of Drawback payable on sundry articles exported from the United States, in the years 1806, 1807, and 1808, compared with the amount of Duties collected on the same, respectively.


STATEMENT—Continued.

| spreigs of mrichamdiss. |  | ix tae meati 1806. |  | in the mear 1807. |  | in the fear 1808. |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | Duties received. | Drawback payable. | Duties received. | Drawback. payable. | Duties received. | Drawback payable. |
|  |  | Dollars. $4,109$ | Dollars. 24 | Dollars. 2,860 | Dollars. | Dollars. | Dollars. |
| Spikes, Quicksilver, - - - | - | 6,424 | 3,211 | 1,439 | 2,34, | 619 |  |
| Paint, Ochre, Yellow, in Oil, - | - | 390 | 56 | 390 | 38 | 24 |  |
| Dry Yellow, - - | - | 1,264 | 63 | 2,176 | 148 | 702 |  |
| Spanish Brown, | - | 6,198 |  | 7,650 | 86 | 2,945 |  |
| White and Red Lead, | - | 53,853 | 709 | 50,617 | 384 | 35,660 |  |
| Lead, and manufactures of, - | - | 38,276 | 2,499 | 23,305 | 3,112 | 20,241 | 401 |
| Seines, - - |  | 446 | 18 | 361 |  | 7 | 215 |
| Cordage, Tarred, - |  | 11,341 | 6,404 | 19,941 | 8,707 | ${ }^{46}$ | 215 |
| Do. Untarred, - | - | 1,188 |  | 1,346 | 229 | 386 |  |
| Cables, - |  | 889 | 242 | 13,231 | 2,427 | 7,264 |  |
| Steel, - - | - | 13,468 117,014 | 1,171 | 132,389 | 10 | 5,932 |  |
| Hemp, - - |  | 117,014 | - | 132, 5 |  |  |  |
| Untarred Yarn, -- | - | 14,729 | 1,240 | 14,387 | 751 | 4,499 |  |
| Twine and Pack-thread, | - | 14,729 207 | 1,240 | 14,287 |  | 11 |  |
| Glauber Salts, | - | 862,694 | 16,376 | 731,508 | 19,689 | 6,017 | 113 |
| Salt, - | - | 86,694 | 16,376 90 | 28,874 | 153 | 7,164 |  |
| Coal, ${ }_{\text {Fish, Dried, - - }}$ | - | 120,638 | 0 | 88,043 | - | 10,944 |  |
| Fish, Dried, -- ${ }_{\text {Pickled, }}$ Salmon, | - | 7,537 | - | 7,869 | - | 100 |  |
| Pickled, Salmon, <br> Mackerel, | - | 9,739 | - | 7,500 | - | 737 |  |
| Mackerel, - - | - | 7,108 |  | 5,470 |  | 373 |  |
| Glass, Black Quart Bottles, - | - | 15,433 | 2,873 | 12,214 | 2,807 | 1,649 | 73 |
| Window, - - | - | 54,009 | 1,191 | 42,734 | 405 | 7,234 | 109 |
| Cigars, - | - | 50,661 | 4,101 | 59,812 | 4,581 | 32,454 | - |
| Lime, - | - | 170 | 828 | 66 |  | 1 |  |
| Boots, - | - | 3,212 | 528 | 2,096 | 91 | 1546 |  |
| Shoes and Slippers of Silk, | - | 4,371 11,484 | 2,544 3,910 | 18,434 $\mathbf{2 , 2 0 5}$ | 9,123 1,132 | 1,446 |  |
| Do. all other, - | - | 11,484 | 3,910 | 2,205 | 1,132 | 1,872 |  |
| Cards, Wool and Cotton, Do. Playing, - | - | 2,985 | - | 1,964 | 485 | 1,045 |  |
| Dollars, | - | 26,197,658 | 9,146,875 | 26,709,833 | 10,067,191 | 11,158,617 | 249,396 |

Tarasuay Drpartafent, Register's Office, December 11, 1809.
JOSEPH NOURSE, Register.
communicated to the senate, december 28, 1809.
Treasury Department, December 27, 1809.
Sir:
I have the honor, in obedience to the resolution of the Senate of the 18th instant, to transmit a statement of the payments which have been made, by the respective States, of the direct tax; together with explanatory notes, showing what sums remain unaccounted for, and whether in the hands of the supervisors or collectors, or still uncollected.

ALBERT GALLATIN.
The Hon. the President of the Senate.


|  |  | Quota per act of July 14, 1798, | Amount of the asşssment.t. | Addition fop interest and cost. | Charges of colleclection, as alloweḍ on settlement. | Losses by insolvencies, remoyals, \&c: | Payments into the Treasury, to 30th Sept. 1809. | Balances due from the several States. |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| New Hampshire, | , | \$77,705 30 | \$77,968 14 | - - | \$4,899 87 | \% * | \$71,967 71 | \$1,100 58 | Cash in the hands of Nathaniel Rogers, late supervisor, for the recovery of which, suit has been ordered. |
| Massachusetts, |  | 260,435 31 | 260,91582 | \$186 00 | 17,316 24 |  | 235,354 33 | 8,431 25 | See note ( a.) |
| Rhode Island, |  | 37,502 08 | 37,393 31 | - - | 2,180 94 | - ${ }^{\circ}$ | 31,423 21 | 3,789 16 | See note (b.) |
| Connecticut, |  | 129,767 00 | 130,104 90 | - | 9,024 86 | \$317 90 | 120,762 14 | - | Accounts settled and closed, |
| Vermont. - | - | 46,864 19 | 47,105 85 | - - | 3,592 65 | 5 | 35,314 06 | 8,198 24 | See note (c.) |
| Now York, | - | 181,680 71 | 182,26727 | $\because \quad ;$ | 11,685 65 | 41527 | 168,873 28 | 1,293 07 | See note ( $d$.) |
| New Jersey, |  | 98,387 25 | 98,226 10 | - . | $\begin{array}{r}6,100 \\ 154 \\ \hline 158\end{array}$ | - - | $\begin{array}{r}91,272 \\ 212 \\ \hline 1618\end{array}$ | 854 984 985 | See note (e.) |
| Pennsylvania, | - | 237,17773 30,43079 | 237,559 30,309 90 | $\stackrel{\square}{\square}$ | $\begin{array}{r}15,458 \\ 1,841 \\ \hline 100\end{array}$ | .. | 212,71618 28,46800 | - 9,38583 | See note ( $f$. ) |
| Maryland, |  | 152,599 95 | 153,864 79 | - | 10,634 90 | - - | 139,080 67 | 4,149 22 | See note ( $g$. ) , |
| Virginia, |  | 345,488 67 | 343,315 41 | 45700 | 28,771 37 | - . - | 314,555 44 | 44560 | See note ( $h$. |
| North Carolina, |  | 193,607 96 | 191,063 54 | - - | 13,308 85 | - | 170,316 33 | 7,438 36 | See nate (i.) |
| South Carolina, |  | 112,997 74 | 114,444 57 | " | 4,585 15 | - | 76,35487 | 33,504 55 | See note ( $k$.) |
| Georgia, - |  | 38,81488 | 38,814 88 | " - | 655 ${ }^{-}$ | 3 \% | 11,220 00 | 27,694 88 | See note (l.) |
| Kentucky, * | - | 37,64400 18,80638 | 38,16644 19,24281 | + | 4,65523 3,05178 | 5 | 15,05170 15,850 $7 / 5$ | 18,459 31 | See note (m.) |
|  |  | \$2,000,000 00 | \$2,000,763 70 | \$643 00 | \$137,107 94 | \$733 17 | \$1,738,581 59 | \$124,984 00 |  |

## NOTES.

(a.) Massachusetts. $\$ 8,431$ 25.-This is the amount of tax assessed on ten districts in Maine, for which Mr. Jackson, the former supervisor, could procure no persons to act as collectors. It was transferred in 1806, and placed under the superintendence of Joshua Wingate, jun. collector of the customs at Bath, who has been unable to this time to obtain collectors for six of the ten districts. In the other four districts, collections have been made, but it is not known at the treasury whether they have been completed, the accounts in proper form not having been received. On the 30th June, 1809, there was in Mr. Wingate's hands, on this account, \$2,104 47.
(b.) Rhode Island. $\$ 3,789$ 16.-Of this sum, John S. Dexter, late supervisor, owes $\$ 3890$, arising from charges disallowed in the settlement of his accounts. After the office of supervisor was discontinued in Rhode Island, the business was transferred to William Peck, marshal of the district, who has rendered no accounts in relation to this business since the 30 th September, 1806, at which time the balance of $\$ 3,75026$, for which he was accountable, con sisted of the following particulars:


No particular information was given respecting the uncollected balances, except in the 20th and 29th districts D. S. Dexter, collector of the 20th district, had been discharged from prison by act of Congress, and Mr. Peck stated that he could get nobody to undertake the collection of this balance. For the 29th district, (Block Island) no collector had been or probably ever would be obtained. Since the 30th September, 1806, Mr. Peck has been repeatedly urged to render his accounts, but without effect. There is reason to believe, that he has since received a considerable portion of the sum then reported as uncollected.
(c.) Vermont. $\$ 8,19834$.-Of this sum, there is due from Nathaniel Brush, late supervisor, $\$ 4,862$ 62, for the recovery of which, suit has been ordered. John Willard, marshal of the district, to whom the business was transferred on the suppression of the office of supervisor, has rendered his accounts to the 31st December, 1808. These accounts have not yet been adjusted, but they acknowledge a balance of cash in Mr. Willard's hands, of $\$ 2,39311$, and in the hands of two collectors, (William Mattocks \$67 97, and Ephraim Hurlbut \$150 10) \$218 07, both of whom have claims for the amount. The residue of the balance due from the district, while under Mr. Willard's superintendence, is charged for losses, and expenses of collection. It is proper to state that Mr. Willard claims a balance due to him on his internal revenue account, very nearly equal to the amount remaining in his hands on the direct tax account, as here stated.
(d.) New Fork. $\$ 1,293$ 07.-This sum, together with an addition of $\$ 45275$, recovered for interest, has been accounted for by Mr. Osgood, as follows:

Sum due by Gilbert Drake, a collector of direct tax, discharged from prison by act of Congress, of 3d March, 1807,
Bank notes lost in the mail by collector Chappel
$\square$
Sundry small sums due from collectors of thirty-two districts, who claim credits for property as sessed, and not found, insolvencies, removals of slaves, and taxables, amount paid for printer's bills, and sundry other charges, not regularly admitted at the treasury, for the want of legal proof,
(e.) New Jersey. $\$ 854$ 04.-Of this sum, James Linn, late supervisor, owes $\$ 81722$. He has been specially requested to pay this balance, but has not done it. The remainder, $\$ 3682$, is due from Oliver Barnet, late marshal and acting supervisor.
(f.) Penrsylvania. $\$ 9,38523 .-$ Of this sum, $\$ 2,292$ 23, is due from Henry Miller, late supervisor, for which judgment has been obtained. Peter Muhlenburg, late collector, owes $\$ 3235$. There is a question respecting commissions, which may alter this last sum. The residue of the sum due from this district, is due by Tench Coxe, the acting supervisor, and the officers under his direction. He has rendered his accounts to the 3lst December, 1808 , which have not yet been examined and adjusted at the treasury. At that time, the sums due from the several officers, as stated by Mr. Coxe, were as follows:


There has since been paid into the treasury $\$ 1,330$, on this account.
(g.) Maryland. \$4,149 22.-Daniel Delozier, surveyor of the port of Baitimore, to whom the business was transferred on the abolition of the supervisorship, has rendered his accounts to the 31st December, 1808. At that time, the balances due from the collectors, as stated in his accounts, were as follows, viz:

Joseph Ford, collector,
Benj. H. Mackall,
Thomas Harwood,
William Alexander,
Isaac Dixon,
John Ritchie,
James Arthur,
John Bennett,
Evans Willing,
John Green,

Daniel Delozier, acting supervisor,
$\$ 26434$
5657 Since paid.
21746 Money in the hands of deputy marshal.
349
54255 Since paid.
9932
26236 Warrant in hands of the marshal.
255
93598 Property sold; money not yet paid.
2516
2,40978
22687
2,63665
Balances due three collectors,
2984
Due from officers,

The remainder of the sum of $\$ 4,14922$ has been allowed for losses by insolvencies, removal of slaves, errors in assessments, property not found, and expenses of collection.
(h.) Dirginia, $\$ 445$ 60.-On the abolition of Supervisor's office, the business was transferred to Joseph Scott, Marshal of Virginia, who has rendered accounts to the 31st December, 1808 . Between that time and the 30th September, 1809 , payments were made into the treasury, which reduced the nominal balance to $\$ 44560$. It is not known whether this sum is in the hands of Mr. Scott. or of Alexander Hawthorn, a collector.
(i.) North Carolina. $\$ 7,438$ 36. - The account of William Polk, late supervisor, to the 31st December, 1808, and, since that time, those of Beverly Daniel. marshal of the district, to whom the business has been transferred, to the 30th September, 1809, are at the treasury, but have not been examined and adjusted. The balance, as stated by the acting supervisor, on the 30th September, 1809, consisted of

Cash in his own hands,
$\$ 2,71500$
Jue from John Armstrong, Collector, . . . . . . . . . . $\quad . \quad 1,39485$
Lewis Hunter, ditto,

1,884 04
$\$ 5,99390$
The difference between this sum, and the balance stated as due from the district, being \$1,444 46, together with a further sum of $\$ 1,39486$ for tax on property heretofore omitted in the abstracts, has been charged for losses by removal of slaves, property not found, insolvencies, commissions to collectors, and other charges of collection, since the year 1806, which is the latest period to which the accounts have been regularly adjusted at the treasury.
(k.) South Carolina. $\$ 33,504$ 55.-Daniel Stevens, the supervisor, has rendered his accounts to the 31st December, 1808, at which time there remained of the tax uncollected,
\$15,152 66
Cash in the hands of collectors,
10,265 29
Cash in his own hands,
3,932 67
\$29,350 62
Between that time and the 30th September, 1809, there was paid into the treasury, $\$ 2,58978$, and there was, on the 30th September, 1809 , in the supervisor's hands, $\$ 5,493$ 53. Sundry expenses of collection, principally charged by the supervisor subsequent to the settlement of his accounts at the treasury, and, therefore, not yet admitted to his credit, amounting to $\$ 6,74371$, form a deduction from the balance of $\$ 33,504555$, above stated, so that only about $\$ 26,760$ may be considered as due on the 30 th September, 1809 . The sales of the property of defaulters has been made some time since, and this balance ought speedily to be collected.
(l.) Georgia. $\$ 27,594$ 88.-John Mathews, supervisor of Georgia, died in 1805, without having ever rendered an abstract of the tax as assessed on the several districts, or any other regular accounts. In June, 1806, the business was transferred to James Alger, commissioner of loans, who died in 1808, without having rendered any accounts whatever. No regular adjustments, consequently, have been made at the treasury, and the precise quota of the State, therefore, is placed in the column for the amount of the assessment. In the present year, a person has been sent from the treasury, to take and state these accounts, at Savannah; and the work has been accomplished as far as the materials that could be found would afford. From this statement, it appears that the amount of the assessment was $\$ 38,80894$, varying a few dollars only from the quota of the State. That there was, on the 30th June, 1809 , cash in the hands of collectors, amounting to $\$ 6,97793$, and a further balance in their hands, consisting either of cash or uncollected taxes, (but of which could not be ascertained) of $\$ 18,52627$. There was also due from Mr. Alger, $\$ 1,20112$, and to Mr . Mathews, the former supervisor, $\$ 28333$, making the whole balance due from the State, $\$ 26,42129$. Sume of the collectors claim credits for payments to Mr. Mathews, which he has not acknowledged to have received; and there are other difficulties in the way of final settlement, but which, it is hoped, may be obviated, and such a settlement effected.
( $m$.) Kentucky. $\$ 18,45951$.-The accounts of James Morrison, supervisor, to the 30 th June, 1809, have been received at the treasury. From his having applied some of his payments to his internal revenue accounts, which, at the treasury, have been considered as made for direct tax, his account exhibits a greater balance on that day, than the sum here stated, viz. $\$ 20,12012$, consisting of the following particulars, viz:

| Taxes uncollected, | - | - | - | - | - | - | - | - |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |

Cash in the hands of collectors, $\quad$ - $\quad$ - $\quad$ - $\quad$ - $\quad$ -

$\$ 20,12012$
The greatest part of the uncollected taxes consists of taxes on lands which have been exposed to sale, and for which no bidders could be found, and on slaves, the owners of which cannot be found. The cash in the hands of collectors, is as follows:

| George Mansell, - | - | - | - | - | - |  | - | - | \$3,291 21 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Daniel L. Morrison, | - | - | - | - | - |  | - | - | 65079 |
| John Harbison, - | - | - | - | - | - | , |  | - | 1,155 57 |
| Joseph Ballinger, | - | - | - | . | - |  |  | - | 1,161 29 |
| John Crow, | - | - | - | - | - |  | - | - | 16801 |
| James Macconnel, | - | - | - | - | - |  | - | - | 1,177 58 |
| Peter Macher, - | - | - | - | - | - |  | - | - | 285 18 |
| Thomas L. Patterson, | - | - | - | - | - |  | - | - | 17681 |
|  |  |  |  |  |  |  |  |  | \$8,066 44 |

Collectors Harbison and Ballinger have absconded, their securities are insolverit, and the sums due from them will be lost. The marshal has collected a part of the other balances, and they are considered by the supervisor as safe. He has been directed to pay the balance due by him into the treasury, without delay.
(n.) Tennesscc. $\$ 340$ 33.-The accounts of John Overton, late supervisor, have been settled, and this sum reported to be due from him. It was principally a suspension of some charges for explanation, and will be eventually allowed. The only sum really due, if any, is $\$ 4610$, charged by him for commission as inspector, and disallowed by the Comptroller of the Treasury.

## MINT.

comitunicated to the senate, january $10,1810$.
To the Senate and House of Representatives of the United States:
The Director of the Mint having made to me his report of the operations of the mint, for the year one thnusand eight hundred and nine, I lay the same before you for your information.

January 5th, 1810.
JAMES MADISON. Sir:

Mint of the United States, January 1st, 1810.
I have the honor of laying before you, a report of the operations of the mint for the last year.
From the treasurer's statement, herewith transmitted, it will appear that, during this period, there have been issued from the mint, of gold coins, in half eagles, 33,875 pieces, amounting to $\$ 169,375$; of silver coins, in half dol lars and dimes, $1,450,520$ pieces, amounting to 8707,376 ; and of copper coins, in cents and half cents, $1,377,439$ pieces, amounting to $\$ 8,00153$; making, in the whole, two millions eight hundred and sixty-one thousand eight hundred and thirty four-pieces of coin; amounting to eight hundred and eighty-four thousand seven hundred and fiftytwo dollars fifty-three cents.

The supply of bullion is still abundant; nor is there any apprehension of a deficiency..
I have the honor to be, sir, with sentiments of the most perfect respect and esteem,
Your obedient faithful servant,
R. PATTERSON.

An Abstract of the ordinary expenses of the Mint of the United States, from the 1st of January to the 31st of December, 1809, viz:

|  |  |  |  | Salaries. | Wages. | Incidental. | Totals. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Quarter ending 31st March, 1809, 30th June, 1809, 30th September, 1809, 31st December, 1809, | - | --- | - | 2,650 | 1,841 82 | 21721 | 4,709 03 |
|  |  |  |  | 2,650 | 1,907 45 | 81599 | 5,373 44 |
|  |  |  |  | 2,650 | 1,891 70 | 68033 | 5,222 03 |
|  |  |  |  | 2,650 | 1,826 08 | 1,218 33 | 5,222 514 |
|  |  |  |  | 10,600 | 7,467 05 | 2,931 86 |  |
|  |  |  |  |  | Amount, | - - | \$20,998 91 |

Mint of the United States, Treasurer's Office, Philadelphia, 30th December, 1809.
BENJAMIN RUSH.

A Statement of the Coins struck at the Mint of the United States, from the 1st of January to the 31st December, 1809, inclusive, viz:


Mint of the United States, Treasurer's Office, Philadelphia, 30th December, 1809.
BENJAMIN RUSH.

No. 310.
[2d Session.

## REMISSION OF FORFEITURE:

comidnicated to the house of representatives, january 11, 1810.
Mr. Newton, from the Committee of Commerce and Manufactures, to whom was referred the petition of Levin Jones, owner and master of the schooner Wolf, of Baltimore, made the following report:
The petitioner states that his schooner has been seized at Norfolk, Virginia, for bringing to that place from Charleston, S. C. certain French passengers and their slaves. These unfortunate people were driven from the island of Cuba, and were destined for the port of Norfolk, but the vessel on board of which they embarked was wrecked on Crooked Island. They were taken from the wreck by Captain John Weaver, of the brig Harriet and Martha, and Crooked Island. Charleston. Petitioner states that, at the request of the collector of Charleston, and other gentlemen of great respectability, he took the Frenchmen and slaves and landed them at Norfolk, with the permission of the mayor.

In doing what he did, he states he was influenced by no other motive than that of humanity towards the unfor-

## nate sufferers.

The committee do not hesitate, from the proof before them, to exonerate the petitioner from any intention of violating the law. No case can better claim the equitable interposition of Congress. The schooner of the petitioner was seized because the slaves were not inserted in the manifest, in pursuance of the ninth and tenth sections of the act, entitled "An act to prohibit the importation of slaves into any port or place within the jurisdiction of the United

States, from and after the first day of January, in the year of our Lord one thousand eight hundred and eight, 9 passed the 2d of March, 1807; the necessity of doing which, the petitioner was not aware, nor was he reminded by the collector of Charleston, with whose knowledge he had taken the slaves on board, that the law required him to insert their names in the manifest.

If the slaves had been carried to Norfolk, the port for which they were destined when they were embarked at St. Jago de Cuba, the vessel importing them would not have been forfeited under the "Act for the remission of certain penalties and forfeitures, and for other purposes," passed the tirst session of the eleventh Congress. The case of the ship Clara, the property of Andrew Foster and Jacob P. Giraud, to which the National Legislature extended relief, is, in principle, the same with the present. The committee are of opinion that any penalty and forfeiture, which may have been incurred by the petitioner, ought to be remitted.

They, therefore, recommend the adoption of the following resolution:
Resolved, 'That the prayer of the petitioner is reasonable, and ought to be granted.

Mr. Newron, from the Committee of Commerce and Manufactures, to whom was referred the petition of Jeremiah
Reynolds, of the State of Maryland, and owner of the schooner called the Victory, of Havre de Grace, made the
following report:
The petitioner states that he took on board of his vessel, at Curaçoa, in September last, certain French passengers, with six slares, the property of the passengers. The Frenchmen, in their affidavits, state, that it was their intention, when they were driven from Cuba, to come to the United States, but that they were prevented for want of an opportunity. In this dilemma they embarked for the town of St. Domingo, in the island of Hispaniola. That, on their arrival at this last mentioned place, they found it in the possession of the united forces of Great Britain and Spain. Not being permitted to land, they were compelled to go to Curaçoa. At this last place they were admitted to land, but not before they had given security to take the first opportunity that offered for the United States. The petitioner does not, from any document before the committee, appear to have been constrained by the constituted authorities of Curaçoa to take on board of his vessel the French passengers and their slaves. The petitioner, in consequence of bringing the slayes, the property of the Frenchmen, to New Orleans, has incurred heary penalties, and subjected his vessel to forfeiture.

The affidavits accompanying the petition were taken with the knowledge of Philip Grimes, the United States' attorney for the Orleans tervitory.

The committee are of ppinion that the case of the petitioner is not embraced by the provisions of the law remitting certain penalties and forfeitures, and for other purposes, passed the first session of the eleventh Congress, as that law relates to voyages direct from Cuba. Had the petitioner brought the passengers with their slaves from Cuba, he would have incurred neither penalty nor forfeiture. This case differs from those which have been sustained by Congress, in this circumstance, only-the passengers, with their slaves, were, in the cases relieved, brought from Cuba; in the present, from Curaço. The cause of this was not the fault of the French passengers. When they were forcibly expelled from Cuba, no passage could be procured for the United States; of course they were compelled to seek shelter in some other island, until an opportunity should offer. At Curaçoa they were permitted to land, first giving security to leave the island as soon as possible. In this situation the petitioner found them, and, on their application, took them, with their slaves, to New Orleans, where he landed them. From this view of the petitioner's case, the committee are clearly of opinion that it is within the scope and protection of the principle on which relief was extended by the aforementioned law. The want of an asylum for the distressed refugees, gave existence to that law.

The present case is therefore fairly entitled to the same equitable interposition of Congress, as the Frenchmen could find no refuge in any of the islands, and the committee are convinced that the same measure of justice should be meted, not only to the petitioner, but likewise to the French passengers. With these impressions, the committee do not hesitate to recommend the adoption of the following resolution:

Resolved, That the prayer of the petitioner is reasonable, and ought to be granted.

## DEFALCATION OF THE COLLECTOR OF NEW ORLEANS, AND THE CLAIM OF T. PICKERING, LATE SECRET ARY OF STATE.

## comimunicated to the house of representatives, january 30, 1810.

Sir:
Should the embargo be raised during the ensuing session of Congress, it will be necessary at the time to make some arrangement at this port for the payment of the drawback of duties on the goods imported last fall, particularly of the ships Baltic and Eleanor, that paid upwards of one hundred thousand dollars; and several other cargoes, that were specially imported for the Spanish market, and are still on hand, waiting only that event, to send them to Vera Cruz. As the duties will have been paid, debentures must issue payable in fifteen days after the vessel sails, and I shall not have sufficient public moneys on hand to meet them.

I am, respectfully, sir, your obedient servant,
Honorable Albert Gallatin, Secretary of the Treasury.
WILLIAM BROWN, Collector.

[^8]
## Treasury Departhent, March 9, 1809.

Sir:
It is probable, after raising of the embargo, that drawbacks on the exportation of merchandise from New Orleans, to a very considerable amount, will become payable by the collector, and that they will much exceed the amount of moneys coming into his hands. Under these circumstances, I have to request that, on the application of the collector, you will advance to him, for the payment of drawbacks, a sum not exceeding one hundred thousand dollars, which sum, or such part of it as he may find necessary to take, the collector is directed to refund to the bank, out of the first moneys which shall subsequently come into his hands. In the mean time, the drafts of the Treasurer, on the institution, shall be so regulated, that no real advance of moneys, beyond the deposites belonging to the Government, shall be made.
The advances thus to be made to the collector are not to be charged in the books of the bank to the account of the Treasurer of the United States, but I will thank you to note at the foot of the monthly return of the treasurer's account, which is made to this office. the amount advanced to the collector, and to continue this note at the foot of each return, shewing the sum in advance to the collector at the end of each month, until he shall have repaid to the bank the entire sum advanced in consequence of this letter.

I am very respectfully, sir, your obedient servant,
Joseph Saul, Esq., Cashier of the Branch Bank, New Orleans.

# ALBERT GALLATIN. 

Treasury Defartment, March 9: 1809.
Sir:
To enable you to pay the debentures for drawback on merchandise which may be exported from New Orleans after the 15 th of this month, I have requested the cashier ofithe office of discount and deposite, at New Orleans, to advance to you a sum not exceeding one hundred thousand dollars, of which you are to take only such sum as may be necessary, in addition to the moneys already in, and which may come into, your hands, for duties at the custom house. Whatever sums you may draw from the bank in consequence of this credit are to be replaced by you out of the first moneys which shall subsequently be received. At the foot of your weekly returns you will please to note the amount of the sums which may be drawn from the bank, and will continue such note until the amount shall have been repaid.

> I am, rery respectfully, sir, your obedient servant,

William Brown, Esq., Collector, New Orleans.

Dr. $\left\{\begin{array}{c}\text { Thomas T. Tucker, Esq. Treasurer of the United States, in account with theOffice of Discount and }\} \text { Cr. } \\ \text { Deposite, New Orleans. }\end{array}\right.$
1809, Oct. 31. Toamount to new account, $\$ 521,15387$ I 1809, Oct. 1. By balance from old account, $\$ 521,15387$
N. B. The sum of one hundred thousand dollars was advanced to William Brown, Esq. collector of this district, ou the fourth instant, per instructions contained in Mr. Gallatin's letter of the 9th of March, 1809. Errors excepted.

Office of Discount and Deposite, New Orleans, October 31st, 1809.
JOSEPH SAUL, Cashier.
N. B. Enclosed is William Brown's receipt.

## Treasury Department, December 4. 1809.

Sir:
I have this day received eight weekly returns from you, from the 1st July to 31st August last, with sundry other returns. some of which bore the post mark of November 13th. As the standing instructions of this Department, respecting weekly returns, and the particular instructions to you upon that subject, contained in my letter of the 26 th of June last, have not been complied with, I take the liberty to repeat, that it is indispensable that the weekly returns should be weekly made, and put in the post office immediately after the end of the week to which the return relates.

I have also this day received, from the cashier of the office of discount and deposite, your receipt for one hundred thousand dollars, taken up from him, under the authority contained in my letter of the 9 th of March last. It was not my intention, and the tenor of that letter implies it, that the whole of this sum should be drawn at once; but that, after the moneys in your hands were exhausted, you should draw on the bank, from time to time, to meet the debentures, as they should be presented to you for payment. If, therefore, you have not paid away, for debentures, the whole of that sum of one hundred thousand dollars, together with the sums remaining from your collections, and which appear to have amounted, on the 31st of August, to twenty-three thousand dollars, you will be pleased, immediately on the receipt of this letter, to refund to the office of discount and deposite such sum as may remain in your hands; and will continue, as fast as any moneys come into your hands, to apply them, from week to week, to the re. duction of the balance of the advance from the bank, until it is wholly repaid.

I have received no statement of the debentures issued, nor any intimation from you of their amount. From the time when the money was taken up by you, I presume they were issued in the month of September. No statement for that month has been received, although the statement of debentures issued in the subsequent month of October came to hand by the last mail. 'This is an irregularity which ought not to have taken place. As you are not ignorant of the manner in which all your returns to this Department ought to be made, I must request your particular attention that no omissions or irregularities be permitted hereafter to occur.

You will be pleased to acknowledge the receipt of this letter by the first mail after its arrival.
I am, very respectfully, sir, your obedient servant,
ALBERT GALLATIN.
William Brown, Esq., Collcctor, New Orleans:
Treasury Departhent, December 4th, 1809.
Sir:
I have this day received from you the return of the treasurer's account with your institution, for the 31st of October last, in which was enclosed Mr. Brown's receipt for one hundred thousand dollars. It was not my inten.tion that he should draw the whole of this sum at once; unless, indeed, he should be called upon to pay debentures at once, not only to that amount, but also to the additional amount of the whole sum remaining in his hands from his collections, during the last eight or nine months. I have this day written to Mr. Brown, directing him to refund, immediately, to the bank, any portion of the sum advanced, which may not have been paid away by him for debentures; and to continue, from week to week, to apply the amount of his collections to the reduction of the balance of the advance, until it is wholly repaid.

I am, very respectfully, sir, your obedient servant,

## Office of Discount and Deposite, New Orleans, November 20, 1809.

Sir:
A circumstance has occurred, of a most extraordinary nature-the elopement of William Brown, collector of this port. It is presumable he has carried with him about 90,000 dollars, in doubloons, which he had obtained by means of the credit given him by you on this office. On the 4th day of October, the amount was, at his request, placed to his credit on our books, as well as on his own bank book, and drawn for agreeably to the account herewith. He left this city on Tuesday, about twelve o'clock, and stated to his deputy that he was going to leave town for a few days, which he was in the habit of doing, his wife's friends living about 25 miles up the coast. Not a lisp of suspicion existed until Thursday, nor would it in all probability for many days, only from the following circumstance: He had a note due in this bank for 600 dollars; at near three o $o$ clock, $I$ sent over to the custom house, and his deputy refused to pay it, with the message that the collector had left no word about it, and he did not know where he was gone. I then saw the naval officer: he told me he did not know, nor could account for, Mr. Brown's absence, except he was gone up to his wife's friends, I expressed my astonishment at the deputy's refusing to pay his note, and asked him if he knew the cause. He then told me, confidentially, that, although he could not for a moment suspect the honesty or motives of Mr. Brown, there was something strange in his leaving at the moment he did, when his services and presence were particularly required at the custom house. The circumstance of the advance of the 100,000 dollars then occurred to me. I asked him if he knew of the advance. He said he knew of the order from you, but did not know that the collector had made use of it. I asked him if the business of the custom house reyuired the advance. He answered no. I told him Mr. Brown had drawn a considerable proportion of it, and went quirediately to bank to see the state of his account on our books, when I was susprised to find he had nearly drawn the whole balance, within the last few days, which had remained to his credit on the 31 st day of October, by checks payable to the Louisiana bank, for which it since appears he got doubloons, stating they were to be shipped, on account paf Government, in an unarmed vessel, therefore enjoined secrecy on the cashier. My suspicions were then excited, and I called on the president of our bank, and stated the circumstances to him. After some conversation, we cited, , delicate as the affair would be, if our suspicions should prove without foundation, no time ought to be lost in agreed, delicate as the affar Governor. He immediately summoned all the officers of the custom house before him: making them known to the Governor. He immediately summoned alche of ifcers or the custom house before him:
their evidence, and its being proven that he had secretly become the purchaser of a felucca or English pilot boat, which had sailed on the day he, the collector, went away, left no doubt but he had gone in her. The Governor then sent for Commodore Porter, who immediately despatched a row boat, with an officer and six armed men, after the felucca. Accounts just arrived from the Balize state, that she, the felucca, was lying there on Thursday morning, waiting for a wind, and that the wind would be fair that afternoon, it having changed about mid.day. I am, therefore, fearful, he will make his escape. The consternation excited in this city by this shameful affair, is beyond all calculation: for he was looked up to as a model of honesty and correctness in office; and, althuagh some might doubt his prudence in his private affairs, I believe not a soul in community doubted his honesty.

I am, sir, very respectffully, your obedient,
JOSEPH SAUL, Cashier.
The Honorable A. Gallatin, Secretary of the Treasury.

Treasury Department, January 19, 1810.
Sir:
The accounts of Timothy Pickering, late Secretary of State, are now under the consideration of the Comptroller of the Treasury, for adjustment and decision. It appears that the following sums were expended by Mr. Pickering, beyond the sums drawn by him from the treasury, under the several appropriations to which they respectively refer, viz:


As there are no existing aapropriations for those several objects, Mr. Pickering cannot receive credit at the trcasury for those expenditures, unless new appropriations be made by law to that effect. I have the honor to be, respectfully, sir, your obedient servant,

ALBERT GALLATIN.
Honorable Jorin W. Eppes, Chairman of the Committee of Ways and Means.

## SINKING FUND.

COMMUNICATED TO THE SENATE, FEBRUARY 5, 1810.
The Commissioners of the Sinking Fund respectfully report to Congress as follows:
That the measures which have been authorized by the Board, subsequent to their last report, of the 4th of Fe bruary, 1809, so far as the same have been completed, are fully detailed in the report of the Secretary of the Treasury to this Board, dated the second day of the present month, and in the statements therein referred to, which are herewith transmitted, and prayed to be received as part of this report.

GEORGE CLINTON, President of the Senate.
ALBERT GALLATIN, Secretary of the Treasury.
CESAR A. RODNEY, Attorney General U. S.
Washington, February 3, 1810.

The Secretary of the Treasury respectfully reports to the Commissioners of the Sinking Fund-
That the balance remaining unexpended, at the close of the year 1807, and applicable to payments
falling due after that year, which balance, as appears by the statement $B$, annexed to the last annual report, amounted to eight hundred and twenty thousand seven hundred and eighteen dollars nine cents, -

Together with the disbursements made during the year 1808, out of the treasury, on account of the principal and interest of the public debt; which disbursements, as appears by the statement $C$. annexed to the last annual report, amounted to ten millions three hundred and thirty thousand and thirteen dollars sixty cents,
And amounting, together, to eleven millions one hundred and fifty thousand seven hundred and thirty-one dollars sixty-nine cents, $\qquad$
Have been accounted for in the following manner, viz:
I. Ihere was repaid into the treasury, during the year 1808, on account of the principal of moneys heretofore advanced for the payment of interest and reimbursement of the funded domestic debt, and of moneys advanced for the purchase of stock, as appears by the statement E, annexed to the last annual report, a sum of sixty-eight thousand seven hundred and ninety-five dollars eleven cents,
II. The sums actually applied, during the same year, to the payment of the principal and interest of the public debt, as ascertained by accounts rendered to the Treasury Department, amount, as will appear by the statement A, to ten millions four hundred and thirty thousand eight hundred and thirty-three dollars twenty-five cents, viz:

1. Paid in reimbursement of the principal of the debt, and including the whole of the 8 per cent. stock - - - $\quad$ - $\quad$ - $\quad$ - $\$ 6,988,22201$
2. Paid on account of the interest and charges on the same, - $\quad$ 3,442,611 24
III. The balance remaining unexpended at the close of the year 1808, and applicable to payments falling due after that year, as ascertained by accounts rendered to the Treasury Department, amounted, as will appear by the statement 3 , to six hundred and fifty-one thousand one hundred and three dollars thirty-three cents,

That, during the year 1809, the following disbursements were made out of the treasury, on account of the principal and interest of the public debt, viz:
I. On account of the interest and reimbursement of the domestic funded debt,
$\$ 5,750,06522$

13,565 52
689,067 78
III. On account of the interest on the Louisiana stock, and on exchanged and converted stocks, payable in Europe, -
Amounting, altogether, as will appear by the annexed list of warrants, marked C , to six millions four hundred and fifty-two thousand six hundred and ninety-eight dollars fifty-two cents,
Which disbursements were made out of the following funds, viz:
I. From the funds constituting the annual appropriation of eight millions of dollars, for the year 1809, viz:
From the fund arising from the interest on the debt transferred to the Commis-
sioners of the Sinking Fund, as per statement $I$,
From the funds arising from the sale of public lands, being the amount paid into the treasury, from the 1st October, 1808, to the 30th September, 1809, as per statement K, - - $^{-} \quad-\quad$ - $\quad-\quad$ -
From the proceeds of duties on goods, wares, and merchandise, imported, and on 462,395 23 the tonnage of vessels, - $\quad . \quad$ - $\quad-\quad . \quad-\quad-\quad 4,554,29742$ $\begin{array}{lllllll}\text { Amounting, altogether, to } & - & - & - & - & - & - \\ \text { Which sum of } & - & - & - & - & - & - \\ 6,451,46637\end{array}$
Together with the sum advanced during the year 1808, on account of the appropriation for the year 1809, amounting, as per last annual report, to $\$ 1,547,30148$, but which ought to have been stated, as explained in the note at the foot of this report, at

1,548,533 63
Makes the amount of the appropriation for the year 1809, of eight millions of dollars, $\$ 8,000,00000$
II. From the proceeds of duties on goods, wares, and merchandise, imported, and on the tonnage of vessels, advanced, in part, and on account of the annual appropriation of eight millions for the year 1810, -
III. From repayments into the treasury on account of remittances purchased to provide for the interest on the Louisiana stock, as will appear by the statement E, viz:

Repayment of principal advanced from the treasury, - - $\$ 9320$


That the abovementioned disbursements, together with the above stated balance, which remained unexpended at the close of the year 1808, of
And amounting, altogether, to seven millions one hundred and three thousand eight hundred and one dollars eighty-five cents,

Will be accounted for in the next annual report, in conformity to the accounts which shall then have been rendered to the Treasury Department.
That, in the meanwhile, the manner in which the said sum has been applied is estimated as followeth:
I. The repayments into the treasury, on account of the principal, have, during the year 1809, amounted, as by the abovementioned statement E, to
II. The sums actually applied, during the year 1809, to the principal and interest of the public debt, are estimated as followeth:

1. Paid in reimbursement of the principal of the public debt, and including the last instalment of the Dutch debt,

3,826,479 26
2. Paid on account of interest, and charges on the same, -

2,915,776 76
As will appear by the estimate $F$.
III. The balance which remained unexpended at the close of the year 1809, and applicable to payments falling due after that year, is estimated, per estimate $G$, at 361,452 63
$\$ 7,103,80185$
That, in conformity to the proceedings and resolutions of the Commissioners of the Sinking Fund, of the 18th of March, 1809, a copy whereof, marked L , is hereunto annexed, there was reimbursed, on the 1st of October, 1809, in the manner prescribed by the 8th section of the act of February 11, 1807, a portion of the exchanged six per cent. stock, created by virtue of that act, amounting to
and there was paid, for the reimbursement of a further portion of the same, on the 1st of January, 1810, the sum of

Amounting, together, to
Which sum of $\$ 2,242,21824$, forms a part of the sum of $\$ 3,826,47926$, above stated, as the amount of principal of the public debt reimbursed in the year 1809.
That the loan authorized by the last of the above resolutions of the commissioners, has not been made, there having been no necessity for resorting to it.
And that the statement $H$ exhibits the amount of stock transferred to the Commissioners of the Sinking Fund, and to the Treasurer of the United States, in trust for said States, and standing to their credit on the books of the treasury, on the 31st December, 1809, no stocks having been transferred in payment for lands during the year 1809.

All which is respectfully submitted.
Treasury Department, February 2, 1810.
ALBERT GALLATIN.
Note, in relation to the advance, during the year 1808, of the sum of $\$ 1,548,533$ 63, on account of the appropriation of $\$ 8,000,000$, for the year 1809 .

This advance was stated, in the annual report to the Commissioners of the Sinking Fund, dated February 3, 1809, at the sum of
To which is to be added the sum of $\$ 1,232$ 15, which was stated in the report, dated February 4 , 1808, as having been paid during the year 1807, out of the additional appropriation made by the 5 th section of the act of April 29,1802 , for the payment of commissions to the agents employed in the purchase of remittances for the Dutch debt, when, in fact, the said sum was not paid out of that appropriation, but out of the appropriation of eight millions of dollars, it having been paid for commissions on the purchase of remittances for interest on the Louisiana stock, which are not embraced by the 5 th section of the act of April $29,180 \%$. This sum, therefore, as it diminishes the amountshort advanced in the year 1807, on the appropriation of eight millions, forms an addition to the amount over advanced at the end of the year 1808, on account of the appropriation of eight millions, for the year 1809, and is here added, -

## A.

Statement of the application, during the year 1808, of the funds provided for the payment of the principal and interest of the Public Debt.

## I. Payments on account of the principal of the Public Debt.

1. Of the domestic debt, viz:

Amount of eight per cent. stock purchased by the commissioners of the sinking fund, per statement L , annexed to last annual report, - - - - - - $\$ 190,00000$ Reimbursement of old six per cent. stock, - : $\quad$ - $\$ 899,43472$

Ditto of deferred stock, - - . . - $\quad$ 355,838 09
As per treasury report No. 22,058, - - - - 1,255,272 81

2. Ditto of unfunded registered debt, including arrearages of interest, - 4920 3. Ditto of the foreign debt, viz:

Fourth instalment of the loan of $3,000,000$ guilders, of January 1, 1794, guilders 600,000 , at 40 cents,

240,000 00
6,988,228 01

## II. On account of interest and charges.

1. On the domestic debt.

Interest for the year 1808, on the several species of the domestic funded debt, as settled
at the treasury, ( $a$ ) - $\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad 2,695,40436$

Commissions paid to agents for the purchase of stock, $\quad-\quad-\quad-\quad 20 . \quad 47500$
Difference between the amount of moneys applied to the purchase of eight per cent. stock and the amount of stock purchased,

3,100 75
2. On the foreign debt.

Interest on converted and exchanged stock payable at Amsterdam, July 1
and October 1, 1808, guilders 2,741 14 8, at 40 cents, - 1,096 69
Interest on converted and exchanged stock payable at London,
July 1 and October 1, 1808, £967 1 11, at 4s. 6d. - - 4,298 20
Interest on Louisiana stock from 1st of July, 1807, to 30th June, 1808, viz: 5,394 89
Payable in Amsterdam, guilders 750,000 , at 40 cents, - - 300,000
Ditto in London, £83,997, at 4s. 6dl. per dollar, - - 373,320
Interest paid on the Dutch debt at Amsterdam, guilders 60,000, at 40 cents, $\quad 24,000$


Leaving the sum short provided on the 1st January, 1809, to meet all the payments on account of the domestic debt,

$$
18,84178
$$

Total amount of provision for the public debt, remaining unapplied on the 31st December, 1808,
\$651,103 33

## Notes to Statement $B$.

(a.) The balance in the hands of the bankers at Amsterdam, on the 31stDecember, 1808, per treasury report, No. 21,779, was - - - - - - - - ${ }^{-}$- Guilders, 469,113 0503
But in this sum was included sundry sums paid to the bankers, by individuals, in 1808, under agreements with the Secretary of the Treasury, which were not paid for at the treasury, till 1809, and appear as a part of the remittances made to Amsterdam in that year, as detailed in the statement D , accompanying the present report. These are, therefore, in the present statement, to be deducted from the balance, appearing by the treasury report to be in the hands of the bankers at the end of the year 1808, and amount to

300,517 1408
And leave the sum above stated,
G. 168,595 1011
(b.) The balance in the hands of the bankers at London, on the 31st December, 1808, per treasury report No. 21,566, was
In that treasury settlement, credit was allowed the bankers, conformably to their charges, for the dividends on Louisiana, exchanged, and converted stocks, payable on the 1st day of January, 1809; but as those payments belong to the year 1809, the amount thus charged is considered, in this report, as being in their hands on the 31st December, 1808. The amount of these dividends, with the commission on the Louisiana interest, is

43,895 1702
And makes the sum above stated,

- £44,598 1508

Treasury Department, Register's Office, February 2, 1810.
JOSEPH NOURSE, Register.
C.

List of Warrants drawn, according to law, during the year 1809, on the Treasurer of the United States, on account of the reimbursement and interest of the Domestic Debt.


LIST—Continued.

| wartants. |  |  |  |  | In whose favor. |  |  | abrount. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Numbers. | Dates. |  |  |  |  |  |  | Dollars. Cents. |
| 1862 | $\underset{66}{\text { December }}$ 63 <br> 66 <br> 66 <br>  66 |  | $\begin{gathered} 1809, \\ 66 \\ 66 \end{gathered}$ | --- | William Few, Stephen Moylan, John Stockton, Do. | - | $\begin{array}{ll}- & - \\ - & - \\ - & -\end{array}$ | $\begin{array}{r} 263,96090 \\ 264,53025 \\ 3,31073 \\ 1,00000 \end{array}$ |
| 1863 |  |  |  |  |  |  |  |  |
| 1864 |  |  |  |  |  |  |  |  |
| 1865 |  |  |  |  |  |  |  |  |
|  | March 28,June $\quad 27$,September 22,December 23,66 |  | $\begin{aligned} & 66 \\ & 66 \\ & 66 \\ & 66 \\ & 66 \end{aligned}$ | ---- | Thomas T. Tucker, Do. Do. Do. Do. |  | $\begin{array}{r} 2229,04343 \\ 229,25343 \\ 228,83343 \\ 462,39523 \\ 747,64343 \end{array}$ | 3,852,896 27 |
| 1034 |  |  |  |  |  |  |  |  |  |
| 1301 |  |  |  |  |  |  |  |  |  |
| 1615 |  |  |  |  |  |  |  |  |  |
| 1859 |  |  |  |  |  |  |  |  |  |
| 1860 |  |  | 1,897,168 95 |  |  |  |  |  |  |
|  |  |  | \$5,750,065 22 |  |  |  |  |  |  |

List of Warrants drawn according to law, during the year 1809, on the Treasurer of the United States, on account of the payment of interest on the Louisiana Stock.

| Warrants. |  |  |  |  | IN WHOSE FAYOR. |  |  |  | Amount. <br> Dollars. Cts. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Numbers. | Dates. |  |  |  |  |  |  |  |  |
| 825 | January | 2, | 1809, | - | George Simpson, | - |  | - | 101,500 00 |
| 931 | February | 16, | 66 | - | Do. | - |  | - | 41758 |
| 984 | March | 13, | 66 | - | Jonathan Burrall, | - |  | - | 44,888 85 |
| 1011 |  | 20, | 66 | - | Peter Roe Dalton, | - |  |  | 53,155 53 |
| 1156 | April | 11, | 66 | - | Timothy Paxson, | - |  |  | 1,419 60 |
| 1205 | May | 6, | 66 | - | Peter Roe Dalton, | - | - | - | 43496 |
| 1206 | 66 | $66^{6}$ | 66 |  | Jonathan Burrall, | - |  |  | 11222 |
| 1208 | 66 | 9 | 66 | - | George Simpson, | - |  |  | 18,266 67 |
| 1209 | 66 | 66 | 66 | - | Do. | - | - |  | 5551 |
| 1278 | June | 20, | 66 | - | Elisha Leavenworth, | - |  |  | 16,328 65 |
| 1279 | 66 | $66^{9}$ | 66 | - | James Davidson, | - |  |  | 54554 |
| 1514 | July | 31, | 66 | - | Peter Roe Dalton, | - |  |  | 35,700 00 |
| 1559 | August | 26, | 66 | - | Jonathan Burrall, | - |  |  | 12,600 00 |
| 1583 | Sept. | 11, | 66 | - | Samuel R. Fisher, | - |  |  | 3,304. 60 |
| 1605 | ${ }_{66}$ | 20, | 66 | - | Peter Roe Dalton, | - |  |  | 102,236 17 |
| 1749 | October | 9, | 66 | - | Do. | - |  |  | 34,911 66 |
| 1776 |  | 30, | 66 | - | Do. | - |  |  | 101,913 28 |
| 1787 | November | 8, | 66 | - | Charles J. Nourse, | - |  |  | 55857 |
| 1800 |  | 21, | 66 |  | Capt Samuel Evans, | - |  |  | 160,000 00 |
| 1815 | 66 | 28, | 66 | - | Peter Roe Dalton, | - |  | - | 68689 |
| 1856 | December |  | 66 | - | Jonathan Burrall, | - | - | - | 3150 |
|  |  |  |  |  |  |  |  |  | \$689,067 78 |

Included in the foregoing list of warrants are the following warrants for commissions to agents who purchased the bills, atone-fourth of one per cent.

| No. $\begin{array}{r}93 \\ 120 \\ 120 \\ 120 \\ 181 \\ 185 \\ 185\end{array}$ | February 16, George Simpson, |  |  |  |  |  | - |  |  | $\begin{array}{r}\$ 41758 \\ 434 \\ \hline 96\end{array}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  | Peter Roe Dalton, |  | - |  |  |  |  |  |
|  |  |  | Jonathan Burrall, |  |  |  |  |  |  | 43496 11222 55 |
|  | Nov. |  | George Simpson, |  | - | - | - |  |  | 5551 |
|  |  | 28, | Jonathan Burrall, |  |  |  | - |  |  | 3150 |
|  |  |  |  |  |  |  |  |  |  | \$1,788 66 |

List of Warrants drawn according to law, during the year 1809, on the Treasurer of the United States, on account of paying certain parts of the Domestic Debt.

| Warmants. |  |  |  | In whose favor. |  |  |  | amoujt. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Numbers. | Dates. |  |  |  |  |  |  | Dollars. Cts. |
| $\begin{array}{r} 900 \\ 1816 \end{array}$ | February 3, November 29, | $\begin{aligned} & 1809, \\ & 1809, \end{aligned}$ | - | Samuel L. Mitchill, Patrick Ferrall, | - | - |  | 1646 24165 |
|  |  |  |  |  |  |  |  | \$258 11 |

Amount drawn according to law, during the year 1809, on the Treasurer of the United States, for the payment of debts due to Foreign Officers.
June 14, Warrant No. 1262, in favor of John Mason, attorney for the heirs of Brigadier General Armand, Marquis de la Rouerie,

## recapitulation.

Interest and reimbursement of the domestic debt,
Interest on Louisiana stock,
Payment of certain parts of the domestic debt,

| - | - | - |
| :--- | :--- | :--- |
| - | $\overline{-}$ | $\overline{-}$ |
| - | - | - |

Debts due to foreign officers, -

Treasury Defartment, Register's Office, January 31, 1810.
JOSEPH NOURSE, Register.

## D.

Amount of remittances, during the year one thousand eight hundred and nine, for the payment of interest upon the Louisiana six per cent. stock.


## Loss arising on remittances.

| $\begin{array}{rrr} G .906,066 & 12 & 8 \\ £ 70,500 & 0 & 0 \end{array}$ | $\ddot{\square}$ | $\begin{aligned} & \text { at par, } \\ & \text { do } \end{aligned}$ | $\because$ | - | - | - | $\begin{array}{r} \$ 362,42665 \\ 313,33333 \end{array}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Remittances cost, | - | - - | - | - | - | - | 675,75998 687,32912 |
|  |  |  |  |  |  |  | \$11,569 14 |

Treasurx Department, Register's Office, January 31, 1810.
JOSEPH NOURSE, Register.

## E.

Statement of repayments made into the Treasury, during the year 1809, on account of the Public Debt.

| No. of warrants. | Dates of warrants. | On whom drawn. | Principal. | Damages and interest. | Amount of warrants. |
| :---: | :---: | :---: | :---: | :---: | :---: |
| 1250,1251, | June 24, | David Lewis, for the difference between the amount of a bill of exchange, drawn by him on Hope and Co. and what was paid thereon, per report No. 21,697, - <br> Cranston, Alexander, and Smith, for cost of protest, on four bills of exchange drawn by them under arrangement that they were not to be pad for at the treasury until paid in Holland, per report No. 21,698; - | $9320$ | 1041 <br> 4075 | 10361 4075 |
|  |  |  | \$93 20 | \$51 16 | \$144 36' |

Treasury Drpartment, Register's Office, January 31, 1810.

## F.

An estimate of the application, made in the year 1809, of the funds provided for the payment of the Principal and Interest of the Public Debt.

## I. On account of the Principal.


G.

An estimate of the funds provided, before the 1 st January, 1810, for the payment of principal and interest of the public debt falling due after that day.
I. On account of the Foreign Debt.

Cash in the hands of commissioners and agents in Europe, on 31stDec. 1808, per preceding statement B, \$656,588 11 The remittances made during the year 1809, per preceding statement $\mathbf{D}$, are as follow, viz:

To Amsterdam, - ${ }^{-} \quad-\quad$ Guilders, 906,066.12.8
Of which there was protested for non-payment,


|  | Old six per cent. stock. | 3 per cent. stock. | Deferred 6 per cent. stock. | 5 per cent. stock. | Five and a half per cent. stock. | Four and a half per ct. stock. | 4 per cent. stock. | Navy 6 per cent. stock. | 8 per cent. stock. | Exchanged 6 per cent. stock. | Converted 6 per ct. stock. | Amount of the several species of stock. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Reimbursement of the foreign debt to 31st December, 1809, | - | - |  | \$8,200,000 |  | \$820,000 | \$3,180,000 |  | - | - |  | 12,200,000 00 |
| " of the Navy six per cent. stock, - - - | - | . | - |  |  |  | - | \$711,700 |  | - |  | 711,700 00 |
| " of the five and a half per cent. stock, - - - |  |  | . | - | 1,751,742 56 |  | - |  | - | - | - | 1,751,742 56 |
| " of the four and a half per cent. stock, - - - |  |  |  |  |  | 176,000 | - |  |  |  |  | 176,000 00 |
| "، of the eight per cent. stock, - - - - |  |  |  | - |  |  |  | - | \$5,302,900 |  |  | 5,302,900 00 |
| Purchased with of the exchanged six per cent. stock, ${ }^{\text {a }}$ - - - |  |  |  | - |  |  | - | - | - | 2,242,218 24 | - | 2,242,218 24. |
| Purchased with moneys received on account of surplus duties to the end of 1790 | \$439,016 12 | 401,072 90 | 631,786 86 |  |  | - | - | - |  |  | - | 1,471,875 88 |
| Purchased on account of the loan of $\$ 2,000,000$, of 12th Augrat, 1790, | 353,604 95 | 31,731 94 | 137,588 66 | - | - | - | - | - | - | - | - | 1,422,925 55 |
| " out of the interest fund, or applied therefrom, " out of moneys arising from imports and tonnage, and from the | 140,588 08 | 79,055 79 | 118,625 59 | - | 95,757 44 | - | - | - | - | - | - | 484,026 90 |
| sale of public lands, - - . - - - . - - . |  |  |  |  |  |  | - | - | 1,056,700 | 300,007 62 |  | 1,356,707 62 |
| In payment for lands sold under certain acts of Congress, -- | 65,308 79 | 85,877 91 | 20,968 90 | - | 1,400 00 | - | - | - | 122,900 | 70000 | \$80 00 | 297,235 60 |
| - for lands on Lake Erie, sold to the State of Pennsylvania, | 60,449 44 | 60,71825 | 30,224 72 | - | , | - | - | - | 12 |  | $\$ 0$ | 151,392 41 |
| stitution, - - - - | 7,220 63 | 7,187 64 | 16,936 17 | - | - | - | - | - | - | - | - | 31,344 44 |
| In the repayment of commutation of certain military officers, placed on the pension list, | 14,934 22 | 10,472 40 | 7,467 09 | - | - | . | . | . | . | . | . | 32,873 71 |
| In discharge of debts due to foreign officers, - . . - | 186,988 23 | 22,438 58 |  |  | - |  | - | - | - | - | - | 209,426 81 |
| " ${ }^{\text {c }}$ (the registered debt, per act of 12 th June, 1798, - - | 86,566 54 | 2, | - | - | - | - | : | - | " | - | - | 86,566 54 |
| "" of loan office and final settlement certificates, per the same | 55,888 98 | - | 27,581 84 |  | . |  |  | . |  |  |  | 83,470 82 |
| Stock arising from specie paid for services and supplies, prior to the 4th March, 1789, | 515,460 94 |  | 27,581 8 |  |  |  |  |  |  |  |  | 83,47082 $515,460 ~$ 4 |
| Unapplied of 660,000 dollars, six per cent. stock, remitted on account of |  |  |  |  |  |  |  |  |  |  |  | 515,460 94 |
| the Dutch debt in 1795, . - - . . - | 20,000 00 | - | - | - | - | - | - | - | - | - | - | 20,000 00 |
| Total amount to the credit of the commissioners of the sinking fund, to |  |  |  |  |  |  |  |  |  |  |  |  |
| 31st December, 1809, - . - - . - . Dolls. | 1,946,026 92 | 698,555 41 | 991,179 83 | 8,200,0 | 1,848,900 00 | 996,00 | 3,180,00 | 711,700 | 6,482,50 | 542,925 8 |  | 27,597,868 0 |

* Nominal amount transferred, to 3lst December, 1808, as per document marked H , in the preceding annual statement,
Additional $\$$ Foreign debt, on interest from Ist January, 1809,
\(\begin{array}{llll}1st October, 1809, <br>
lst January, <br>

1810,\end{array} \quad:\)| $\$ 1,151,469$ |
| :---: |
| $1,090,749$ |
| 13 |

## I.

Statement of moneys arising from interest on stock transferred to the United States, being the amount drawn by the agent to the trustees for the redemption of the Public Debt, during the year 1809, pursuant to the act of 8th May, 1792, agreeably to statements made at the Treasury.

| 1809, March 28. |  |  | Warrant No. 1,034, per treasury statement, No. 22,021, |  |  |  |  | - | - | \$229,043 43 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  | $\begin{aligned} & \text { do. } \\ & \text { do. } \\ & \text { do. } \end{aligned}$ | 1,301, | do. | do. | - | - |  | 229,25343228,833 |
| 6s | Sept. <br> Dec. |  |  | $\begin{aligned} & 1,615, \\ & 1,860, \end{aligned}$ | $\begin{aligned} & \text { do. } \\ & \text { do. } \end{aligned}$ | $\underset{22,313}{\mathrm{do}}$ | - | - | - |  |
|  |  |  |  |  |  |  |  | - | - | 747,643 43 |
|  |  |  |  |  |  |  |  |  |  | \$1,434,773 72 |

Treasury Department, Register's Office, January 31, 1810.
JOSEPH NOURSE, Register.

## K.

Statement of moneys drawn by the agent to the trustees for the redemption of the Public Debt, in the year 1809, being an account of moneys received into the treasury from sales of public lands, pursuant to the act of the $3 d$ March, 1795, agreeably to statements made at the Treasury.
1809, December 23. Warrant No. 1,859, per treasury statement, No. 22,313, - - - \$462,395 23
Treasury Department, Register's Office, January 31, 1810.
JOSEPH NOURSE, Register.
L.

At a meeting of the Commissioners of the Sinking Fund, held on the 18th March, 1809:
Present: Robert Sinth, Secretary of State.
Albert Gallatin, Secretary of the Treasury.
C. A. Rodney, Attorney General U. S.

The Secretary of the Treasury laid before the Board a report, dated the 18th day of March, 1809, which was read, and is as follows, viz:
That there was paid, during the year 1808 , in order to complete the reimbursement of the eight per cent. stock, a sum of -- $-\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad 1,547,000$ In advance, and on account of the annual appropriation of - - - - - $\quad$ -
On account of the public debt for the year 1809, leaving a sum of $\quad-\quad-\quad-\quad-\quad-\quad \$ 6,453,000$
Which must, in conformity with existing laws, be applied, during the present year, to the payment of the principal and interest of the public debt.
That the payments to be made during the present year, on account of the interest on the debt, including the annual reimbursement of the six per cent. and deferred stocks, were estimated at

4,226,000
Leaving a sum of
\$2,227,000
Which, the market price of stocks being above the rate fixed by law for purchases, can only be applied to the reimbursement of the exchanged six per cent. stock, in conformity with the provisions of the act, supplementary to the act, entitled "An act making provision for the redemption of the whole of the public debt of the United States."

And that, considering the probable amount of receipts and expenditures during the present year, it is not believed that all the demands on the treasury, including the abovementioned sum of $\$ 2,227,000$, can be discharged, unless a loan be obtained equal to the amount of the principal of the public debt thus reimbursed.

Whereupon,
Resolved, That a sum not exceeding $\$ 2,250,000$ be applied, during the present year, to the reimbursement of the principal of the exchanged six per cent. stock, in conformity with the provisions of the act last abovementioned. Resolved, That the Secretary of the Treasury be authorized, with the approbation of the President of the United States, to borrow a sum equal to that of the principal of the public debt which may be thus rembursed, in conformity with the provisions of the tenth section of the act, entitled "An act making further provision for the support of public credit, and for the redemption of the public debt."
R. SMITH, Secretary of State.

ALBERT GALLATIN, Secretary of the Treasury.
C. A. RODNEY, Attorney General U. S.

Attest,
Edward Jones, Sec'ry to the Commissioners of the Sinking Fund.

## MEDITERRANEAN FUND.

communicated to the senate, february 19, 1810.
To the Senate of the United States:
I transmit a report of the Secretary of the Treasury, complying with their resolution of the 12th instant.
JAMES MADISON.
February 17, 1810.
Treasury Department, February 16, 1810.
Sir:
I have the honor to enclose two statements, prepared in obedience to the resolution of the Senate, of the 12th instant.

I have the honor to be, with the highest respect, sir, your obedient servant,
albert gallatin.
The President of the United States.
A.
 paying a duty advalorem, commencing on the 1 st of July, 1804, and ending' the 31st of December, 1808.


Treasury Department, Register's Office, February 15th, 1810.
JOSEPF NOURSE, Register.

## B.

Statement showing the amount of duties which accrued on merchandise imported into the United States from ports on the Mediterranean, for each of the years ending on the 30th of September, 1805, 1806, 1807, and 1808.

|  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |

This statement shows the gross amount of duties, without deducting the drawbacks on account of re-exportations of the same articles. These could not be abstracted without recurring to all the accounts of the collectors for drawbacks paid, and much labor and delay.
(a.) Including the ports of Morocco, on the Atlantic.
A. G.

Treasury Defartment, Register's Office, February 15, 1810
JOSEPH NOURSE, Register.

11th Congress.]
No. 315.
[2d Session.

## BANK OF THE UNITED STATES.

communicated to the house of representatives, february 19, 1810.
Mr. Montgomert, from the committee to whom was referred the petition of the stockholders of the Bank of the United States, made the following report:
That, in proceeding to the consideration of the said petition, your committee instructed their chairman to ad dress a letter to the Secretary of the Treasury, requesting him to furnish such information or observations as he might think proper, in relation to the subject matter thereof, as connected with the financial and commercial interests of the United States. In reply to which, the Secretary, by his letter to the chairman, referred your committee to his former report on the said subject, made to the Senate of the United States, in obedience to the order of that House.

Your committee have been attended by agents of the petitioners, who, in addition to the matters contained in the petition, have suggested to your committee that the object of the petitioners was to obtain the renewal of the charter in its present form; that, for this renewal, the bank is willing to make compensation, either by loans, at a rate of interest, or by a sum of money to be agreed upon, or by an increase of the capital stock, by a number of shares to be taken and subscribed for by the United States, to an amount adequate to the compensation to be agreed upon for such renewal.
These agents also suggested, that they were fully authorized and empowered to offer and cunclude the terms, specifically connected with those propositions.

Your committee not feeling themselves authorized to enter into such terms, and judging that the extent of those propositions would better apply to the details of a bill, than to the adoption of a principle to be first settled by the House, have, therefore, foreborne to inquire into the extent of the propositions, and, without expressing an approbation or rejection of these offers, or giving an opinion as to the plan and reasoning of the Secretary of the Treasury, your committee, in order that the opinion of the House on this great national question may be declared previous to entering into the details connected with the subject, recommend the following resolution:
Resolved, That it is proper to make provision for continuing the establishment of the Bank of the United States, with offices of discount and deposite, under the regulations necessary for the beneficial administration of the national finances, during such time, and on such conditions, as may be defined by law.
[2d Session.

## ALLOWANCE OF DRAWBACK.

COMMUNICATED TO THE HOUSE OF REPRESENTATIVES, FEBRUARY $21,1810$.
Mr. Newton, from the Committee of Commerce and Manufactures, to whom was referred the petition of George Armroyd and Co. made the following report:
The petitioners state that, on the 10th of July, 1807, certain goods, wares, and merchandise, were imported in the schooner Christianstadt, into the United States, viz. at Wilmington, in the district of Delaware, and that the same were afterwards transported, coastwise, in the sloops Carolina and Ann, to Philadelphia.

That, on the 2d day of October, 1809, Mr. Percival, one of the partners of the firm, made application, at the custom house of Philadelphia, to know whether the merchandise was then entitled to drawback: the deputy collector and naval officer, on examination, determined that the merchandise was entitled to the drawback, and would continue so if shipped on the 3 d or 4th of October.

That, on the 3d of October, the merchandise was shipped for a foreign port, after having previously obtained the export permits. The petitioners further state, that, at the usual period, certificates for debentures were issued, subscribed by the deputy collector and naval officers, and delivered to the petitioners, to enable them to receive, from the collector at Wilmington, the amount of the drawback, and that, on the application of the petitioners to the collector of Wilmington, for the amount of the debentures, he refused to pay the same, alleging as a reason, that the merchandise had been too long within the United States to be entitled to the drawback of duties. All the facts set forth in this statement are supported by custom house certificates. Two letters, one from the Comptroller of the Treasury, and the other from the deputy collector of the custom house at Philadelphia, accompany the petition. By the computation of the Comptroller, the time during which the merchandise was entitled to a drawback, had expired by a day, but, from the calculation made by the deputy collector and naval officer of Philadelphia, the exportation took place two days within the period allowed for transshipments of merchandise with benefit of drawback.

The committee are of opinion, that the drawback of duties in this case, as made out by George Armroyd and company, ought to be allowed, inasmuch as they were induced to make the shipment of merchandise for a foreign market, under a conviction that the same was entitled to the allowance of a drawback of duties, by the decision of the deputy collector and naval officer of the custom house at Philadelphia, whose province it is to superintend importations and exportations of merchandise.

The committee are disposed to exact a strict compliance with law, in matters of great public concern, when the party acts spontaneously, or from advice of persons not clothed with the insignia of office; but, under the circumstances of this case, they do not admit that it comports either with the honor or justice of the National Legislature, to take advantage of an error, if error it be, committed by citizens acting in conformity to the decision of its authorized agents. It appears, from the documents before the committee, that George Armroyd and Co. would never have exported the merchandise, had they not been previously assured, by the proper authority, that the drawback of duties would be allowed. The difficulty in this case arises in a great measure in the three following circumstances: 1st. The time allowed for the exportation, with an allowance of the drawback, being made up of parts of different years. 2 d . The deduction of the time during which the embargo was in force, viz: from the 22 d of December, 1807, to the 15th of March, 1809. And 3dly. The intervention of leap year.

The committee are not disposed to rest the claim of the parties to the justice of the National Legislature on either of the three points stated.

Their decision is founded on the official acts of the deputy collector and naval officer of the port of Philadelphia. The letter of Mr. Graff, the deputy collector, clearly proves that the petitioners acted fairly, and in strict conformity to the usage of the custom house.

Though the committee make their decision in favor of the parties, on the grounds stated, yet, they are satisfied it might be made to depend, with great propriety, on the other points. The calculation of the Comptroller of the Treasury, contained in his letter, to which the committee beg leave to refer, differs from that made by officers of the customs at least by a day. According to strict and fair computation, it appears that the additional day in leap year should be given as a day of grace to the petitioners. If there had been no embargo, part of leap year would have been computed in the time allowed for the exportation with benefit of drawback. It never was the intention of the Legislature to narrow the privilege of exportation with the allowance of drawback of duties, existing at the time the embargo was laid, as is elearly evinced by the passage of the law, to prevent the time, during which the embargo should be in force, being computed as making part of the term of tweive calendar months, during which, goods, wares, or merchandise, imported into the United States, must be exported, in order to be entitled to a drawback of the duties paid on the importation. If there had been no suspension of foreign trade, the impression on the committee, from the statement of the deputy collector, Mr. Graff, is, that the additional day would have been allowed to the petitioners.

From this view of the case, the committee respectfully submit the following resolution:
Resolved, That the prayer of the petitioners is reasonable, and ought to be granted.

## Treasury Department, Comptroller's Office, December 8, 1809.

SIR:
Your letter of the fourth, with one from Mr. Graff, relative to an exportation of merchandise imported into the district of Delaware, and exported from Philadelphia, is received.

The collector of Delaware has been informed that the exportation was not made in time, and therefore, that the merchandise was not entitled to drawback.

The date of importation was the 10th of July, 1807, and the export entry was on the 3 d of October, 1809. Including the day of importation and that of exportation, and excluding the time that the embargo was in force, there will remain 366 days.

Now, as 366 days are made up of parts of the years 1807 and 1809, and the intermediate was leap year, there can be no question but that the goods were exported too late by one day. The law requires that an exportation fordravbacks shall be made in twelve calendar months, and those months will always be comprehended in 365 days, except in leap year, in which 366 days are contained.

Enclosed is a copy of the calculation made at the treasury.
I am, sir, respectfully, your obedient servant,
John Steele, Esq.

## G. DUVALL.

Imported 10th July, 1807.

|  |  |  |  |  |  |  |  |  |  | Days |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| July, | - | - | - | - | - | - | - | - | - | 21 |
| August, | - | - | - | - | - | - | - | - | - | 31 |
| September, |  | - | - | - | - | - | - | - | - | 30 |
| October, |  | - | - | - | - | - | - | - |  | 31 |
| November, |  | - | - | - | - | - | - | - |  | 30 |
| December, |  | - | - | - | - | - | - | - | - | 21 |
|  |  |  |  |  |  |  |  |  |  | 164 |
| 1809. March, | - | - | - | - | - | - | - | - | 16 |  |
| April, | - | - | - | - | - | - | - | - | 30 |  |
| May, | - | - | - | - | - | - | - | - | 31 |  |
| June, | - | - | - | - | - | - | - | - | 30 |  |
| July, | - | - | - | - | - | - | - | - | 31 |  |
| August, | - | - | - | - | - | - | - | - | 31 |  |
| September, | - | - | - | - | - | - | - | + | 30 |  |
| October, | - | - | - | - | - | - | - | - | 3 |  |
|  |  |  |  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |  |  | 366 |

## Philadelphia, December 4, 1809.

Sir:
On the 2 d of October last, whilst yet acting as your deputy, Mr. Percival, of the house of George Armroyd and company, came to your office, (you were just then absent) and asked me whether goods imported on the 10th of July, 1807, were entitled to drawback, and when the time would expire. There was a considerable press of business at the time, and I asked him, have you tried the time, and do you say they are entitled to drawback? He answered he had, and that they were entitled thereto. I think I replied, if you are sure, there is no occasion for me to try; make out your entries, and get permit to ship your goods. He answered, that he wished me to examine, as a little while past I had declared the time to have expired in the case of someothergoods, when he thought they were entitled to drawback. I did try, and made the time to expire on the 3 d or 4 th; at same time, I gave the date to the deputy naval officer, and he agreed with me. He said they were ready to ship the goods then, but the vessel was in the hands of the carpenters, and as there appeared some time to spare, and the goods could be laden on board in a few hours, they did not take out the export permit until the following day; and had I not, on the solemn declaration I had taken, not to suffer the revenue of the United States to be defrauded, been satisfied the goods were entitled to drawback, I never would have issued the permits, qualified the exporter to his entries, suffered the export bonds to be signed, and then have issued the certificates to obtain the brawback in Delaware district, all which has been done. The deputy naval officer, under like conviction, did sign the export permit and certificate No. 2. I feel much concern to find that the collector of Delaware has refused to issue the debentures, and that the certificates No. 2, have been returned. This, I believe, is the only act of mine, since you have been in office, which is likely to give you trouble; and I regret it more particularly, that it should have happened on the eve of my declining my situation as your deputy. The bonds were signed on the 5th, of course. The certificates were of that date, in order to enable the collector to know when the debentures ought to be made payable. I am not yet convinced that these goods are not legally entitled to drawback. What says the law? vol. 4, sec. 75, page 395. "Drawbacks shall be allowed and paid on all goods, wares, and merchandise, imported into the United States, whereupon the duties shall have been paid, or secured to be paid, as, within twelve calendar months after payment or security given, shall be exported to any foreign port or place, ${ }^{\prime} \& c$. The collector of Delaware makes twelve calendar months to consist of 365 days. They sometimes contain 366 days. But, sir, the law has always been construed so as to take in the date of the month of importation, of the following year, viz. Goods imported on the 10 th of July, in one year, if shipped on the 10th of July, in the following, have always received the drawback. Your books will show many instances of this kind, and no demur has ever been made at the treasury. The law does not say within one year from the date of importation, but within twelve calendar months after payment, \&c. A question would here arise, which I believe has never been agitated, when the twelve calendar months legally expire. A imports goods in a vessel entered at the custom house on the 10th of July, 1809; he enters his goods on the 15th, and pays the duties. B has goods in the same vessel, and he secures the duties on the 20th. Quere. Do the twelve calendar months expire on the 15th, 20th, or the 10th of July, 1810? But, admitting the true construction of the law to be after the date of importation, the calculation might be made in two ways, which appear to be just and legal-say, in this case,


Or thus, which is according to common usuage, viz:

|  |  |  |  |  |  |  |  |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
|  |  |  |  |  |  | Months. |  |
| Atter 10th of July, to 10th December, 1807, | - | - | - | - | 5 | 00 |  |
| To 21st December, |  |  |  |  |  |  |  |
| After 15th March, to 15th September, 1809, | - | - | - | - | 0 | 11 |  |
| To October 3d, | - | - | - | - | 6 | 00 |  |
|  | - | - | - | - | - | 0 | 18 |

Eleven months and twenty-nine days. This appears to be the law; it does not say 365 or 366 days. Suppose the law to say within three calendar months from the date of importation.

January 1st, to March 31st, would be 90 days for three calendar months; February 1st, to April 30th, would be 89 days for three calendar months; March 1st, to May 31st, would be 92 days for three calendar months.

The collector of Delaware's calculation is certainly incorrect. I cannot be persuaded but that the exporters George Armroyd and Co. are legally entitled to the drawback in question, and I respectfully request you will be pleased to lay this statement before G. Duvall, Esq. Comptroller of the Treasury, who, I trust, will, under the peculiar circumstances of the case, and giving the law a liberal construction, be irduced to admit the claim, and direct payment thereof, by the collector of the district of Delaware.

Respectfully, I am, sir, your obedient servant,
John Steele, Esq. Collector of the district of Philadelphia.
JOHN GRAFF.

## REMISSION OF FORFETTURE.

## COMMUNICATED TO THE HOUSE OF REPRESENTATIVES, FEbRUARY 21, 1810.

Mr. Newton, from the Committee of Commerce and Manufactures, to whom was referred the petition of William W. Weymouth, of the city of Richmond, in the State of Virginia, made the following report:

The petitioner states that, on or about the year 1803, Mrs. Lucy Redford, widow and Executrix of James Redford, deceased, of Henrico county, in the State of Virginia, authorized the petitioner to apprehend a negro man, named Oliver, belonging to the estate of the said James Redford, deceased, and who was supposed to be fiving in New York. The petitioner states, that he found the said slave in New York, that he had him apprehended, and proved, to the satisfaction of Jacob Delamontagnie, one of the justices of the police office, in the said city of New York, that Oliver was a fugitive slave, on which he was committed to the custody of the keeper of bridewell; that, on or about the 3d of March, 1809 , the said slave was delivered to him, to be removed to his owner, residing in Virginia aforesaid. The petitioner further states, that, at the time last mentioned, he was master of the schooner Weymouth, bound from New York to Richmond, and that he took the slave on board, for the purpose aforementioned, and set sail for Richmond; but that, before he cleared the harbor of New York, two persons came on board one of which was a deputy sheriff, and, by force or virtue of a real or pretended authority, took the said slave from the vessel, and carried him back to the city.

The petitioner further states, that he has been arrested, at the suit of the United States, and one Isaac Sherman, in an action of debt for the penalty of one thousand dollars, for not having, previous to the departure of the schooner from the port of New York, made out and subscribed duplicate manifests of having such slave on board, according to the directions of the ninth section of the act, entitled "An act to prohibit the importation of slaves into any port or place within the jurisdiction of the United States, from and after the first day of January, in the year 1808.5

The Committee of Commerce and Manufactures do nothesitate to decide in favor of the petitioner. It is a case clearly made out, and is in every respect entitled to the same relief which was granted to Levin Jones, this session of Congress. As the cases are similar in principle, though differing in circumstances, the committee beg leave to refer to the report made in favor of Levin Jones, and solicit that it may be taken as part of this report.*

The committee recommend the adoption of the following resolution:
Resolved, That leave be given to report a bill for the relief of William W. Weymouth.
${ }^{*}$ See No. 310.

1ith Congress.]

$$
\text { No. } 318 .
$$

[2d Session.

## MINT.

COMMUNICATED TO THE HOUSE OF REPRESENTATIVES, MARCH $16,1810$.
Treasury Department, March 15, 1810.
Sir:
I have the honor to transmit, herewith, a letter from the Comptroller of the Treasury, accompanied with sundry statements, which have been prepared in obedience to the act, entitled "An act establishing the mint, and regulating the coins of the United States," passed on the 2d of April, 1792.

I have the honor to be, very respectfully, sir, your obedient servant,
ALBERT GALLATIN.
The Honorable the Speaker of the House of Representatives.

Treasury Deparmient, Comptroller's Office, March 14, 1810.
Sir:
The statements herewith, marked A, B, and C, have been prepared pursuant to the seventh section of an act of Congress, passed 2 d of April, 1792, entitled "An act establishing a mint, and regulating the coins of the United States." They contain all the information relative to the transactions of the mint, which the settlements made at the treasury enable me to give.

I have the honor to be, sir, with great respect, your obedient servant,
G. DUVALL.

Albert Gallatin, Esq.
A.

Statement exhibiting the balance of Gold and Silver remaining in the hands of the officers of the Mint on the 31 st December, 1808; the amount of deposites from 1st January to 31st December, 1809; the different species of Coins made and paid on account of deposites; allowance for wastage, and the balance remaining in the hands of the officers of the Mint, on the said 31st December, 1809; to be accounted for on a future settlement.



## C.

Summary statement exhibiting the value of coins made at the mint; the amount of disbursements on account of the establishment; the amount allowed for wastage; the amount retained of deposites; and the amount gained on the coinage of copper, from the commencement of the institution to the 31st December, 1809.


Cohptroller's Office, March 3, 1810.
ANDREW ROSS, Clerk.

## LOANS AND ADDITIONAL DUTIES ON IMPORTS.

COMMUNICATED TO THE HOUSE OF REPRESENTATIVES, MARCH 21, 1810.
January 8th, 1810.

## Sir:

Having stated, in your several reports, that loans would constitute the principal resource of the United States for defraying extraordinary expenses, the Committee of Ways and Means have instructed me to request that you will report your opinion as to the most eligible mode of obtaining money by loan; keeping in view, both the facility of borrowing sums, commensurate with the exigencies of the United States, and the ultimate extinguishment of the debt contracted.

You have already given your opinion in favor of an increase of duties on importation. To what extent can this be carried with safety? Can any other resources, except taxes and loans, be relied on, for immediate revenue? I have the honor to be, with respect, your most obedient,

Albert Gallatin, Esq. Secretary of the Treasury.
JOHN W. EPPES.

SIR:
Treasury Department, February 26, 1810.
I have the honor to submit the following observations in answer to the several objects of inquiry embraced by your letter of the 8 th ultimo. The amount of extraordinary expenses which may be authorized by Congress being yet unascertained, it is not, even at this time, practicable to state, with precision, the sum which may be wanted on loan for the service of this year. And, in relation to ensuing years, it would be premature to lay down any general rules respecting the most eligible mode of borrowing sums of money, commensurate with the exigencies of the United States in case of war. It is, therefore, thought sufficient, for the present, to point out some of the most obvious means of effecting loans generally, leaving it a subject of subsequent consideration to decide, according to existing circumstances, on the most eligible mode, and on the arrangement of details.

The inquiries of the Committee of Ways and Means apply to the three following points: 1st. What is the most eligible mode of obtaining money by loan, keeping in view both the facility of borrowing sums, commensurate with the exigencies of the United States, and the ultimate extinguishment of the debt contracted? 2dly. To what extent can an increase of duties on importation be carried with safety? 3dly. Can any other resources, besides taxes and loans, be relied on for immediate revenue?

LOANS.
lst. The commissioners of the sinking fund will, out of the annual appropriation of eight millions of dollars for the payment of the debt, reimburse, in 1810, the residue of the exchanged six per cent. stock, amounting to $\$ 3,750,000$, and in 1811 , the whole of the converted six per cent. stock, amounting to $\$ 1,860,000$ dollars. It is probable that the owners of those two species of stock would consent to re-loan the amount, provided it was made irredeemable for a few years.

2 d . It has already been stated, in the annual report of November 5th, 1807, referred to in that of this year, "that the several banks of the United States might find it convenient, as the diminished commerce of the country might require less capital, to loan to Government a considerable portion of their capital stock, then computed at about forty millions of dollars." Such temporary loans can be obtained only to a limited amount, but they are convenient in two respects: 1st. They do not diminish the facility of obtaining other loans from individuals, inasmuch as they do not increase the amount of stock at market. 2dly. Being redeemable at will, and in any sums which may suit the convenience of Government, interest is paid only as long as the money is wanted; and the extinguishment of the debt contracted, is rendered more easy and certain.

3d. Loans may be obtained from individuals to an extent commensurate with the national capital, and limited by the existing demand for that capital for private purposes. The terms must vary according to circumstances, always giving the preference to the most simple form that can effect the object. A portion of the public lands may, perhaps, if necessary, either as a premium, or by giving an option to subscribers, be advantageously applied in facilitating loans, or improving their terms.

4 th. Ireasury notes, bearing interest, and payable to order, one year after date, may be annually issued, to a moderate amount, and be put in circulation, both through the medium of banks, and in payment of supplies. A portion would be absorbed during the year by the payment of public lands and revenue bonds, and the redemption of the residue be provided for by the loan of the ensuing year. This annual anticipation of the revenue, though liable to abuse, may, if kept within strict bounds, facilitate both the collection of the revenue and the loans themselves

In relation to the extinguishment of the debt contracted, those who borrow can do nothing more than to provide and pledge funds sufficient for that object, and to give such a form to the debt as may not impede its redemption. To render it irredecmable for no longer time than is necessary in order to obtain the money: to make it reimbursable by instalments, at fixed periods; never to create, for the sake of diminishing the annual interest, a greater nominal amount of stock than the sum actually borrowed; and above all, never to incur expenses which are not actually necessary for the defence or welfare of the country; are principles essential for a nation which does not contemplate a system of perpetual and increasing debt. But, for its actual reimbursement, we must principally depend on the return of prosperous circumstances, on the growing resources of the country, and on the wisdom of our successors. The artificial provisions of a sinking fund may always be rendered inefficient by the necessities or extravagance of Government. The real amount of a national debt cannot be diminished, unless the aggregate of revenue, including the funds assigned to the sinking fund, and exclusively of new loans, exceeds the aggregate of expenditures, other than those for the payment of the principal of the debt. Favorable circumstances, and a rigid economy in the current expenses, have enabled the United States to reimburse, during the last eight years, one half of the debt created by the Revolutionary war, and during some of the ensuing years. Similar circumstances, and an adherence to the same principles, will be requisite to secure the actual reimbursement of the debt which it may now be necessary to contract. But, that Government will possess resources amply sufficient for that object, cannot be doubted. The proceeds of the public lands would, alone, slowly, perhaps, but certainly, extinguish a much greater debt than the United States have it now in their power to create. And it is sufficiently ascertained that the national wealth of the United States, and, therefore, the means of raising revenue, increase in a ratio still more rapid than their po-pulation-a population which almost doubles every twenty years.

These considerations, connected with others, stated at large in the annual reports of November, 1807, and December, 1808, have produced a conviction that loans might, without danger, be resorted to as the principal resource for supporting a war. Permit me, at the same time, to observe, that the suggestion has been confined to that object alone, and that, excepting the case of war, either immediate or contemplated, it appears consistent with sound policy to raise, during the year, the mears of defraying all the national expenses, borrowing no larger sum than the amount of principal of old debt paid during the year. The propriety of providing; even in time of war, a revenue equal to the annual expenses on a peace establishment, the interest of the existing debt, and that on the loans which may be raised, has, also, been suggested in former reports.

## INCREASE OF DUTIES.

On that subject, but little can be added to the opinions expressed on former occasions. I still think that this source of revenue is, in the United States, and at this time, the most productive, the easiest to collect, the least burthensome to the great mass of the People; and that the duties on importation, generally, may, in case of war, be doubled, without inconvenience or danger.

In time of peace, and particularly under existing circumstances, habits of smuggling might be promoted by so great an increase. But the precise rate which may, with safety, be adopted, can only be a matter of opinion, to be tested by experience. I would not hesitate, however, to mention an additional duty of five per cent. on merchandise paying ad valorem duties, and an increase of $33 \frac{1}{3}$ per cent. on the existing duties on all other articles, as attended with very little danger, and preferable to any other new source of taxation. A renewal of the duty on salt, which produced six hundred thousand dollars a year, may be exceptionable in other respects, but, on account of the bulk of the article, is liable to no objection in the present view of the subject.

It was stated, in the annual report of December last, that an increase of duties would not, on account of the terms of credit allowed for the payment of duties, supersede the necessity of a loan for the service of this year: The amount of that loan might, of course, be diminished, if no credit, or a credit of only sixty days, was allowed for the payment of the proposed additional duties.

## PUBLIC LANDS.

These constitute the only great national resource exclusively of loans and taxes. They have already been mentioned as forming a fund for the ultimate extinguishment of the public debt; and the possibility of their being used as a means of facilitating loans, has been suggested. A portion might also be usefully applied as a bounty to officers and soldiers, whenever it may become necessary to raise a considerable force. But, as an object of immediate revenue, I much doubt whether this can be materially increased without a radical change in the present system.

Not less than ten land offices are now in full operation, offering a great choice of good lands, situated in various climates, and suited to the habits of the citizens of every portion of the Union. They are sold at the rate of two dollars an acre, or rather at one dollar and sixty-four cents, if paid for at the time of purchase, and in tracts of one hundred and sixty acres. As much is sold as there is actual demand for land in similar situations at that price. The sales are, however, almost exclusively confined to those who are, or intend to become, actual settlers, and all the money which can be raised by that description of purchasers, is annually paid to the United States. In order to increase immediately the amount of sales, a different capital from that which has heretofore been applied to that ob-
ject, the capital of persons who will purchase for the purpose of selling again, with a profit, must be brought into action. But it is evident that no person will purchase lands, at the present price, as an object of speculation, whilst the United States continue to sell at the same price in small tracts. To effect the proposed object, it woald be necessary not only to reduce the price, but to make a difference between that of lands sold in large tracts, and that asked for small tracts, sufficient to encourage purchases on an extensive scale. That alteration might produce an additional revenue, but appears to me extremely injurious in other respects. The present system of sales has been tried, and answers the expectations of the Legislature. A gradual increase must, notwithstanding some temporary fluctuations, necessarily take place. On that I would rely; nor would I venture to suggest any other change than that already proposed on a former occasion-a moderate and general reduction of prices, discontinuing, at the same time, all sales on credit, but continuing to sell, at the same rate, large or small tracts of land.

I have the honor to be, very respectfully, sir, your obedient servant,
Hon. John W. Eppes, Chairman ofthe Committee of Ways and Means.

## Extract from the Annual Report of the Secretary of the Treasury, dated November 6, 1807.

" It will be sufficient to state, 1st. That it appears necessary to provide a revenue at least equal to the annual expenses on a peace establishment, the interest of the existing debt, and the interest on the loans which may be raised. 2d. That those expenses, together with the interest of the debt, will, after the year 1808, amount to a sum less than seven millions of dollars, and, therefore, that, if the present revenue, of fourteen millions five hundred thousand dollars, shall not be diminished more than one half by a war, it will still be adequate to thatobject, leaving only the interest of war loans to be provided for.

Whether taxes should be raised to a greater amount, or loans be altogether relied on, for defraying the expenses of a war, is the next subject of consideration.

Taxes are paid by the great mass of the citizens, and immediately affect almost every individual of the community; loans are supplied by capitals previously accumulated by a few individuals. In a country where the resources of individuals are not generally and materially affected by the war, it is practicable and wise to raise by taxes the greater part at least of the annual supplies. The credit of a nation may, also, from various circumstances, be, at times, so far impaired, as to leave no resource but taxation. In both respects, the situation of the United States is totally dissimilar.

A maritime war will, in the United States, generally and deeply affect, whilst it continues, the resources of individuals; as not only commercial profits will be curtailed, but principally because a great portion of the surplus of agricultural produce necessarily requires a foreign market. The reduced price of the principal articles exported from the United States will operate more heavily than any contemplated tax. And, without inquiring whether a similar cause may not still more deeply and permanently affect a nation at war with the United States, it seems to follow, that, so far as relates to America, the losses and privations, caused by the war, should not be aggravated by taxes, beyond what is strictly necessary. An addition to the debt is doubtless an evil: but experience having now shown with what rapid progress the revenue of the Union increases in time of peace, with what facility the debt, formerly contracted, has, in a few years, been reduced, a hope may confidently be entertained that all the evils of the war will be temporary, and easily repaired; and that the return of peace will, without any effort, afford ample resources for reimbursing whatever may have been borrowed during the war.

The credit of the United States is also unimpaired, either at home or abroad; and it is believed that loans, to a reasonable amount, may be obtained on eligible terms. Measures have been taken to ascertain to what extent this may be effected abroad. And it will be sufficient here to suggest, that the several banks of the United States mayfind it convenient, after the ensuing year, and as the diminished commerce of the country may require less capital, to loan to Government a considerable partion of their capital stock, now computed at about forty millions of dollars.

It might be premature to enter into a particular detail of the several branches of revenue, which may be selected, in order to provide for the interest of war loans, and to cover deficiencies in case the existing revenue should fall below seven millions of dollars. A general enumeration seems at present sufficient.

1. Not only the duty on salt and the Mediterranean duties may be immediately revived, but the duties on importation, generally, may, in case of war, be considerably increased, perhaps doubled, with less inconvenience than would arise from any other mode of taxation. Without resorting to the example of other nations, experience has proven that this source of revenue is, in the United States, the most productive, the easiest to collect, and the least burthensome to the great mass of the people. In time of war, the danger of smuggling is diminished; the scarcity of foreign articles prevents the duty ever falling on the importer; the consumers are precisely those members of the community who are best able to pay the duty; and the increase of domestic manufactures, which may be indirectly affected, is, in itself, a desirable object.
2. Indirect taxes, however ineligible, will, doubtless, be cheerfully paid as war taxes, if necessary. Several modifications of the system formerly adopted might, however, be introduced, both in order to diminish some of the inconveniences which were experienced, and, particularly, to ensure the collection of the duties.
3. Direct taxes are liable to a particular objection, arising from the unavoidable inequality produced by the general rule of the constitution. Whatever difference may exist between the relative wealth, and consequent ability of paying, of the several States, still the tax must necessarily be raised in proportion to their relative population. Should it, however, become necessary to resort to that resource, it is believed that a tax raised upon that species of property in each State, which, by the State laws, is liable to taxation, as had originally been contemplated by Congress, would be preferable to a general assessment, laid uniformly on the same species of property in all the States, as was ultimately adopted."

## Extract from the Annual Report of the Secretary of the Treasury, of December 10th, 1808.

${ }^{6}$ It is certainly only with a view to war, either immediate or contemplated, that it will become necessary to resort, at least to any considerable extent, to extraordinary sources of supply.

Legitimate resources can be derived only from loans or taxes; and the reasons which induce a belief that loansshould be principally relied on, in case of war, were stated in the annual report of last year. That opinion has been corroborated by every subsequent view which has been taken of the subject, as well as by the present situation of the country. The embargo has brought into, and kept in the United States, almost all the floating property of the nation. And whilst the depreciated value of domestic products increases the difficulty of raising a considerable revenue by internal taxes, at no former time has there been so much specie, so much redundant unemployed capital, in the country. The high price of public stocks, and indeed of all species of stocks, the reduction of the public debt, the unimpaired credit of the General Government, and the large amount of existing bank stock in the United States, leave no doubt of the practicability of obtaining the necessary loans on reasonable terms.

The geographical situation of the United States, their history since the Revolution, and, above all, present events, remove every apprehension of frequent wars. It may, therefore, be confidently expected, that a revenue derived solely from duties on importations, though necessarily impaired by war, will always be amply sufficient, during long intervals of peace, not only to defray current expenses, but also to reimburse the debt contracted during the few periods of war.
No internal taxes, either direct or indirect, are therefore contemplated, even in the case of hostilities carried on against the two great belligerent Powers. Exclusively of the authority which must, from time to time, be given to
borrow the sums required, (always providing for the reimbursement of such loans within limited periods) and of a due economy in the several branches of expenditure, nothing more appears necessary than such modifications, and increase of the duties on importations, as are naturally suggested by existing circumstances.

Although importations have already considerably diminished, and may, under the system now in force, shortly be altogether discontinued, no reasonable objection is perceived against an increase of duties on such as may still take place.

Had the duties been doubled on the 1st of January, 1808, as was then suggested, in case of war, the receipts into the treasury, during that and the ensuing year, would have been increased nine or ten millions of dollars. Those articles, of most universal consumption, on which an increase of duty would be inconvenient, are generally either free of duty, or abundant; it is therefore proposed, that not only the Mediterranean duties, which will expire on the first day of January next, should be continued, but that all the existing duties should be doubled on importations subsequent to that day."

## BALANCES AND UNSETTHED ACOOUNTS.

Communicated to the. house of representatives, march $23,1810$.

## Mr. Quincy made the following report:

The Committee to whom was referred the report of the Comptroller of the Treasury, transmitting a statement of the unsettled accounts of the Treasury, War, and Navy Departments, in conformity with the act passed the 3d of March, 1809, have taken that subject into their consideration, and have deemed it their duty particularly to inquire into the actual state of those balances, which, by that report, appear of great nominal amount, and of which no account had been rendered, notwithstanding a considerable length of time had, in many cases, elapsed, since the termination of those services, on which the public moneyshad been originally advanced. It appeared to your committee due, both to the individuals charged with those balances and to the public, that all the knowledge possessed by the officers of the treasury, tending to reduce the amount of those nominal balances, should be ascertained and communicated, to the end that, on the one hand, injurious suspicions should not be allowed to circulate under the sanction of a treasury statement; and, on the other, that real delinquency should not remain concealed, or find countenance in the number and greatness of these unsettled balances. Your committee, therefore, addressed a letter to the Comptroller of the Treasury, containing a list of the names of all those individuals who appeared, from his report, to have "rendered no account," and whose accounts, from the greatness of the balances stated, required, in the opinion of the committee, a more distinctelucidation, and requested, in relation to these accounts, a particular statement of all credits, which, either from informal evidence, or from the operation of the laws relative to appropriation and expenditure, or from known services rendered, were, within the knowledge of the officers of the treasury, just and certain offsets against the nominal balance stated, in his report, as due from each individual. Theletters marked A and $B$, annexed to this report, contain the information requested from the Comptroller of the Treasury, and compress, as far as the knowledge of the officers of the treasury authorizes, the sphere of apparent delinquency of each of those individuals.

The greatness of these nominal balances, and the length of time which had been permitted to elapse, with respect to some of them, without account rendered or demanded, indicated, in the opinion of your committee, a state of accountability for public moneys, not sufficiently safe for the public, nor just to individuals. The laws, also, relative to this subject, appeared to them, upon examination, susceptible of amendment. They establish no fixed periods, within which receivers of public moneys shall account with the treasury. They leave the time of calling receivers of public moneys to account wholly to the discretion of the Comptroller of the Treasury. They require, in order to charge the debtor with costs, a previous notice from the Comptroller, which protracts and embarrasses the enforcing adjustment of accounts. The tendency of these defects in the law has been to render receivers of public moneys negligent in rendering their accounts, and to expose the officers of the treasury to inconvenience in compelling settlement. By entrusting so wide and general a discretion to those officers, there is thrown upon them an unnecessary and inexpedient responsibility. With respect to reccivers of public moneys, in foreign countries, the effect has often been to procrastinate any settlement of their account until their return to the United States; when, from the length of time which hasintervened, and the difficulty of rectifying mistakes or deficiencies in vouchers, at a distance from the place where expenditure was incurred, an expeditious and satisfactory adjustment is almost always difficult, and sometimes impracticable. Your committee, therefore, addressed a letter to the Secretary of the 'Ireasury, making inquiry whether, in his opinion, the provisions of the law, relative to the accountability of the agents and receivers of public moneys, both at home and in foreign countries, were as complete as the public good requires, or as the uature of each particular service will permit, and requesting that, if the present system, in his opinion, was susceptible of any practical amendment, so as to ensure a more regular and punctual adjustment of the public accounts, that he would furnisly your committee with a statement of such as he thought advisable. The letters marked C and D, annexed to this report, contain the reply of the Secretary of the Treasury to that letter. In conformity with the principles recommended by him and the Comptroller, your Committee have prepared a bill, which accompanies this report, and which they ask leave to present for the consideration of the House
A.

## Treasury Department, Comptroller's Office, February 28, 1810.

Sir:
On the receipt of your letter, of the 25th ultimo, application was immediately made to the Department of State, for the information required by the committee. This information is communicated by a letter, dated yesterday, from the head of that Department. Hence the cause of the delay which has taken place.

The report which I had the honor to submit to the House of Representatives, at an early period of the session, in obedience to the second section of the act of the third of March, eighteen hundred and nine, entitled "An act further to amend the several acts for the establishment and regulation of the Treasury, War, and Navy Departments," con. tained all the information which the Treasury Department afforded. To prevent improper and unfavorable impressions, I thought it necessary to observe, that "some of the balances standing on the books of the treasury, although nominally large, will, without doubt, be greatly lessened, if not wholly extinguished, when a settlement shall take place, particularly those against foreign ministers and agents; the advances having been made on account of salary and other official expenditures." Any further remark was deemed unnecessary.

The information received from the Department of State, enables me to be more particular with respect to those persons, a list of whose names is contained in your letter; that is to say:

James Monroe,
Nominal balance.
\$81,555 63
Charles Pinckney, $\quad-\quad$ - $\quad-\quad$ - $\quad-\quad-\quad-\quad$ -
William Pinkney (as minister plenipotentiary)
42,117 78
William Smith
34,964 69
Joseph Donaildson, jr.
490,139 55
Joseph Donaldson,
53,222 22
*Christopher Gore and Win. Pinkney,
40,943 59
William Pinkney (as commissioner) 55,646 41
Samuel Sitgreaves,
15,24720
On the settlement of the accounts of Mr. Monroe, he will be credited with his salary, viz: nine thousand dollars per annum, from the 12th of January, 1803, to the 35 th November, 1807; an outfit equal to a year's salary; and a quarter's salary for the expenses of returning home. He will also be entitled to credit for a salary of one thousand three hundred and fifty dollars per annum, paid to the Secretary of Legation, during the period of service. Also, for contingent expenditures, such as postages, couriers, \&c. usually allowed in similar cases.

Mr. Charles Pinchney will be credited with the same amount for outfit, and for salary from the 10th of July, 1801, to the 2d October, 1805, and a quarter's salary for the expenses of returning. Also, with one thousand three hundred and fifty dollars per annum to a Secretary of Legation, during his term of service, and for the usual contingent expenditures.

Similar allowances will be passed to the credit of Mr. William Pinkney, when his account as minister plenipotentiary shall be rendered, after the termination of his mission.

Mr. Smith's mission, as minister plenipotentiary at Lisbon, commenced on the 18th of July, 1797, and ceased on the 9 th of September, 1801. He will be entitled to similar credits.

Mr. Gore's account as a commissioner, under the 7th article of the treaty of 19th November, 1794, has since been settled, and the balance due from him to the United States is ascertained to be $\$ 90069$.

Mr. William Pinkney, as a commissioner, under the same treaty, will be entitled, on the settlement of his account, to credit for salary, from the 17th of May, 1796, to the 23d day of February, 1804, and for a quarter's salary for the expense of returning. The salary fixed by law is $\$ 6,66750$ per annum.

Mr. Sitgreaves was a commissioner under the 6 th article of the same treaty. His compensation commenced on the 20th of November, 1798, and ceased on his return from London, which was, as stated in his letter, in June, 1801. The salary fixed by law, is four thousand four hundred and forty-five dollars per annum. This Board ceased to act on 31st July, 1799; but it was the intention of the then President, that his salary should be continued until his return from London, whither he bad been sent on the business of the Board. This intention appears in a letter from the Secretary of State, to Rufus King, Esq. of the 8th of February, 1800, an extract of which is here given: "I give Mr. Sitgreaves a letter, desiring him to draw on you for his expenses, which are to be defrayed by the United States. He will, besides, receive here, his salary as a commissioner under the 6th article of the British treaty." Under this authority, Mr. Sitgreaves conceives that he is not liable to account. In his letter to me, be observes, "It must be obvious that such an arrangement excluded all idea of accountability; and that, from the nature of the case, it would be impossible, or, if possible, could not have been expected, that i should keep or render an account or vouchers for the numberless items of detail which enter into the expenses of a gentleman abroad." My view of the circumstances of this case, however, being different from that of Mr. Sitgreaves, I shall persist in requiring an account from him.

Mr. Donaldson was appointed consul of the United States, at Tripoli and Tunis, on the 28th of March, 1795, and on the 10th of July, 1797, he was superseded, in both appointments, by Mr. Cathcart, at the former place, and by Mr. Eaton at the latter. These gentlemen, however, did not sail from the United States until December of the following year.

Mr. Donaldson was also employed in ascertaining and agreeing upon the provisional or preliminary articles of a treaty with Algiers; and he was authorized, under the directions and instructions of Colonel Humphreys, to cause the money appropriated by law for that purpose, to be paid at Algiers, in the manner to be agreed upon. Mr. Donaldson, while employed in these agencies, was allowed his expenses, and one hundred dollars per month. After he was established as consul, he was entitled only to the salary limited by law. I have no information as to the precise time when his consulate ceased, nor has any account of the money paid by him, under the treaty with the regency of Algiers, been rendered.

The amount standing to the debit of Mr. Donaldson, was ascertained upon the settlement of the accounts of bankers and other foreign agents, as particularized below.

| Thomas Pinckney, | - | - | - | - | - | - | - | - | \$444 44 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Richard O'Brien, | - | - | - | - | - | - | - | - | 2,000 00 |
| J. and F. Baring \& Co. | - | - | - | - | - | - | - |  | 186,405 93 |
| J. Bulkeley \& Son, | - | - | - | - | - | - | - |  | 61427 |
| Parish \& Co. | - | - |  |  | - |  |  |  | 75,67. 91 |
| H. and A. Fonnereau, | - | - | - | - | - | - | - |  | 140,000 00 |
| J. Dohrman \& Co. | - | - | - | - | - | - | - | - | 85,00000 |
|  |  |  |  |  |  |  |  |  | 490,139 55 |

The foregoing accounts, except the two first, were settled in the month of August last.
The correspondence with foreign ministers and agents, during their residence abroad, is with the Department of State. Upon their return to the United States, their accounts are usually rendered to that Department, and from thence transmitted to the 'Treasury Department. Where a balance appears against a foreign minister or agent upon the books of the treasury, he is called upon by the Comptroller, to render his accounts. There is no fixed period for the performance of this duty. In the exercise of his discretion, the officer must be governed by a knowledge of the character and circumstances of the agent, the nature of his service, and the probability of the result of an adjustment of his accounts. With respect to the practice which has obtained in such cases, it is scarcely necessary to add to what has been premised. A leiter from this office, dated 27 th of September, 1803, to Colonel Humphreys, affords, I believe, the first instance of a call on a minister of the United States, to render his accounts. A few settled promptly; and an adjustment of the accounts of others, after they were rendered, were unavoidably postponed, for want of the requisite vouchers.

An abstract of the proceedings of the board of commissioners under the 7 th article of the treaty of 1794 has been received from the Department of State. By this abstract, it appears that the expenses of the Board, including the salary of the fifth commissioner, amounted to £21,802 176 sterling, which sum, at the rate of $\$ 444$, to the pound sterling, is equal to $\$ 96,80476.5$. The abstract does not show what part of this account was paid by the commissioners of the United States. It appears, however, that, upon a final adjustment of the accounts of the Board, in Eondon, on the 23 d of February, 1804, there remained a surplus of $£ 52649$, to be returned to the Government of the United States.

I have the honor to be, sir, with great respect, your obedient servant,

## Josiah Quincy, Esq.

*In the schedule accompanying the report, as prepared by the Register of the Treasury, Christopher Gore and others.
B.

Treasury Department, Comptroller's Office, March 9, 1810.
Sir:
Since my letter of the 27th ultimo to you, Mr. Gore has remitted the balance due from him to the United States. His account is closed on the books of the treasury.

I have the honor to be, with great respect, sir, your obedient servant,
G. DUVALL.

Josiah Quincy, Esq. Chairman, \&c.
C.

Treasury Department, March 14, 1810.
SIR:
I communicated your letter, of 3 d ultimo, to the Comptroller of the Treasury, with a request that he would state those amendments to existing laws, which, in his opinion, would ensure a more regular and punctual adjustment of the accounts of public agents and other receivers of public moneys. I now have the honor to transmit his answer, to which I have nothing to add beyond what I had verbally suggested, viz: An express provision, directing all public agents, or other receivers of public moneys, to render quarterly accounts, if residing within the United States, and at least annually, if abroad. In case of failure, the Comptroller should be authorized, for the reasons he states, to institute suit, without being obliged to give the notice now required by law.

I have the honor to be, respectfully, sir, your obedient servant,
Hon. Josiah Quincy, Chairman \&fc. in Congress.
ALBER'I GALLATIN.

## D.

## Treasury Department, Comptroller's Office, March 7, 1810.

Sir:
I have had under consideration that part of your letter of the 6th ultimo, requesting my opinion with respect to any improvement which may be made in the present system regulating the settlement of accounts and collection of the balances due to the United States.

The system appears to me to be susceptible of amendment. The acts which at present exist, and prescribe the rules to be observed, in recovering debts due to the United States, are,

1st. An act for the more effectual recovery of debts due from individuals to the United States, passed on the 3d day of March, 1795; and

2d. An act to provide more effectually for the settlement of accounts between the United States and receivers of public money, passed on the 3d of March, 1797.

The first of those acts, in prescribing the preliminaries to a suit, in order to charge the debtor with the costs, is too circuitous and dilatory in its provisions. Letters by mail are subject to casualties, and the delay or mistake of a day frustrates the whole proceeding. I think it would be sufficient, after a debtor had refused to render his accounts atthe period required by law, to fix a stated period, say three months, beyond which he should not be indulged, and if his accounts should not be rendered in that time, he should be liable to pay costs, in case of suit, which it should be the duty of the Comptroller to order, after the expiration of three months.

It should also be made the duty of the accountants of the War and Navy Departments, in all cases where persons entrusted with the expenditure of public money should die, resign, or otherwise cease to be employed, to make, forthwith, a separate report, in each case, to the accounting officers of the treasury, in order that a suit might be directed for the recovery of the balance, after adjustment. If this be prescribed by law as a duty, it would produce a more ready compliance than instructions to the same effect, from this Department.

The great object to be obtained is to prescribe regulations which will coerce public debtors to render their accounts regularly, at stated periods. After they are rendered, there is seldom any difficulty in adjusting them. -

The accounts of all foreign ministers, and other agents, should be rendered to the Department of State, and from thence should be transmitted, without delay, to this Department, for settlement.

All which is respectfully submitted.
I have the honor to be, with great respect, sir, your obedient servant,

## G، DUVALL.

Albert Gallatin, Esq.

11th Congress.]
No. 321.
[2d Srssion.

## BANK OF THE UNITED STATES.

communicated to the senate, on the 4 th of april, 1810.
The Secretary of the Treasury, in obedience to the resolution of the Senate, of the second instant, respectfully reports:
That the statement annexed to the report made to the Senate, on the second day of March, 1809, contained all the dividends made by the Bank of the United States, from its establishment to the date of the report, as stated to the treasury by the bank.

That the annexed table, A, being a transcript of the abovementioned statement, with the addition of the dividends made on the first day of July, 1809, and on the first day of January last, embraces not only the ordinary semi-annual dividends of four per cent. but also all the extra dividends which are within the knowledge of this Department, and which, it is believed, have ever been made by the bank; making, in the whole, an averrge of $8 \frac{13}{36}$ per cent. a year.

That there remained to the credit of the bank, after payment of the dividend made on the first day of January last, a surplus of $\$ 409,410$, consisting of two items, viz: $\$ 125,000$ designated by the name of "General Bank Estate," intended as an offset against the decay and presumed loss, in case of sale, of the real estate of the bank, that estate having been paid for from the capital stock, and not from the profits of the bank; and $\$ 284,410$ designated by the name of "Contingent Fund," intended, in the first place, to cover losses arising from bad debts not yet actually lost; and the residue of which, if any, will be applicable to another extra dividend.

That the nominal profit resulting to the bank, from each of its offices of discount and deposite, could not be ascertained without an investigation of all the weekly returns made to this Department; and that there are no returns from which the actual loss sustained by each office can be known.

But that the statement 3 shows the permanent capital given to each office of discount and deposite; the balance due in account current by the offices, to the bank, (exclusive and in addition to the said permanent capital) on the 27th day of March last; the amount of the notes actually discounted and due to the bank by the last returns,
specifying the amount discounted at Philadelphia, and at each office, respectively, and an estimate of the gross amount of the annual expenses and losses of the bank, including its several offices; by which it appears that the annual expenses, being about $\$ 125,000$ a year, the ascertained losses must, in the whole, have amounted to about $\$ 35,000$ a year.

All which is respectfully submitted.
ALBERT GALLA'TIN.
Treasury Department, April 3d, 1810.
A.

Dividends on United States' Bank Stock.

| No. |  |  |  |  | Rate per cent. | No. |  |  |  |  | Rate per cent. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1 | July, | - | - | 1792 | 4 | 19 | July, | - | - | 1801 |  |
| 2 | January, | - | - | 1793 |  | 20 | January, | - | - | 1802 | $4 \frac{1}{2}(b$. |
| 3 | July, | - | - |  | $3 \frac{5}{8}$ (a.) | 21 | July, | - | - | 66 | $4 \frac{1}{2}(b$. |
| 4 | January, | - | - | 1794 | $3 \frac{7}{8}(a$. | 22 | January, | - | - | 1803 | $4 \frac{1}{2}$ (b.) |
| 5 | July, | - | - |  |  | 23 | July, | - | - | 6 |  |
| 6 | January, | - | - | 1795 | 4 | 24 | January, | - | - | 1804 | $4 \frac{1}{2}$ (b.) |
| 7 | July, | - | - | 66 | 4 | 25 | July, | - | - | 66 |  |
| 8 | January, | - | - | 1796 | 4 | 26 | January, | - | - | 1805 | 4 |
| 9 | July, | - | - |  | 4 | 27 | July, | - | - | 6 | 4 |
| 10 | January, | - | - | 1797 | 4 | 28 | January, | - | - | 1806 | 4 |
| 11 | July, | - | - |  |  | 29 | July, |  | - | 6 | 4 |
| 12 | January, | - | - | 1798 | 5 (b.) | 30 | January, |  | - | 1807 | 6 (b.) |
| 13 | July, | - | - | 6 |  | 31 | July, |  | - | 66 |  |
| 14 | January, | - | - | 1799 | 4 | 32 | January, |  | - | 1808 | 4 |
| 15 | July, | - | - | 66 | 4 | 33 | July, |  | - | 66 | 4 |
| 16 | January, | - | - | 1800 | 4 | 34 | January, | - | - | 1809 | 4 |
| 17 | July, | - | - |  |  | 35 | July, | - | - | 66 | 4 |
| 18 | January, | - | - | 1801 | 6 (b.) | 36 | January, | - | - | 1810 | 4 |

Notes.-(a.) Dividends falling short of the rate of 8 per cent. per annum.
(b.) Including extra dividends.
B.

Statement of the capital of the several Branches, and of the Bank of the United States, and of the amount of discounts, by the last received returns.

|  |
| :--- |
|  |

Estimate of the expenses and losses of the Bank.
Six per cent. on $\$ 17,000,000$, estimated, as per above, as the amount usually loaned on interest, is, per annum,
Dividends of $8 \frac{13}{36}$ per cent. a year on $\$ 10,000,000$, actually paid to the stockholders, is, Undivided surplus on 1st January, 1810, $\$ 409,410$, divided by 18 years, would be equal to an annual dividend of -

## REMISSION OF PENALTIES.

## COMMUNICATED TO THE HOUSE OF REphesentatives, april 7, 1810.

Mr. Newton, from the Committee of Commerce and Manufactures, to whom was referred the petitions of Hugh Smith, Philip and Nicholas Rogers, Jun. John P. White, and William A. Caldvell, William Gaston, James Jones, and James Hathaway, made the following report:
Hugh Smith, a merchant of Alexandria, District of Columbia, states that, on the 13th of August, 1808, he became bound with McClanahan, in a bond to the United States, in the penalty of sixteen thousand six hundred and ninety six dollars, conditioned that Andrew Stewart, master of the Brig Catharine, should not, in transporting a cargo of flour to Boston, violate the embargo lays. The petitioner is a glass and china merchant, no otherwise engaged in navigation than barely to import such articles as above stated; and in a few instances, to ship tobacco on commission. During the operation of the embargo, he made no shipments, either directly or indirectly.

His acquaintance with McClanahan was in consequence of an intimacy between their wives, previous to marriage; McClanahan, at the time the petitioner became his security, bore a good character.

The petitioner being sick, and confined to his house, did not learn, until a considerable time after signing the bond, that a few persons who attended to the manner of shipping the cargo, and the supply of provisions, and water taken on board the Brig Catharine, suspected the honesty and fair intentions of McClanahan.

Capt. Stewart, instead of going to Boston, went to Barbadoes, at which island he arrived, as the petitioner has every reason to believe, with the connivance of McClanahan, on the 15 th November, 1808.

As soon as the petitioner was informed of this last fact, he wrote to the Secretary of the Treasury, stating the facts to him. The Secretary of the 'Treasury, in his own hand writing, makes the following note on the back of the petition. "I have no doubt of the innocence of the petitioner. The District Attorney of Virginia has been instructed to prosecute McClanahan, but he is not supposed to be able to pay the penalty. It is true, as stated by the petitioner, that he gave the first information to this Department, and wrote the several letters mentioned in the petition."

The petitioner, on the 31st of March, 1810, presented to the House a copy of the certificate, signed by James Sullivan, Governor of Massachusetts, addressed to the collector of the port of Alexandria, in the District of Columbia, certifying that 1400 barrels of flour were wanting for supplies, to which reference is made for further particulars. The petitioner does not, in his petition, state that he was induced to become McClanahan's security in consequence or the Governor's certificate. The petitioner sustains a good character.

Henly Woodward, a merchant residing at Tappahannock, in the State of Virginia, states that he has never been eagaged in navigation further than to ship the produce of the country to merchants residing in the United States, for the purpose of making remittances. That, in consequence of a letter addressed to him by Samuel Lyon, of Baltimore, he became security for Joseph Shutz, in the bond executed by Thomas West and Joseph Shutz, to the United States, in the penalty of sixteen thousand dollars, on the 10th of January, 1809, conditioned that the schooner Jane, of Baltimore, of which the said Thomas West was master, should not proceed to any foreign port or place, and that the cargo should be landed in some port of the United States.

The memorialist was influenced, in a great measure, to become security to the bond, in consequence of seeing a letter, addressed to the collector of Tappahannock, by William S. Stone, of Fredericksburg, recommending the said Shutz as a person worthy of confidence. Samuel Lyon has since failed.

The cargo was not landed in any port or place of the United States. The petitioner's character is well supported, and the committee entertain no doubts as to the truth of the facts set forth in the petition. The Secretary of the Treasury makes the following note on the back of the petition: "I have no doubt of the innocence of the petitioner." Several letters accompany the memorial, to which the committee beg leave to refer.

Philip Rogers, and Nicholas Rogers, Jun. merchants, of the city of Baltimore, state, that they were jointowners of one half of the brigSally, whereof a certain Henry Travers was captain, and also half owner; that the said brig sailed on the 2 d of September, 1808 , from the port of Baltimore, to the port of Charleston, South Carolina, and conditionally to the purt of Savannah; Georgia, with a cargo of flour, and some other articles, partly shipped by Philip Rogers and the said Travers.

It is also stated by Nicholas Rogers, that he owned but a fourth part of the said brig, as a donation from his father, Philip Rogers; that he owned no part of the cargo; that he was absent when the said brig was loaded for Charleston; and that he left the sole management of this matter to his father, to whom the greatest part of the cargo belonged. That Capt. Travers, previous to the sailing of the said brig, received from Philip Rogers, by a letter, dated 1st September, 1808, positive instructions to dispose of the flour, \&c. at Charleston or Savannah, all which will appear by reference to the letter contained in the body of the petition. The petitioners further state, that the said Travers, on arrival at Charleston, sold a very small part of the cargo there; that he proceeded, thence, to Savannah, first giving, as his securities, Messrs. John P. White and William A. Caldwell, in conformity to law. The petitioners state that the said Travers, instead of going to Savannah, proceeded to Kingston, in Jamaica, in violation of law, and the positive instructions given to him by Philip Rogers. The last mentioned petitioner states, that he received from Capt. Travers, for the sale of the brig's cargo at Kingston, not more than $\$ 3,304$, the said Travers retaining all the profits for himself. The petitioners state that they are sued for $\$ 9,120$, in the district court of Maryland, and Caldwell \& White, in that of South Carolina, and also, that they hold themselves bound, in case of recovery against Caldwell \& White, to indemnify them. The petitioners further state, that Capt. Travers is dead, leaving property to the amount only of two thousand dollars. They pray that the penalties incurred by them and Caldwell \& White, through the misconduct of the said Travers, may be remitted.

The petition of John P. White and William A. Caldwell is the same case with the one now stated, as reference to the petition will show.

The Secretary of the Treasury states, in a note on the petition, the following remarks: "Judge states the facts to be true. Observe, however, that Travers, who violated the law, was employed by the petitioners as their captain."

William Gaston, a citizen of the State of Georgia, states, that, in the course of trade and mercantile concerns, he became acquainted with Robert Charles, of New York, owner of the brig Eliza and Mary; that the said brig, consigned to the petitioner, had made several voyages from Georgia to New York, loaded by the petitioner. That, in January, 1809, the said brig arrived in the port of Savannah, having the persons of Robert Charles, the owner, and Abraham Grimshaw, James Hutchinson, and Joseph Musgrove, passengers on board; Abraham Hall being the master. Grimshaw, Hutchinson, and Musgrove, were separately introduced to the petitioner, and recommended, as strangers, to him. These last mentioned personsagreed toload, with cotton, the said brigf or New York; while loading the petitioner received from Augusta, 54 bales of cotton, with directions to sell or ship the same to New York; the price being low at Savannah, he shipped the same on board the said brig. On the 21st of January, 1809, the said brig was ready for sea, having on board 301 bales of cotton-247 the property of Grimshaw, Hutchinson, and Musgrove, and 54 that of Messrs. Phelps and Howard, of Augusta. The petitioner states that, at the instance of the owner and these men, to-wit, Grimshaw, Hutchinson, and Musgrove, he went to the custom house, and cleared the said brig, and gave bonds, together with Uel Merrill, a merchant of the saidjcity, as his security, to which bonds the master of the said brig was also a party, for the safe arrival of the said brig.in New York, dangers of the sea excepted, with 2 full, fair, and perfect confidence, that the real destination was for that port, and that the said brig was prosecuting
a lawful voyage. On the 24th of January, 1809, the said brig proceeded to sea, having on board her owner and Musgrove, leaving Grimshaw and Hutchinson in Savannah. On the 25th, the day following the sailing of the brig, the two last mentioned persons called on the petitioner, and purchased the 54 bales of cotton then on board the said brig, belonging to Phelps and Howard, offering therefor, a price equal to that of the New York market, on a credit, which offer the petitioner accepted. On the same day, Grimshaw and Hutchinson took their passage for New York, and proceeded down the river to sea; previous to brig's sailing, Grimshaw, Hutchinson, and Musgrove, had engaged with the petitioner for the storage of 300 bales of cotton, to furnish a cargo for the said brig, on her return to Savannah. Immediately after the departure of Grimshaw and Hutchinson, the petitioner was informed of some things that excited suspicion, which, on examination, he found too well supported; he immediately applied to counsel for advice, and as the vessel on board of which Grimshaw and Hutchinson had embarked, was detained by contrary winds, he took out process, and had the same served, at the suit of the United States, for an infraction of the embargo laws. The petitioner acknowledges that the said brig went to Liverpool, which fact, as soon as it was ascertained, he made collector acquainted with-was always ready to give any evidence in his power to bring the guilty topunishment. The petitioner sustains a fair and good character. The Secretary of the 'Treasury makes the following note on the petition: ''The Judge does not positively state the facts to be true; and although he inclines, from Gaston's character, to believe him innocent, he alleges some reasons why the petitioner ought not to become security."

The petition of James Jones, of Hertford county, in the State of North Carolina, and of James Hathaway, the elder, of Edenton, in the same State, states that, sometime in the month of November, 18-, a schooner, called the Federal Jack, arrived at Edenton, from Boston; she was commanded by Joseph Lewis, who appeared to be an owner or part owner; that her company was made up of a certain Bordin Turner and - Young, and two negroes. Captain Lewis brought a certificate signed by the deputy collector and deputy naval officer of Boston, endorsed upon one of the ships papers, in the following words: "It is the intention of the owners of this vessel to bring back a cargo of pitch, tar, and turpentine, rice and corn, for the consumption and use of this district." The petitioners state that, after purchasing a cargo, Capt. Lewis being in apparent distress, as he could not sail, on account of having no person to become his security; that the petitioners, after much persuasion and difficulty, became security for relanding the cargo in some port or place in the United States, on the following conditions: that the persons belonging to the said schooner should leave her, and put on board another captain and company; this arrangement was acceded to, and the vessel sailed, in the month of January, 18-, for Boston, under the command of Daniel S. Brooks, with Preston Hathaway, and the said two negroes, for her company; Lewis, Turner, and Young, departed from Edenton about the same time, intending, as they pretended, to travel to Boston by land. The petitioners became bound, in a bond to the United States, in the sum of $\$ 9,384$, as securities for the re-landing the cargo in the United States.

Young, Turner, and Lewis, instead of proceeding on to Boston by land, went to Washington, North Carolina, and thence to Ocracock, and on the arrival of the Federal Jack at the inlet, went on board of her. The petitioners state that Capt. Brooks being apprehensive of those persons, he informed the captain of the revenue cutter at that place, that he believed it was the intention of Young, Turner, and Levis, , to go off with the vessel and cargo, in violation of the embargo laws, and had them reinoved from the schooner; it is also stated, that, while the vessel was passing the bar, and under the direction of the pilot, and while Capt. Brooks was engaged in the cabin, writing, Turner and Young got again on board the Federal Jack, and took the schooner from him. Capt. Brooks was thereupon compelled to leave the vessel, in the pilot boat, and the said Turner and Young, retaining Preston Hathaway and the two negroes, proceeded on their voyage. The petitioners state that they have heard nothing of the said schooner; that they are sued for the penalty of the bond, and pray to have the same remitted. The Secretary of the Treasury says, in a note on the petition, "the collector states the facts to be true."

The committee are of opinion that the reasoning in support of remitting the penalty incurred by Anthony Buck is infinitely more applicable to the petitioner, Hugh Smith, although, in support of his case, he did not rely on the Governor's certificate that flour was wanting for the consumption of Boston, as an inducement to his becoming the security of McClanahan. The committee, induced by the same reasons which they urged in support of the case of Anthony Buck, to which they beg leave to refer, (a.) ask permission respectfully to submit the following resolution:

Resolved, That the prayer of the petitioner, Hugh Smith, is reasonable, and ought to be granted.
The committee have given to the cases of Henley Woodward, Philip Rogers, and Nicholas Rogers, Jun. John P. White and William A. Caldwell, William Gaston, and of James Jones and James Hathaway, due attention and consideration.

The committee cannot perceive, in the evidence offered in support of the above cases, any thing peculiarly hard, or that the petitioners have, by any act of the Government, been induced to do a thing, which the exercise of their own judgments, without its interference, would have resisted. If the committee had indulged a dispotition of bringing into disrepute penal laws; if they were conscious that no time nor occasion could justify a resort to them for salutary purposes, or their enforcement, when enacted, they would not fail to seize the present opportunity of making a stand against this branch of jurisprudence; but, as they are convinced that this Government cannot be supported without the aid of penal statutes, they are clearly of opinion that such laws, when passed, should be enforced. They therefore respectfully submit the following resolution:

Resolvel, That the petitioners have leave to withdraw their petitions.
[(a.) Nots.-The following is the report, in the case of Anthony Bucs, referred to in the foregoing:]
The Committee of Commerce and Manufactures, to whom was referred the petition of Anthony Buck, of Fredericksburg, in Virginia, respectfully submit the following report:
Anthony Buck and a certain James A. Stuart, in 1808, became, jointly and severally; bound in a bond to the United States, the condition of which was, that James A. Stuart, master of the Sally Barker Windsor, of Hingham, in Massachusetts, should proceed from Fredericksburg to Hingham, with a cargo of flour, \&c.; and, also, that the said Stuart should, in no instance, violate the provisions of the embargo laws. The following statement of facts is made out from documents in the possession of the committee.

To prevent evasions and violations of the embargo laws, the President was invested with powers to limit the shipment of provisions to certain places, in larger quantities than was necessary for the supply thereof. The letter of the President to certain Governors, of 6th May, 1808, is as follows: "The evasions of the preceding embargo laws went so far towards defeating their objects, and chiefly by vessels clearing out coastwise, that Congress, by their act of April 25th, authorized the absolute detention of all vessels bound coastwise, with cargoes exciting suspicions of an intention to evade those laws. There being few towns on our sea coast which cannot be supplied with flour from their interior country, shipments of flour become generally suspicious, and proper subjects of detention.
is one of the few places on our sea board, which needs supplies of flour by sea, for its own consumption. That it may not suffer by the cautions we are obliged to use, I request of your Excellency, whenever you deem it necessary, that your present, or any future stock should be enlarged, to take the trouble of giving your certificate in favor of any merchant in whom you have confidence, directed to the collector of any port usually exporting flour, from which he may choose to bring it, for any quantity which you may deem necessary for consumption. beyond your interior supplies, enclosing to the Secretary of the Treasury, at the same time, a duplicate of the certificate, as a check on the falsification of your signature. In this way we may ensure a supply of the real wants of your citizens, and, at the same time, prevent those wants from being made a cover for the crimes against their country, which unplincipled adventurers are in the habit of committing. I trust, too, that your Excellency will find an apology for
the trouble I propose to give you, in that desire which you must feel, in common with all your worthy citizens, that inconveniences encountered cheerfully by them for the interests of their country, shall not be turned merely to the unlawful profits of the most worthless part of society."

The selectmen of Hingham addressed the following note to the collector of Fredericksburg, (Tappahannock:)

$$
\text { "Hingham, Commonwealth of Massachusetts, September 30, } 1808 .
$$

Sir:
The bearer, Captain James Stuart, of the schooner Sally Barker Windsor, sails from this for your port, and is desirous of purchasing a cargo of flour, corn, \&c. \&c. for this and the adjacent markets.

These necessary articles are getting scarce and dear. If you will permit him to take in a cargo for this port, you will oblige your humble servants,
\(\left.\begin{array}{l}JONT. CUSHING, <br>
JEDEDIAH LINCOLN, <br>

JOHN LEAVETT,\end{array}\right\}\)| Selectmen of the |
| :--- |
| town of Hing- |
| ham. |

"Plymouth, ss. 3d October, 1808.
I certify that the signers of the within written request are the selectmen of the town of Hingham, within this county.

# SAMUEL NORTON, Justice of the Peace." 

"The Commonweaxth of Massachusetts:
By his Excellency James Sullivan, Esq. our Governor.

## TO ALL WHOM IT MAY CONCERN

Know ye, that Samuel Norton, Esq. is a justice of the peace within and for our county of Plymouth, duly constituted, and that, to his acts and attestations, as such, full faith and credit are, and ought to be, given, in and out of court.

In testimony whereof, we have caused our seal to be hereunto affixed, at Boston, this fourth day of October, A. D. 1808, and in the thirty-third year of the independence of the United States of America.

> JAMES SULLIVAN.

By his Excellency the Governor:
WM. TUDOR, Secretary."
James Stuart was a man unknown to any body at Fredericksburg, when he arrived there. As is customary in all our sea ports, he applied to the petitioner, Anthony Buck, a commission merchant of that place, to purchase a cargo of flour, \&c. \&c. which the said Buck agreed to do, receiving therefor the usual commissions. On the vessel's being loaded, the said Stuart informed the said Buck that, unless the latter became his surety in the bond required by the embargo laws, the former could not return home. The said Buck, in consideration of having purchased the cargo, and from the testimonials above inserted, which the said Buck took as a public recommendation, from high authority, of the integrity of the said Stuart, became his surety in the before mentioned bond.
'The said Stuart states, that, near Nantucket, on his return voyage, he lost his bowsprit, in a violent storm, and all his water, except one cask; that, in such a crippled situation, he was compelled to deviate from his course, and to steer for some Southern port; and he finally succeeded in getting into Havana. For particulars, the protest is referred to.

On the 13 th of November, 1809, the said Buck was informed that the said Stuart had arrived at Boston, from Havana, notice of which he immediately communicated to the Secretary of the Treasury, for the purpose of having him arrested for a violation of the embargo laws. The petitioner has never been engaged in the shipping business. His character, from the papers accompanying the petition, stands fair. He has alvays proved himself to be a good citizen. On the petition is endorsed, in the hand writing of the Secretary of the Treasury, the following notes:
"- facts stated by the district judge to be true, I have no doubt of the innocence of the petitioner. Instructions have been given to prosecute Stuart, in Massachusetts." The committee beg leave to refer to the report of the Secretary of the Treasury, on the petition of Anthony Buck, dated the 9th of January, 1810.

The committee, on a full consideration of the facts, as above stated, are convinced that the petitioner had no intention, in becoming the surety of Captain Stuart, to afford the latter an opportunity of evading the embargo laws.

They are persuaded that the certificates required by the President's letter of the 6 th of May, 1808 , to enable merchants and others to procure supplies for home consumption, influenced the petitioner, in a great measure, to place confidence in the honor and integrity of Captain Stuart. As the certificates alluded to are set forth in the pratement of facts made out for the information of the House, the committee beg leave to refer to them for particulars. To say that penalties incurred, should, in no case, be remitted, would be unjust. It would be in direct opposition to that enlightened system of jurisprudence pursued since the commencement of this Government. To say that they ought to be remitted, generally, would be to disarm the republic of one of its most powerful engines, and to defeat the end it should always keep in view-the good of the whole.

To avoid either extreme, the committee have laid it down as a rule, never to recommend a relaxation in the execution of penal laws, except in very hard cases: as, when the suffering party has, by an act of any branch of Government, been induced to do a thing, which, if it had not been for such official act, he would not have done. The case of the petitioner comes within the scope of this rule, if the consideration which the committee have given to it be correct. On the ground that the petitioner was induced, by the certificates above referred to, to become the surety of Captain Stuart, they ask permission to submit the following resolution:

Resolved, That the prayer of the petitioner is reasonable, and ought to be granted.

Fredericksburg, 22d October, 1808.
Sin:
The Governor of Massachusetts having, for some time back, declined to grant certificates for the transportation of provisions coastwise, the selectmen of the several towns have taken that anthority upon themselves; but the collector of our district informs me that, agreeably to his instructions, he cannot permit Captain Stuart to clear out with more than one-third of the value of the vessel in produce, without permission from yon. I have taken the liberty to enclose the certificate for your consideration, and have hopes that you will see the necessity of granting leave to load, on board the schooner Sally Barker Windsor, one thousand barrels of flour, to be cleared out, under bonds, for the port of Boston.

I am, with great respect, \&c.
ANTTHONY G. BUCK.
Albrrt Gallatin, Esq.

## Treasury Department, October 24, 1808.

Sir:
Your letter of 22d instant has been laid before the President. He does not think it proper to direct the collector of Tappahannock to deviate, in this instance, from the general rules by which he has heretofore been governed.

I am, very respectfully, \&c.
ALBERT GALLATIN.
Mr. Anthony G. Buck, Fredericksburg.

Treasury Departnent, October 24th, 1808.
Sir:
I enclose a certificate of the selectmen of Hingham, directed to you, and copy of a letter written this day to Mr. Buck, of Fredericksburg, who had transmitted that paper. I do not know on what grounds that paper was issued, and if it shall be found necessary to ascertain the extent of shipments of flour and corn requisite for the consumption of Massachusetts, other steps will be taken for that purpose.

I am, very respectfully, \&c.
Laurence Muse, Esq. Collector, Tappahannock.

## REVENUE BONDS OUTSTANDING.

COMAHNICATED TO THE SENATE, APRIL 17, 1810.

## Treasury Departnent, April 16, 1810.

Sir:
I have the honor, in obedience to the resolution of the Senate, of the 13 th instant, to transmit a statement of the outstanding revenue bonds. amounting, on the first day of January last, to $\$ 9,600,000$.

But in that are included all the bad debts which have accrued on revenue bonds, from the commencement of this Government to that day. These, together with the debentures issued prior to the first day of January last, and remaining unpaid on that day, are estimated at one million of dollars, at least, and must be deducted from that nominal amount. The expenses of collection may be estimated at about four hundred thousand dollars.

The balance remaining in the treasury on the first day of January last, amounted to $\$ 3,817,97654$.
It may not be improper to add, that the estimates of the probable receipts of this year, as stated in the annual report made at the commencement of the present session of Congress, will not, so far as is now known, differ materially from the actual receipts, unless the exportations of foreign produce should exceed what had been presumed. The total amount of debentures payable in the year 1810, had been there estimated at two millions of dollars; and those paid before the first of A pril, amounted, already, to $\$ 1,360,000$.

I have the honor to be: \&c.
The Fonorable the President of the Senate.
ALBERT GALLATIN.

Statement of bonds for duties on merchandise imported, outstanding at the several custom houses on th 1st Janu. ary, 1810, taken from the accounts current of the collectors, as rendered to the treasury.

| ris. |  |  |  | Amount of bonds outstanding January $1,1810$. | ports. |  |  | Amount of bonds outstanding January $1,1810$. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Portsmouth, - | - | - | - | \$66,960 72 | Perth Amboy, | - - |  | \$6,730 21 |
| Passamaquoddy, | - | - | - | (a)22,229 69 | Great Egg Harbor, | - - |  | (a)1,077 36 |
| Frenchman's Bay, | - | - | - | 39750 | Philadelphia, - | - - |  | 1,949,049 47 |
| Penobscot, - | - | - | - | 11,887 03 | Detroit, - | - - |  | 1,319 69 |
| Waldoborough, | - | - | - | 7,273 98 | Michilimackinack, | - - |  | (a)12,032 30 |
| Wiscasset, - | - | - | - | 19,875 53 | Wilmington, Del. | - - |  | 29,408 41 |
| Bath, - | - | - | - | 19,881 69 | Baltimore, - | - - |  | 622,249 52 |
| Portland, | - | - | - | 39,026 60 | Vienna, | - - |  | 55814 |
| Saco, - | - | - | - | 8,375 39 | Snow Hill, - | - - |  | 2,858 76 |
| Kennebunk, | - | - | - | 15,892 50 | Georgetown, Col: | - - |  | 8,194 06 |
| York, - | - |  | - | 15,930 31 | Alexandria, - | - - |  | 29,855 83 |
| Newburyport, | - | - | - | 43,515 89 | Yeocomico, - | - - |  | 94100 |
| Ipswich, | - | - | - | (a)1,595 19 | Tappaliannock, | - - |  | 29,411 67 |
| Gloucester, | - |  | . | 23,715 38 | East River, - | - - | - | 4,368 86 |
| Salem, | - | - | - | 391,128 69 | Richmond, - |  |  | 13,501 91 |
| Marblehead, | - | - | - | 24,982 39 | Petersburg, | - - |  | 13,718 79 |
| Boston, | - | - | - | (a)1,245,634 84 | Norfolk, | - - |  | 153,875 60 |
| Plymouth, Mass. | - | - | - | 19,640 12 | Folly Landing, | - - |  | 6,335 68 |
| Barnstable, - | - | - | - | 10,217 60 | Cherry Stone, | - - |  | 49619 |
| New Bedford, | . | - | - | 5,440 29 | Camden, - | - - |  | 16,561 59 |
| Dighton, - | - |  | - | 2,669 95 | Edenton, | - - |  | 6,845 87 |
| Nantucket, | - |  | - | 8;876 04 | Plymouth, N. C. | - |  | 2,932 44 |
| Edgartown, | - |  | - | 61228 | Washington, - | - - |  | 52,617 93 |
| Bristol. | - |  | - | 19,256 81 | Newbern, - | - - |  | 15,702 75 |
| Providence, | - |  |  | 95,240 28 | Beaufort, N. C. | . - |  | 207 25 |
| Newport, | - |  |  | 31,306 37 | Wilmington, N. C. | - - |  | 33.46623 |
| New London, | - |  | - | 23,420 39 | Georgetown, S. C. | - - |  | 11,206 81 |
| Middletown, - | - |  | - | 35,254 61 | Charleston, - | - - |  | 556,215 57 |
| New Haven, | - |  |  | 30,302 88 | Savannah, |  |  | (a)250,000 00 |
| Fairfield, | - |  |  | 2,735 15 | Brunswick, |  |  | (a) 77368 |
| Allburgh, Vt. | - |  |  | 12,706 23 | St. Mary's, Ga. | - - |  | 18,927 92 |
| Champlain, | - |  |  | 5,985 25 | Fort Stoddert, |  |  | 16387 |
| Hudson, | - |  |  | 1,014 54 | New Orleans, | - - |  | 121,749 97 |
| Sage Harbor, |  |  |  | 27752 |  |  |  |  |
| New York, | - | - | - | 3,364,102 60 |  | Total, | - | \$9,600,717 55 |

(a) These ports are on estimate.

## RECEIPTS AND PUBLIC DEBT.

communicated to the house of representatives, aprif 17, 1810.
'Treasury Department, April 16th, 1810.
SIR:
I have the honor, in obedience to the resolution of the House, of the 11 th instant, to transmit a statement of the annual receipts into the treasury, from the 4 th day of March, 1789, to the 31st day of December, 1809; and a statement of the amount of debt annually incurred and reimbursed during the same period.

I have the honor to be, with great respect, sir, your obedient servant,
ALBERT GALLATIN.
The Honorable the Speaker of the House of Representatives.

Statement of the annual receipts into the Treasury, from the 4th March, 1789, to 31st December, 1809.

| Years, | Customs, | Internal Revenue. | nirect Tax, | Publiç Lands. | Miscellaneaus. | Loans. | Total. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| From 4th March, 1789, |  |  |  |  |  |  |  |
| (0 31st Dec. 1791 | 4,399,472 99 |  | * 1 | * | 10,478 10 | 361,391 34 | 4,771,342 43 |
| 1792 | 3,443,070 85 | 208,942 81 | - - |  | 17,946 65 | 5,102,498 45 | 8.772,458 76. |
| 1793 | 4,255,306 56 | 337,705 70 | $\cdots 3$ | , | 59,910 88 | 1,797,272 01 | 6,450,195 15 |
| 1794 | 4,801,065 28 | 274,089 62 | * - | - - | 356,749 97 | 4,007,950 78 | 9,439,855 65 |
| 1795 | 5,588,461 26 | 337,755 36 | * |  | 193,117 97 | 3,396,424 00 | 9,515,758 59 |
| 1796 | 6,567,987 94 | 475,289 60 | - | 4,836 13 | 1,372,215 98 | 320,000 70 20000 | $8,740,32965$ 8,75878099 |
| 1797 | 7,549,649 65 | \$75,491 45 | - | 83,540 <br> 11,963 <br> 11 | 480,09929 216,78781 | 70,000 200,000 00 | $8,758,78099$ $8,179,170$ 80 |
| 1798 1799 | $7,106,061$ $6,610,449$ 31 | 644,357 <br> 779,136 <br> 4 | - | 11,963 11 | 216,78781 157,22756 | $\begin{array}{r}200,000 \\ 5,000 \\ \hline\end{array}$ | $8,179,17080$ $12,546,813$ |
| 1800 | 9,080,932 73 | 809,396 55 | 734,223 97 | - 44375 | 223,752 10 | 1,565,229 24 | 12,413,978 34 |
| 1801 | 10,750,778 93 | 1,048,033 43 | 534,343 38 | 167,726 06 | 444,574. 15 | - - . | 12,945,455 95 |
| 1802 | 12,438,235 74 | 621,898 89 | 206,565 44 | 188,628 02 | 1,540,465 86 | - " " | 14,995,793 95 |
| 1803 | 10,479,417 61 | 215,179 69 | 71,879 20 | 165,675 69 | 131,945 44 | " - - | 11,064,097 63 |
| 1804 | 11,098,565 33 | 50,941 29 | 50,198 44 | 487,526 79 | 139,075 53 | - " - | 11,826,307 38 |
| 1805 | 12,936,487 04 | 21,747 15 | 21,882 91 | 540,193 80 | 40,382 30 | " - - | 13,560,693 20 |
| 1806 | 14,667,698 17 | 20,101 45 | 55,763 86 | 765,24573 | 51,12186 | * " - | 15,559,931 07 |
| 1807 | 15,845,521 61 | 13,051 40 | 34,732 56 | 466,16327 | 93,37060 | - - - | 16,452,839 44 |
| 1808 | 16,363,550 58 | 8,210 73 | 19,159 21 | 647,939 06 | 21,802 35 | , • * | 17,060,661 93 |
| 1809 | 7,296,020 58. | 4,014 39 | 7,517 31 | 442,252 53 | 23,638 51 | " " . | 7,773,473 12 |
| Dollars, | 171,278,734 09 | 6,445,373 90 | 1,736,266 28 | 3,972,134 34 | 5,574,662 91 | 21,820,765 82 | 210,827,937 34 |

Statement of the annual amount, and of the annual increase and decrease of the public debt, from 1 st January, 1791, to 1st January, 1810.

| Amount of Public Debt on the first day of each year. |  |  |  | Amount of Public Debt annually incurred and reimbursed. |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1st of Jan. in the years | Gross amount of debt. | Paymentsmade by the Treasury on account of subsequent years. | Amount of debt unprovided for. | Payments in each year on account of principal. | Amount of debt contracted | Annual increase of debt. | Annual decrease of debt. |
| 1791 | 75,463,476 52 | 203,502 31 | 75,169.974 21 | 3,324,842 86 | 5,089,291 00 | 1,764,448 14 | - - |
| 1792 | 77,227,924 66 | 854,157 50 | 76,373,767 16 | 2,056,208 86 | 5,180,918 24 | 3,124,709 38 | - ${ }^{-}$ |
| 1793 | 80,352,634 04 | 2,764,636 11 | 77,587,997 93 | 3,189,932 63 | 1,264,703 36 |  | 1,925,229 27 |
| 1794 | 78,427,404 77 | 2,431,234 21 | 75,996,170 56 | 2,420,520 74 | 4,740,703 36 | 2,320,182 62 | - - |
| 1795 | 80,747,587 39 | 2.597,649 56 | 78,149,937 83 | 2,949,115 32 | 5,964,000 00 | 3,014,584 68 | - - ${ }^{-}$ |
| 1796 | 83,762,172 07 | 2,119,899 11 | 81,642,272 96 | 2,097,692 74 | 400,000 00 |  | 1,697,692 74 |
| 1797 | 82,064,479 33 | 1,130,455 79 | 80,934, 02354 | 2,835,950 21 |  |  | 2,835,950 21 |
| 1798 | 79,228,529 12 | 734,363 37 | 78,494,165 75 | 1,027,324 42 | 207,465 07 | - -7 | 819,859 35 |
| 1799 | 78,408,669 77 | 1,008,760 42 | 77,399,909 35 | 1,144,075 42 | 5,711,700 00 | 4,567,624 58 | - - |
| 1800 | 82,976,294 35 | 1,342,968 61 | 81,633,325 74 | 1,419,943 55 | 1,481,700 00 | 61,756 45 | - ${ }^{-1}$ |
| 1801 | 83,038,050 80 | 1,037,883 44 | 82,000,167 36 | 2,325,418 55 | - - | $\cdots$ - | 2,325,418 55 |
| 1802 | 80,712,632 25 | 1,958,063 55 | 78,754,568 70 | 3,657,945 95 | 000 |  | 3,657,945 95 |
| 1803 | 77,054,686 30 | 2,322,763 45 | 74,731,922 85 | 5,627,565 42 | 15,000,000 00 | 9,372,434 58 | 411497038 |
| 1804 | 86,427,120 88 | 1,073,47766 | 85,353,643 22 | 4,114,970 38 | - - |  | 4,114,970 38 |
| 1805 | 82,312,150 50 . | 1,778,091 85 | 80,534,058 65 | 6,588,879 84 | - - | - - | 6,588,879 84 |
| 1806 | 75,723,270 66 | 1,180,313 04 | 74,542,957 62 | 6,504,872 02 | - - | - - | 6,504,872 02 |
| 1807 | 69,218,398 64 | 1,486,753 02 | 67,731,645 62 | 4,022,080 67 | - - | - - | 4,022,080 67 |
| 1808 | 65,196,317 97. | 453,991 71 | 64,742,326 26 | 8,173,125 88 | - - | - - | 8,173,125 88 |
| 1809 | 57,023,192 09. | 290,812 28 | 56,732,379 81 | 3,850,889 77 | - - | - - | 3,850,889 77 |
| 1810 | 53,172,302 32 | 15,769 68 | 53,156,532 64 |  | - - | - - | - - |

## RECAPITULATION

Debt on 1st January, 1791, - ${ }^{\text {Debt contracted from 1st January, 1791, to 1st January, 1801, }}$,
30,040,481 03
$\begin{array}{lllll}\text { Debt contracted from 1st January, 1791, to 1st January, 1801, } & - & - & 30,040,481 & 03 \\ \text { Deduct debt reimbursed during the same period, } & - & - & -22,465,90675\end{array}$
Increase of debt in those ten years,
Debt on 1st January, 1801,


Decrease of debt in those nine years, - - - - - - - $29,865,74848$
Debt on Ist January, 1810, - - - - . . . - - - 53,172,302 32
But as this sum of $\$ 53,172,30232$ includes the Louisiana stock, - - - - $\quad 11,250,00000$
The old debt remaining due on the 1st January, 1810, is only - - - - $41,922,30239$
And the old debt redeemed during the last nine years, amounts to
$41,115,74848$

Debt on 1st January, 1801,
$\$ 83,038,05080$

## MANUFACTURES.

COMMUNICATED to the house of representatives, april 19, 1810.

## Treasury Department, April 17, 1810.

Sir:
In obedicnce to the resolution of the House, I have the honor to transmit a report, in part, on the subject of American manulactures.

Some important information has been obtained, but is, in general, partial and defective; and it would have been desirable that the report might have been delayed till the next session.

Permit me to observe, that the approaching census might afford an opportunity to obtain detailed and correct information on that subject, provided that the deputy marshals were directed by Congress to collect it, and to make returns in such form as would be prescribed.

I have the honor to be, very respectfully, sir, your obedient servant,

## ALBERT GALLATIN.

## The Honorable the Speaker of the House of Representatives.

The Secretary of the Treasury, in obedience to the resolution of the House of Representatives, respectfully submits the following report, in part, on the subject of domestic manufactures:
The following manufactures are carried on to an extent which may be considered adequate to the consumption of the United States, the foreign articles annually imported being less in value than those of American manufacture belonging to the same general class, which are annually exported, viz:

Manufactures of wood, or of which wood is the principal material.

Leather, and manufactures of leather.
Soap. and tallow candles.
Spermaceti oil and candles.
Flaxseed oil.

## Refined sugar.

Coarse earthen ware.
Snuff, chocolate, hair powder, and mustard.

The following branches are firmly established, supplying, in several instances, the greater, and, in all, a conside ${ }_{7}$ rable, part of the consumption of the United States, viz:

Iron, and manufactures of iron.
Manufactures of cotton, wool, and flax.
Hats.
Paper, printing types, printed books, playing cards.
Spirituous and malt liquors.
Several manufactures of hemp.

Gunpowder.
Window glass.
Jewelry and clocks.
Several manufactures of lead.
Straw bonnets and hats.
Wax candles.

Progress has also been made in the following branches, viz:
Paints and colors, several chemical preparations and medicinal drugs, salt, manufactures of copper and brass, japanned and plated ware, calico printing, queens and other earthen and glass wares, \&c.

Many articles, respecting which no information has been received, are undoubtedly omitted; and the substance of the information obtained, on the most important branches, is comprehended under the following heads:

## Wood, and Manufactures of Wood.

All the branches of this manufacture are carried to a high degree of perfection, supply the whole demand of the United States, and consist principally of cabinet ware, and other household furniture, coaches and carriages, either for pleasure or transportation, and ship building.

The ships and vessels, above twenty tons burthen, built in the United States during the years 1801 to 1807 , measured 774,922 tons, making, on an average, about 110,000 tons a year, and worth more than six millions of dollars. About two thirds were registered for the foreign trade, and the remainder licensed for the coasting trade and fisheries.

Of the other branches, no particular account can be given. But the annual exportations of furniture and carriages amount to 170,000 dollars. The value of the whole, including ship building, cannot be less than twenty milions of dollars a year.

Under this head may also be mentioned pot and pearl ash, of which, besides supplying the internal demand, 7,400 tons are annually exported.

## Leather, and Manufactures of Leather.

Tanneries are established in every part of the United States, some of them on a very large scale-the capital employed in a single establishment amounting to one hundred thousand dollars. A few hides are exported, and it is stated that one-third of those used in the great tanneries of the Atlantic States are imported from Spanish America. Some superior or particular kinds of English leather and morocco are still imported; but about 350,000 pounds**. of American leather are annually exported. The bark is abundantand cheap; and it seems, by the annexed communication, marked A, that hides cost, in America, $5 \frac{1}{2}$ cents, and in England, seven cents a pound; that the bark used for tanning, costs, in England, nearly as much as the hides, and in America not one-tenth part of that sum. It is, at the same time, acknowledged, that much American leather is brought to market, of an inferior quality, and that better is generally made in the middle than in the Northern or Southern States. The tanneries of the State of Delaware employ, collectively, a capital of one hundred and twenty thousand dollars, and ninety workmen, and make, annually, one hundred thousand dollars' worth of leather. Those of Baltimore amount to twenty-two, seventeen of which have, together, a capital of 187,000 dollars, and tan, annually, 19,000 hides, and 25,000 calf skins.

Morocco is also made in several places, partly from imported goat skins, and principally from sheep skins. And it may be proper here to add, that deer skins, which form an article of exportation, are dressed and manufactured in the United States, to the amount required for the consumption of the country.

The principal manufactures of leather are those of shoes and boots, harness and saddles. Some inconsiderable quantities of the two last articles are both imported and exported. The annual importation of foreign boots and shoes, amounts to 3,250 pair boots and 59,000 pair of shoes, principally kid and morocco. The annual exportation of the same articles, of American manufacture, to 8,500 pair of boots and 127,000 pair of shoes. The shoe manufactures of New Jersey are extensive. That of Lynn, in Massachusetts, makes 100,000 pair of women's shoes annually.

The value of all the articles annually manufactured in the United States, which are embraced under this head, (leather) may be estimated at twenty millions of dollars.

## Soap, and Tallow Candles.

A great portion of the soap and candles used in the United States is a family manufacture. But there are also several establishments, on an extensive scale, in all the large cities, and several other places. Those of the village of Roxbury, near Boston, employ, alone, a capital of one hundred thousand dollars, and make, annually, 370,000 pounds candles, 380,000 pounds brown soap, and 50,000 pounds windsor and fancy soap, with a profit, it is said, of 15 per centum on the capital employed.

The annual importations of foreign manufacture, are, candles, 158,000 pounds, soap, 470,000 pounds.
The annual exportations of domestic manufacture, are, candles, $1,775,000$ pounds, $\varepsilon$ goap, $2,220,000$ pounds.
The annual value manufactured in the United States, and including the quantity made in private families, for their own use, cannot be estimated at less than eight millions of dollars.

## Spermaceti Oil and Candles.

The establishments for this manufacture are at Nantucket and New Bedford, in Massachusetts, and at Hudson, in New York. Besides supplying the whole of the domestic consumption, they furnished, annually, for exportation to foreign countries, 230,000 pounds of candles, and 44,000 . gallons of oil. The whole quantity, annually manufactured, amounted to about 300,000 dollars. But the exclusion from foreign markets has lately affected the manufacture.

## Refined Sugar.

The annual importations of toreign refined sugar amount, for the years 1803 to 1807, to 47,000 pounds.
The ammual exportation of American refined sugar, amount, for the same years, to 150,000 pounds.
The then existing duty was, in the year 1801, collected on $3,827,000$ pounds; and as the manufacture has kept pace with the increase of population, the quantity now annually made may be estimated at five millions of pounds, worth one million of dollars. The capital employed is stated at three millions and a half of dollars; and as the establishments have increased in number, some of them have declined in business. It is believed that, if a drawback, equivalent to the duty paid on the importation of the brown sugar used in the refined sugar exported, was again allowed, the foreign demand, particularly of Russia, would give a great extension to this branch. A special report has been made on that subject to the committee of commerce and manufactures.

[^9]
## COTTON, WOOL, AND FLAX.

## I. Spinning Mills and Manufacturing Establishments.

The first cotton mill was erected in the State of Rhode Island, in the year 1791; another, in the same State, in the year 1795; and two more, in the State of Massachusetts, in the years 1803 and 1804. During the three succeeding years, ten more were erected or commenced, in Rhode Island, and one in Connecticut; making, altogether, fifteen mills erected before the year 1808, working, at that time, about eight thousand spindles, and producing about three hundred thousand pounds of yarn a year.

Returns have been received of eighty-seven mills, which were erected at the end of the year 1809; sixty-two of which (forty-eight, water, and fourteen, horse, mills) were in operation, and worked, at that time, thirty-one thousand spindles. The other twenty-five will all be in operation in the course of this year, and, together with the former ones, (almost all of which are increasing their machinery) will, by the estimate received, work more than eighty thousand spindles at the commencement of the year 1811.

The capital required to carry on the manufacture, on the best terms, is estimated at the rate of one hundred dollars for each spindle; including both the fixed capital applied to the purchase of the mill-seats, and to the construction of the mills and machinery, and that employed in wages, repairs, raw materials, goods on hand, and contingencies. But it is believed that no more than at the rate of sixty dollars for each spindle is generally actually employed. Forty-five pounds of cotton, worth about 20 cents a pound, are, on an average, anmually used for each spindle; and these produce about thirty-six pounds of yarn, of different qualities, worth, on an average, one dollar and twelve and a half cents a pound. Eight hundred spindles employ forty persons, viz: five men and thirty-five women and children. On those data, the general results for the year 1811, are estimated in the following table:

| Kills. | Spindles. | Capital <br> employed. | Cotton used. | Yarn spun. | Persons employed. |  |  |
| :--- | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| No. | No. | Dollars. | Pounds. | Value. | Pounds. | Value. | Men.Women and <br> children. |
| 87 | 80,000 | $4,800,000$ | $3,600,000$ | 720,000 | $2,880,000$ | $3,240,000$ | 500 |

The increase of carding and spinning of cotton by machinery, in establishments for that purpose, and exclusively of that done in private families, has, therefore, been fourfold, during the two last years, and will have been tenfold in three years. The table B shews the situation and extent of those several mills, and that, although the greater number is in the vicinity of Providence, in Rhode Island, they are scattered and extending throughout all the States. Those situated within thirty miles of Providence, are exhibited in the table $\mathbf{C}$, and the statement marked D gives the details of one of the establishments, as furnished by the proprietors.

The seventeen mills in the State of Rhode Island, included in the table C, which were in operation, and worked 14,290 spindles in the year 1809, are also stated to have used, during that year, 640,000 pounds of cotton, which produced 510,000 pounds of yarn; of which, 124,000 pounds were sold for thread and knitting; 200,000 pounds were used in manufactures attaclied to, or in the vicinity of, the mills; and the residue was either sold for wick, and for the use of family manufactures, or exported to other parts. Eleven hundred looms are said to be employed in weaving the yarn spun by those mills into goods, principally of the following descriptions, viz:

Bed ticking, sold at 55 to 90 cents per yard;
Stripes and checks, sold at 30 to 42 cents per yard;
Ginghams, sold at 40 to 50 cents per yard;
Cloth, for shirts and sheeting, sold at 35 to 75 cents per yard;
Counterpanes, at 8 dollars each.
Those several goods are already equal, in appearance, to the English imported articles of the same description, and superior in durability; and the finishing is still improving. The proportion of fine yarns is also increasing.

The same articles are manufactured in several other places, and particularly at Philadelphia, where are also made, from the same material, webbing and coach laces, (which articles have also excluded, or will soon exclude, similar foreign importations) table and other diaper cloth, jeans, vest patterns, cotton kerseymeres and blankets. The manufacture of fustians, cords, and velvet, has also been commenced in the interior and western parts of Pennsylvania, and in Kentucky.

Some of the mills, above mentioned, are also employed in carding and spinning wool, though not to a considerable amount. But almost the whole of that material is spun and wove in private families; and there are yet but few establishments for the manufacture of woollen cloths. Some information has, however, been received, respecting fourteen of these, as stated in table E, manufacturing, each, on an average, ten thousand yards of cloth a year, worth from one to ten dollars a yard. It is believed that there are others, from which no information has been obtained; and it is known that several establishments, on a smaller scale, exist in Philadelphia, Baltimore, and some other places. All those cloths, as well as those manufactured in private families, are generally superior in quality, though somewhat inferior in appearance, to imported cloths of the same price. The principal obstacle to the extension of the manufacture is the want of wool, which is still deficient, both in quality and quantity. But those defects are daily and rapidly lessened, by the introduction of sheep of the merino and other superior breeds; by the great demand for the article; and by the attention now every where paid by farmers to the increase and improvement of their flocks.

Manufacturing establishments, for spinning and weaving flax, are yet but few. In the State of New York, there is one, which employs a capital of 18,000 dollars, and twenty-six persons, and in which about ninety thousand pounds of flax are annually spun and wove, into canvass and other coarse linen. Information has been received respecting two, in the vicinity of Philadelphia, one of which produces, annually, 72,000 yards of canvass, made of flax and cotton; in the other, the flax is both hackled and spun by machinery; thirty looms are employed; and it is said that 500,000 yards of cotton bagging. sail cloth, and coarse linen, may be made annually.

Hosiery may also beconsidered as almost exclusively a household manufacture. That of Germantown has declined, and it does not appear to have been attempted on a large scale in other places. There are, however, some exceptions; and it is stated that the island of Martha's Vineyard exports, annually, nine thousand pair of stuckings.

## II. Houschold Manufactures.

But by far the greater part of the goods made of those materials, (cotton. flax, and wool.) are manufactured in private families, mostly for their own use, and partly for sale. They consist principally of coarse cloth, flannel, cotton stufts, and stripes of every description, linen, and mixtyres of wool with flax or cotton. The information received from every State, and from more than sixty different places, concurs in establishing the fact of an extraordinary increase, during the two last years, and in rendering it probable that about two-thirds of the clothing, including hosiery, and of the house and table linen, worn and used by the inhabitants of the United States, who do not reside in cities, is the product of family manufactures.

In the Eastern and Middle States, carding machines, worked by water, are every where established, and they are rapidly extending southwardly and westwardly. Jennies, other family spinning machines, and flying shuttles, are also introduced in many places; and as many fulling mills are erected as are required for finishing all the cloth which is woven in private families. (See note F and statement G.)

Difficult as it is to form an estimate, it is inferred, from a comparison of all the facts which have been communicated, with the population of the United States, (estimated at six millions of white and twelve hundred thousand black persons) that the value of all the goods made of cotton, wool, and flax, which are annually manufactured in the United States, exceeds forty millions of dollars.

The manufacture of cards and wire is intimately connected with this part of the subject. Whittemore's machine for making cards has completely excluded foreign importations of that article. It will appear, by the communication H, that the capital employed in that branch may be estimated at 200,000 dollars; and that the annual consumption amounted, till lately, to twenty thousand dozen pair of hand cards, and twenty thousand square feet of cards for machines, worth together about 200,000 dollars. The demand of last year was double that of 1808 , and is still rapidly increasing. But the wire itself is altogether imported, and a very serious inconveniency might arise from any regulation which would check or prevent the exportation from foreign countries. It appears, however, by the communication I, that the manufacture may, and would be, immediately established, so as to supply the demand both for cards and other objects, provided the same duty was imposed on wire, now imported duty free, which is laid on other articles made of the same material. The whole amount of wire, annually used for cards, does not at present exceed twenty-five tons, worth about 40,000 dollars.

## Hats.

The annual importations of foreign hats amount to - $\quad$ - $\quad$ - - $\$ 350,00000$
The annual exportation of American hats to - $\quad$ - $\quad$ - $\quad$ - 100,00000
The domestic manufacture is, therefore, nearly equal to the home consumption. The number made in the State of Massachusetts is estimated, by the hat company of Boston, at four times the number required for the consumption of the State: and from other information it would appear, that, in that State alone, the capital applied to that branch is near three millions of dollars, the number of persons employed about four thousand, and the number of hats annually made, $1,550,000$; of which, $1,150,000$ are fine hats, worth, on an average, four dollars each, and 400,000 felt hats, worth one dollar each. That the manufacture is still profitable, appears from a late establishment on Charles river, calculated to make, annually, 35,000 hats, at five dollars a piece, and to employ 150 workmen.

The quantity made in Rhode Island, is stated at 50,000 , worth $\$ 5$ each, exclusively of felt hats. Connecticut and New York make more than is necessary for their consumption; the largest establishment being that of Danbury, where 200 persons are employed, and to the amount of 130,000 dollars annually manufactured. In Vermont, the manufacture supplies the consumption. It is stated by the hatters of Philadelphia, that 92,000 hats, worth five dollars each, are annually made there, in addition to which, 50,000 country hats, worth three dollars each, are annually sold in the city. In various quarters, the scarcity of wool is complained of, as preventing the making of a sufficient quantity of coarse hats. From all the information which has been received, it is believed that the value of all the hats, annually made in the United States, is near ten millions of dollars. (See note K.)

## Paper and Printing.

Some foreign paper is still imported, but the greater part of the consumption is of American manufacture; and it is believed that, if sufficient attention was every where paid to the preservation of rags, a quantity equal to the demand would be made in the United States. Paper mills are erected in every part of the Union. There are twenty one in the States of New Hampshire, Vermont, Rhode Island, and Delaware. alone, and ten in only five counties of the States of New York and Maryland. Eleven of those mills employ a capital of two hundred thousand doilars, and 180 workmen, and make, annually, 150,000 dollars' worth of paper.

Printing is carried on to an extent commensurate with the demand. Exclusively of the numerous newspapers, which alone form a considerable item in value, all the books for which there is an adequate number of purchasers, are printed in the United States. But sufficient data have not been obtained to form an estimate of the annual aggregate value of the paper made, and of the printing and book binding executed in the United States, other than what may be inferred from the population. The manufactures of hanging paper, and of playing cards, are also extensive; and that of printing types, of which there are two establishments, the principal at Philadelphia, and another at Baltimore, was fully adequate to the demand, but has lately been affected by the want of regulus of antimony.

## Manujactures of Hemp.

The annual importations of foreign hemp, amounted to 6,200 tons. But the interruption of commerce has greatly promoted the cultivation of that article in Massachusetts, New York, Kentucky, and several other places; and it is believed that a sufficient quantity will, in a short time, be produced in the United States.

The manufacture of ropes, cables, and cordage, of every description, may be considered as equal to the demand, the exportations of American manufacture, for 1806 and 1807, having exceeded the average of 6,500 quintals, and the importations from foreign ports, having fallen short of 4,200 ditto.

Exclusively of the rope walks in all the sea ports, there are fifteen in Kentucky alone, which consume about one thousand tons of hemp a year; and six new works were in a state of preparation for the present year.

The manufactures of sail duck, formerly established in Rhode Island, in Connecticut, and at Salem, have been abandoned or suspended, partly on account of the high price of hemp, and partly for want of capital. Some is still made; and the species of canvass, commonly called cotton bageing, is now manufactured, in various places, on an extensive scale. An establishment at Philadelphia, employs eight looms, and can make, annually, 17, 000 yards of duck, or 45,000 yards of cotton bagging. There are thirteen manufactures in Kentucky, and two in West Tennessee. The five ator near Lexington, make annuplly 250,000 yards of duck and cotton bagging.

Spirituous and Malt Liquors.
The duly on iicensed stills, amounted, in 1801 , to $\$ 372,000$, and, on account of omissions, might be estimated at $\$ 450,000$. As the duty actually paid on the spinits distilled in those stills, did not, on an average, exceed five cents per gallon, the quantity of spirits distilled during that year, from grain and fruit, (exclusively of the large gin distilleries in cities) must have amounted to about $9,000,000$ of gallons, and may, at present, the manufacturing having increased, at least, in the same ratio as the population, be estimated at twelve millions of gallons. To this must be added about thyee millions of gallons of gin and rum, distilled in cities; making an aggregate of fifteen millions of gallons.

The importations of foreign spirits, are, nevertheless, very considerable, having amounted, during the years 1806 and 1807 , to $9,750,000$ gallons a year, arid yielding a nett annual revenue to the United States, of $\$ 2,865,000$.

The quantity of malt liquors made in the United States is nearly equal to their consumption.
The annual loreign importations amount only to $\overline{\text { To }}$ - - $\quad-\quad 185,000$ gallons.
And the annual exportations of American beer and cider to $\quad \therefore \quad-\quad-187,000$ do.
But the amount actually made, cannot be correctly stated. It has been said, that the breweries of Philadelphia consumed, annually, 150,000 bushels of malt; and, exclusively of the numerous establishments on a smaller scale, dispersed throughout the country, extensive breweries are known to exist in New York and Baltimore.

From those data, the aggregate value of spirituous and malt liquors, annually made in the United States, cannot be estimated at less than ten millions of dollars.

## Iron, and Manufactures of Iron.

The information received respecting that important branch is very imperfect. It is, however, well known, that iron ore abounds, and that numerous furances and forges are erected, throughout the United States. They supply a sufficient quantity of hollow ware, and of castings, of every description; but about 4,500 tons of bar iron are annu-
ally imported from Russia, and probably, an equal quantity from Sweden and England together. A vague estimate states the amount of bar iron annually used in the United States, at fifty thousand tons, which would leave about forty thousand for that of American manufacture. Although a great proportion of the ore found in Vermont, Pennsylvania, Maryland, and Virginia, be of a superior quality, and some of the iron manufactured there, equal to any imported, it is to be regretted, that, from the demand, and from want of proper attention in the manufacture, much inferior American iron is brought to market. On that account, the want of the ordinary supply of Russian iron has been feltin some of the slitting and rolling mills. But, whilst a reduction of the duty on Russian iron is asked from several quarters, it is generally stated that a high or prohibitory duty on English bar, slit, rolled, and sheet iron, would be beneficial; that which is usually imported on account of its cheapness, being made with pit coal, and of a very inferior quality.

The annual importations of sheet, slit, and hoop iron, amount to five hundred and sixty-five tons; and the quantity rolled and slit in the United States, is estimated at seven thousand tons. In the State of Massachusetts alone, are found thirteen rolling and slitting mills, in which about 3,500 tons of bar iron, principally from Russia, are annually rolled or slit. A portion is used for sheet iron and nail rods for wrought nails; but two-thirds of the whole quantity of bar iron flattened by machinery in the United States, is used in the manufacture of cut nuils, which has now extended throughout the whole country, and, being altogether an American invention, substituting machinery to manual labor, deserves particular notice. The details on that subject will be found in the communications $L$ and $\mathbf{M}$; and it will be sufficient here to state, that the annual product of that branch alone, may be estimated at twelve hundred thousand dollars, and that, exclusively of the saving of fuel, the expense of manufacturing cut nails, is not one-third part of that of forging wrought nails. About two hundred and eighty tons are already annually exported, but the United States continue to import, annually, more than fifteen hundred tons of wrought nails and spikes. An increase of duty on these, and a drawback on the exportation of the cut nails is generally asked for.

A considerable quantity of blistered, and some refined steel, are made in America; but the foreign importations exceed $11,000 \mathrm{cwt}$. a year.

The manufactures of iron consist principally of agricultural implements, and of all the usual work performed by common blacksmiths, To these may be added anchors, shovels, and spades, axes, scythes, and other edge tools, saws, bits, and stirrups, and a great variety of the coarser articles of ironmongery; but cutlery, and all the finer species of hardware, and of steel work, are almost altogther imported from Great Britain. Balls, shells, and cannon, of small caliber, are cast in several places; and three foundries for casting solid, those of the largest caliber, together with the proper machinery for boring and finishing them, are established at Cecil county, Maryland, near the city of Washington, and at Richmond, in Virginia; each of the two last may cast 300 pieces of artillery a year, and a great number of iron and brass cannon are made at that, near the seat of Government. Those of Philadelphia and near the Hudson river, are not now employed. It may be here added, that there are several iron foundries for casting every species of work wanted for machinery, and that steam engines are made at that of Philadelphia.

At the two public armories of Springfield and Harper's ferry, 19,000 muskets are annually made. Ahout 20,000 more are made at several factories, of which the most perfect is said to be that near New Haven, and which, with the exception of that erected at Kichmond by the State of Virginia, are all private establishments. These may, if wanted, be immediately enlarged, and do not include a number of gunsmiths employed in making rifles, and several other species of arms. Swords and pistols are also manufactured in several places.

Although it is not practicable to make a correct statement of the value of all the iron and manufactures of iron, annually made in the United States, it is believed to be from twelve to fifteen millions of dollars. The annual importations from all foreign countries, including bar iron, and every description of manufactures of iron or steel, are estimated at near four millions of dollars.

## Copper and Brass.

Rich copper mines are found in New Jersey, in Virginia, and near lake Superior; but they are not now wrought. The principal manufactures of that material, are those of stills and other vessels; but the copper in sheets and bolts is almost universally imported, the only manufacture for that object, which is at Boston, not receiving sufficient encouragement, although a capital of $\$ 25,000$ has been invested in a rolling mill aud other apparatus. The true reason is, that those articles are imported free of duty; and the owners seem to be principally employed in casting bells and other articles.

Zinc has been lately discovered in Pennsylvania; and there are a few manufactures of metal buttons, and various brass wares.

## Manufactures of Lead.

Lead is found in Virginia and some other places, but the richest mines of that metal are found in Upper Louisiana, and also, it is said, in the adjacent country, on the east side of the Mississippi. They are not yet wrought to the extent of which they are susceptible, and, after supplying the Western country, do not furnish more than two hundred tons annually to the Atlantic States.

The annual importations from foreign countries of red and white lead, amount to 1,150 tons.
And those of lead itself, and of all other manufactures of lead, to 1,225 tons.
The principal American manufactures are those of shot, and colors of lead. Of the first, there are two establishments on a large scale at Philadelphia, and another in Louisiana, which are more than sufficient to supply the whole demand, stated at six hundred tons a year. Five hundred and sixty tons of red and white lead, litharge, and some other preparations of that metal, are made in Philadelphia alone. A repeal of the duty of one cent. per pound on lead, and an equalization of that on the manufactures of lead, by charging them all with the two cents per pound laid on white and red lead, is asked by the manufacturers.

Farious other paints and colors are also prepared in Philadelphia, and some other places.

## Tin, japanned, plated Wares.

The manufacture of tin ware is very extensive, and Connecticut supplies the greater part of the United States with that article; but the sheets are always imported. The manufacture of plated ware, principally for coach makers and saddlers, employs at Philadelphia 73 workmen; and the amount annually made there, exceeds one hundred thousand dollars. There are other similar establishments at New York, Baltimore, Boston, and Charleston.

## Gunpowder.

Saltpetre is found in Virginia, Kentucky, and some other of the Western States and Territories; but it is principally imported from the East Indies. The manufacture of gunpowder is nearly, and may at any moment be made altogether adequate to the consumption; the importation of foreign powder amounting only to 200,000 pounds, and the exportation of American powder to 100,000 pounds. The manufacture of Brandywine, which employs a capital of $\$ 75,000$ and 36 workmen, and is considered as the most perfect, makes alone 225,000 lbs. annually, and might make $600,000 \mathrm{lbs}$. if there was a demand for it. 'Two others, near Baltimore, have a capital of $\$ 100,000$, and make 450,000 lbs. of a quality said lately to be equal to any imported. There are several other powder mills in Pennsylvania and other places; but the total amount of gunpowder made in the United States, is not ascertained.

## Earthen and Glass Ware.'

A sufficient quantity of the coarser species of pottery is made every where; and information has been received of four manufactures of a finer kind lately established. One at Philadelphia, with a capital of $\$ 11,000$, manufactures a species similar to that made in Staffordshire, in England, and the others, in Chester county, in Pennsylvania, in New Jersey, and on the Ohio, make various kinds of queensware.

Information has been obtained of ten glass manufactures, which employ about 140 glass blowers, and make annually twenty-seven thousand boxes of window glass, containing, each, 100 square feet of glass. That of Boston, makes crown glass equal to auy imported: all the other make green or German glass, worth 15 per cent. less; that of Pittsburgh, uses coal, and all the others, wood for fuel.

The annual importations of foreign window glass, amount to 27,000 boxes; the extension of the domestic manufacture, which supplies precisely one half of the consumption, being prevented by the want of workmen.

Some of those manufactures, make also green bottles and other wares; and two works, employing together six glass blowers, have been lately erected at Pittsburgh, and make decanters, tumblers, and every other description of flint glass of a superior quality.

## Chemical Preparations.

Copperas is extracted, in large quantities, from pyrites in Vermont, New Jersey, and Tennessee. About 200,000 pounds of oil of vitriol and other acids, are annually manufactured in a single establishment at Philadelphia. Various other preparations and drugs, are also made there, and in some other places; and the annual amount exported, exceeds 30,000 dollars in value.

## Sall.

The salt springs of Onondaga and Cayuga, in the State of New York, furnish about 300,000 bushels a year; and the quantity may be increased in proportion to the demand. Those of the Western States and Territories, supply about an equal quantity; that known by the name of the Wabash Saline, which belongs to the United States, making now 130,000 bushels. Valuable discoveries have also lately been made on the banks of the Kenhawa. But the anrual importation of foreign salt amounts to more than three millions of bushels, and cannot be superseded by American salt, unless it be made along the sea coast. The works in the State of Massachusetts are declining, and cannot proceed, unless the duty on foreign salt should again be laid. It is necessary to shelter the works from the heavy summer rains by light roofs moving on rollers. This considerably increases the expense; and it appears that the erection of ten thousand superficial square feet, costs one thousand dollars, and that they produce only two hundred bushels a year. A more favorable result is anticipated on the coast of North Carolina, on account of the difference $\mathrm{i}^{\mathrm{n}}$ the climate; and works covering 275,000 square feet have been lately erected there.

## Miscellaneous.

Respecting the other manufactures enumerated in the former part of this report, no important or correct information has been received, except as relates to the two following:

Straw bonnets and hats are made with great success; and a small district in Rhode Island and Massachusetts, annually exports to other parts of the Union, to the amount of 250,000 dollars. See communication N .

Several attempts have been made to print calicoes; but it does not seem that the manufacturers can, without additional duties, stand the competition of similar foreign articles. The difficulties under which they labor are stated in the petition of the calico printers of Philadelphia to Congress. A considerable capital has been vested in an establishment near Baltimore, which can print 12,000 yards a week and might be considerably extended, if the profits and the demand afforded sufficient encouragement.

From that imperfect sketch of American manufactures, it may, with certainty, be inferred that their annual product exceeds one hundred and twenty millions of dollars. And it is not improbable that the raw materials used, and the provisions and other articles consumed, by the manufacturers, create a home market for agricultural products not very inferior to that which arises from foreign demand. A result more favorable than might have been expected from a view of the natural causes which impede the introduction, and retard the progress of manufactures in the United States.

The most prominent of those causes are the abundance of land compared with the population, the high price of labor, and the want of a sufficient capital. The superior attractions of agricultural pursuits, the great extension of American commerce during the late European wars, and the continuance of habits after the causes which produced them have ceased to exist, may also be enumerated. Several of those obstacles have, however, been renoved or lessened. The cheapness of provisions had always, to a certain extent, counterbalanced the high price of manual labor; and this is now, in many important branches, nearly superseded by the introduction of machinery; a great American capital has been acquired during the last twenty years; and the injurious violations of the neutral commerce of the United States, by forcing industry and capital into other channels, have broken inveterate habits, and given a general impulse, to which must be ascribed the great increase of manufactures during the two last years.

The revenue of the United States, being principally derived from duties on the importation of foreign merchandise, these have also operated as a premium in favor of American manufactures, whilst, on the other hand, the continuance of peace, and the frugality of Government, have rendered unnecessary any oppressive taxes, tending mate.rially to enhance the price of labor, or impeding any species of industry.

No cause, indeed, has, perhaps, mure promoted, in every respect, the general prosperity of the United States, than the absence of those systems of internal restrictions and monopoly which continue to disfigure the state of society in other countries. No law exists here, directly or indirectly, confining man to a particular occupation or place, or excluding any citizen from any branch, he may, at any time, think proper to pursue. Industry is, in every respect, perfectly free and unfettered; every species of trade, commerce, art, profession and manufacture, being equally opened to all, without requiring any previous regular apprenticeship, admission, or licence. Hence the progress of America has not been confined to the improvement of her agriculture, and to the rapid formation of new settlements and States in the wilderness; but her citizens have extended their commerce through every part of the globe, and carry on with complete success, even those branches for which a monopoly had heretofore been considered essentially necessary.

The same principle has also accelerated the introduction and progress of manufactures, and must ultimately give in that branch, as in all others, a decided superiority to the citizens of the United States over the inhabitants of countries oppressed by taxes, restrictions and monopolies. It is believed that, even at this time, the only powerful obstacle against which American manufactures have to struggle, arises from the vastly superior capital of the first manufac turing nation of Europe, which enables her merchants to give very long credits, to sell on small profits, and to make occasional sacrifices.

The information which has been obtained is not sufficient to submit, in conformity with the resolution of the House, the plan best calculated to protect and promote American manufactures. The most obvious means are bounties, increased duties on importation, and loans by Government.

Occasional premiums might be beneficial; but a general system of bounties is more applicable to articles exported than to those manufactured for home consumption.

The present system of duties may, in some respects, be equalized and improved, so as to protect some species of manufactures without effecting the revenue. But prohibitory duties are liable to the treble objection of destroying competition, of taxing the consumer, and of diverting capital aud industry into channels generally less profitable to the nation than those which would have naturally been pursued by individual interest left to itself. A moderate increase will be less dangerous, and, if adopted, should be continued during a certain period; for the repeal of a duty once laid, materially injures those who have relied on its permanency, as has been exemplified in the salt manufacture.

Since, however, the comparative want of capital, is the principal obstacle to the introduction and advancement of manufactures in America, it seems that the most efficient, and most obvious remedy would consist in supplying that capital. For, although the extension of banks may give sume assistance in that respect, their operation is limited to a few places, nor does it comport with the nature of those institutions to lend for periods as long as are requisite for the establishment of manufactures. The United States might create a circulating stock, bearing a low rate of interest, and lend it at par to manufacturers, on principles somewhat similar to that formerly adopted by the

States of New York and Pennsylvania, in their loan affices. 'It is believed that a plan might be devised by which five millions of dollars a year, but not exceeding, in the whole, twenty millions, might be thus lent, without any material risk of ultimate loss, and without taxing or injuring any other part of the community.

All which is respectfully submitted.
Treasury Department, April 17th, 1810.
ALBERTGALLATIN.

## A.

## Kixtract of a letter from Wm. Edwards, of Northampton, to the Postmaster at that place, lated November 29, 1809.

Having been regularly bred to the business of tanning, and this having been my sole occupation for twenty-five years, Ihave been led to reflect, with much regret, upon the general inferiority of American leather, compared with most European, and particularly English manufaclured. A want of capital has been the great cause of the depressed state of this manufacture. The hide, in its natural state, is a mass of fibres; the interstices between the fibres is filled with a fleshy substance; to expel these without injuring the fibres, and then to fill the vacuum completely and entirely with what the chemists call tannin, contained in bark, is the whole art of tanning. To do this effectually, years of time is necessary, and repeated applications of fresh bark to the hide at proper periods. The establishment which I have made in this county will receive sixteen thousand full grown hides, and requires a capital of one hundred thousand dollars. We have three tanneries, for the conveniency of collecting bark, rather than do all our business at one place, which would necessarily soon produce a scarcity of bark, we use such a quantity-say one cord to six hides; we have six hundred and seventy-two vats, three bark mills, which grind our bark by water between two stones, as corn is ground. We have the same number of hide mills which go by water for softening foreign hides, taking off the hair, and working the hides. Also, three rolling machines, which also go by water. These produce a very advantageous effect in perfectly extending and consolidating the soal leather after it is tanned, and supersedes the necessity of the shoemaker's hammering the leather; saves entirely the labor and waste attending that part of the shoemaker's business, and gives the leather a closeness of texture by far beyond hammering or any other plan now practised. Also I have found much advantage by applying heat, by means of a copper cylinder, adapted to the purpose, passing through vats, we call leeches, in, which we make the last effort to extract the tannin from the bark, after the bark, with a decoction, has been for from thirty to ninety days applied to the hide. Most of the above methods I have originated, and from long experience, find the success attending them has abundantly equalled my expectations.

Much saving of labor and bark, is gained by these improvements, as must be obvious to any person who has a slight knowledge either practical or theoretical of the business. Our forests abound with bark; our beeves afford many hides, and large quantities are imported from the Spanish dominions, part of which are manufactured, and part are re-exported. Slaughter hides are sometimes exported, which ought to be prohibited, if practicable. I have known, and I believe it not uncommon, that quantities of hides and bark have been exported to England, and the leather made from these hides imported and used in this country. The manufacture of leather in the Middle States is far in advance beyond either the Northern or Southern States. A heavy duty on green or slaughter hides, if coustitutional, and a small duty, say one cent. per lb. on the exportation of foreign hides-a heavy impost duty on leather of every kind and in every shape, with an aid of capital, and perhaps a bounty on improvements, made public, would have a tendency to encourage the manufacture of leather. Also a law appointing inspectors of slaughter hides, to guard against the great injury they now in many places sustain, by the carelessness or wantonness of the butchers in hacking and cutting them. In the city of New York, there is a loss from this source of twenty per cent. at least, without a particle of gain. Also a law appointing inspectors of leather, to prevent tanners from using an improper quantity of lime in the process, and offering their leather in market, when only partially tanned, would be very useful. The tanners in Boston and its neighborhood practise this method, much to the injury of the article, and in that way to the public. The same hide, well manufactured, will assuredly be worth double to the consumer, than if poorly manufactured. Yet mankind are so much the creatures of habit, and such the nature of the business, the difference will not be readily discovered by a superficial observer. One-third of the hides tanned in the United States are imported hides. These come from the Spanish colonies almost wholly. Hides in England are unifurmly higher than in this country- $4 s .6 d$. per stone is the least price I have seen stated, that is something more than seven cents per pound. Their bark in England costs more than their hides; that is, bark sufficient to tan a hide costs more than the hide. My slaughter hides cost me five and a half cents per lb. and my bark cosis me one thirteenth so much as the hide. Leather would be an important article of exportation even to England, if it could be admitted there by paying no more duty than their manufactured articles pay in this country. The manufacture of leather is by no means completed when it goes from the hands of the tanner. The currier, the shoemaker, saddler, harnessmaker, and several other tradesmen fit it for various uses after the tanner has performed his operations.
B.

Statement of Mills for spinning Cotton, of which an account has been received.

| State or District. |  | Town or situation. |  |  |  | KUMBER |  | splamins |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  |  | In operation. | Erecting. | In 1809. | In 1810. |
| Maine, New Hampshire, | - | Waldoborough, - | - | - | - | 1 | - | 150 | 300 |
|  | - | New Ipswich, - |  | - | - | 2 | - | 1,200 | 2,000 |
|  |  | Other towns, - |  | - | - | - | 4 |  | 2,000 |
| Massachusetts, | - | Near Nuburyport, |  | - | - | 1 | - | 200 | 200 |
|  |  | Dedham, - - |  |  |  | (c) 8 |  | 192 | 900. |
|  |  | Sundry towns adjoining the |  |  |  | (c) 8 | 5 | 4,820 | 7,500 13,000 |
| Rhode Island, | - | Providence and its vicinity |  | - | - | (c) 17 | - | 14,296 | 22,900 |
|  |  | Ditto, - |  | - | - | (c) - | 7 | , | 7,600 |
| Connecticut, |  | East Greenwich, - |  | - | - | 1 | - | 500 | 1,000 |
|  | - | Pomfret and Stirling, | - | - | - | 2 | - | 1,390 | 4,500 |
|  |  | New Haven and Derby, | - | - | - | 2 | $\ddot{\square}$ | (e)700 | 700 |
| Vermont, |  | Killingly and Plainfield, | - | - | - | - | 2 | ( | 3,600 |
|  | - | - - - | - | - | . | 2 | - | 260 | 350 |
| New York, - |  | -- - | - | - | - | - | 2 | $\checkmark$ | 350 |
|  | - | Washington county, | - | $\cdots$ | - | 1 |  | ${ }_{6} 608$ | 700 |
|  |  | Hudson, - | - | - | - | 1 |  | (e) 500 | 500 |
|  |  | Whitestown, - |  | - | - | 1 |  | 200 | 300 |
|  |  | Washington county, |  | - | - | - | 1 | - | 500 |
| New Jersey, Pennsylvania, |  | Dutchess county, - | $\cdots$ | - | $\cdots$ | - | 2 | $\bigcirc$ | 1,000 |
|  | - | Patterson and Belleville, | - | . | - | 2 | - | (e) 500 | 500 |
|  | - | Near Philadelphia, - | - | - | - | 2 | - | (e) 500 | 500 |
|  |  | Shippensburgh, - | - | - | $\therefore$ | $\dagger$ | - | 548 | 600 |
|  |  | Pittsburgh, - - | - | - | - | $\dagger 1$ | - | 300 | 300 |
| Delaware, | - | Near Wilmington, - | - | - | - | 1 | - | 480 | 500 |
|  |  | Ditto, - | - | - | - | $\dagger 1$ | - | (e) 200 | 200 |
| Maryland, - | - | Near Baltimore, - | - | - | - | 2 | - | 1,100 | 6,000 |
|  |  | Ditto, | - | - | - | - | 1 | - | 5,0r0 |
|  |  | Patuxent, - - | - | - | - | - | 1 | - | 300 |
|  |  | Washington county, | - | - | - | $\dagger 1$ | - | 300 | 300 |
| Virginia, | - | Petersburg, - - | - | - | - | 1 | - | 96 | 500 |
| South Carolina, | - | Charleston, - | - | - | - | $\dagger 1$ | - | 252 | 350 |
| Georgia, - | - | Louisville, | - | - | - | $\dagger 1$ | - | 200 | 300 |
| Ohio, .- | - | Cincinnati, | - | - | - | $\dagger 1$ | - | 576 | 600 |
| 'Tennessee, - | - | Six several places, | - | - | - | $\dagger 6$ |  | 700 | 3,000 |
|  | - | Nashville, - | - | - | - | $\dagger 1$ | - | 220 | 250 |
|  |  |  |  |  |  |  | Total, | 30,500 | 87,000 |

Notes. (e) These are on estimate; the residue of the spindles for 1809, are from actual returns.
$\dagger$ All are water mills except those marked thus $t$, which are impelled by horses.
(c) Fur a detail of these, see statement $C$.

## C.

List of the Cotton Mills within thirty miles of the town of Providence, November 14, 1809.


In addition to this list of mills, there are several intended to be erected the ensuing spring; for some the mill seats ate already purchased. I am well informed that, by next April, there will be upwards of 40,000 spindles in operation; and, it is expected that the whole number above mentioned will be in operation in the course of one year.

THOS. COLES, Collector.

Statement of a Cotton Manufactory, owned by
, near Providence.


Remaris.--This establishment suffered much in the outset, in being put to much expense by English workmen, who pretended to much more knowledge in the business than they really possessed. At present only two are employed, and Americans, as apprentices, \&c, are getting the art very tast,
No dividend of profits is expected for a considerable time, and, from the want of experience in the durability of the machinery, \&c. are at a loss to calculate what they may expect; they, however, calculate, under a proper care of government, and the growing disposition of the American citizens to consume the fabrics, to make it a good business.
(a.) One and two, for weaving, knitting, sewing, \&c. \&c.
(b.) Tickings, sheetings, shirtings, stripes, checks, ginghams, duck, coverlid, bagging, diaper, \&c.
E.

Statement of Manufactures of Woollen Cloth, of which an account has been received.


Note F.
Amongst numerous other facts, the following are particularly stated:

|  | Carding Machines. | Fulling Mills. | Yards annually woven | Cotton and Flax. |
| :---: | :---: | :---: | :---: | :---: |
|  |  |  | Clotl and Flannel. |  |
| In New Hampshire, - | One for every 250 families. | 140 | 800,000 | Considerable. |
| Vermont, - | 135 | 163 | 1,040,000 | 1,315,000 yards. |
| Berkshire, Mass. - | - 18 - | , | 100,000 | Considerable. |
| Ontario co. N. Y. - | - 18 | 18 | 140,000 | Ditto, |
| York county, Maine, | 8 | 8 | 70,000 | $120,000 \mathrm{lb}$. of flax and cotton spun and woven. |

Of the cloth and flannel thus wove, about two-thirds are cloth, generally worth more than one dollar a yard, and the remainder flannel.

In Delaware, 150,000 lbs. wool annually spun and woven in private families. Iarge exportations of linen from the western counties of Pennsylvania, and some from Kentucky, and seyeral places in the Eastern and Middle States. Eighty thousand yards brought for sale, in 1809, to Pittsburgh alone; and the number of looms in that town has increased, since the year 1807, from 17 to 44 . In the lower counties of Virginia, North Carolina, generally, and the upper counties of South Carolina and Georgia, almost the whole of the summer clothing, for every description of persons, is of household manufacture; and almost all the slaves are entirely clothed in the same manner. The scarcity of wool alone prevents an adequate supply from the same source for winter clothing. The number of stores for the sale of foreign goods, has, in Matthews county, Virginia, from the year 1802, decreased from fifteen to one. At a general review of militia, last summer, in North Carolina, where more than fifteen hundred persons were on the ground, there were not forty who were not entirely clothed with homespun.

## G.

## Household Manufactures in New Hampshire.

In almost every town, (of six miles square, or a district containing one or more towns) having a population of 200 or 300 families, there is a carding machine and fulling mill. The cost of a carding machine is about 500 dollars. One described to me, cards, annually, 6,000 pounds of wool, at 7 cents per pound, attended by one hand. This mode of carding relieves the house-spinner of one-half the labor of a day, for the sum of $3 \frac{1}{2}$ cents.

Every farmer's house is provided with one or more wheels, according to the number of females.
Every second house, at least, has a loom for weaving linen, cotton, ard coarse woollen clothe, which is almost wholly done by women.

Manufactures of these kinds amount, probably, on an average, per family, to from 100 to 600 yards in a year, without an hour's loss of labor to the field.

Considerable quantities of coarse flaxen cloth, worth from 15 to 20 cents per yard, thus manufactured in families, are sold to traders in country villages or in towns, and sent for a market to the Southern States, on which a profitis made by the trader.

## A specimen of the cost and prafit on the employ of a Fulling Mill, in the county of Cheshire, in dressing cloths for household manufactures.

Yearly supply of cloths, for dressing and dying:


The expense of labor, \&c. as follows:


The foregoing may be considered as a sample of the clothiers' mills in New Hampshire, of which there are about one ؛undred and forty in the State; some, probably, may do less, and others much more than the above.

The cost of manufacturing eighteen pounds of wool into twenty yards of cloth, as follows:


This cloth, three quarter yards wide, (cost, per yard 106 cents) is thick and firm, is finer than English cloths of sir quarter yards wide, sold, at retail stores, at $\$ 350$ per yard, and is twice as durable.

## H.

## Extract of a letter from William Whittemore, of West Cambridge, to the Collector of Bostor, dated 24th Novem-

 ber, 1809.The machinery with which we now manufacture all kinds of wool and cotton cards thathave been called for, were invented by Amos Whittemore, in the year 1797; he then obtained the exclusive privilege of using said machines, by letters patent, for fourteen years. Amos Whittemore and myself were jointly concerned in the first machines that were built, and are still the sole proprietors of the patent. Congress, at their last winter session, extended the patent fourteen years, by a special act. We have fifty-five of those patent machines, thirty-seven of which are now in use; these machines, with the other apparatus necessary to carry on the business to its present extent, have cost us about forty thousand dollars. We have now employed, in the factory, upwards of forty hands; we manufacture, weekly, one hundred and eighty dozen pair of hand cards, and two bundred square feet of cards for the woollen and cotton factories, which, together, amount to about two thdusand dollars. Had it been in our power, the year past, to have supplied ourselves with card wire, the amount of the cards manufactured in our factory would have exceeded three thousand dollars per week; for we should have had all our machines in use. The building, in which we now carry on the business, has cost us ten thousand dollars; fifty thousand dollars, at least, is necessary for a capital to carry on the business to the extent, exclusive of buildings and machinery. We have been obliged to make great sacrifices to obtain money to enable us to carry on the business, so as to be able to answer the demand for cards; our moneyed institutions have afforded but little support to domestic manufactures. The wire is the only article necessary to the manufacture of cards, but what our own country produces, and that might be manufactured here as good, and nearly as cheap, as in England. We have so far satisfied ourselves (by experiment) that nothing, but want of capital, has prevented us from setting up that business. The iron made on lake Champlain, is found to be as good for wire, if not superior, to any ever imported. The wire, to supply our factory one year, will, in England, cost about fifteen thousand dollars, and the expenses of importing about ten per cent., (it being free of duty); perhaps about the same quantity is used, annually, in the other card manufactories in the United States. There is no doubt, in my mind, from the observations made since I have been in the manufacturing business, that, had the same support been afforded manufacturers, generally, that has been to trade and commerce, our manufactories; at this time, would have been carried on, much more extensively, and would have generally afforded a profit to those concerned. Since the obstructions to our foreign trade, the manufactories of our country have increased astonishingly; the demand for wool and cotton cards, the present season, has been twice as great as it has been any year preceding. Since the receipt of your letter, my time has been so constantly occupied with the concerns of the manufactory, that I have not been able to make out any statement of it before. I have endeavored to give a general description of our manufactory; time would not permit me to be more particular.

## Worcester, November 29, 1809.

Sir:
Having invented a cheap and simple method of manufacturing wood screws from iron wire, I obtained a patent for the same from the United States, in July last, and finding it extremely difficult, by any means within my power, to obtain wire of suitable sizes, I was induced to attempt the manufacturing of it; and, as a necessary appendage, to connect this business with that of screw making, the process being so easy and simple that two men of common capacity can manufacture from rods, about the size of common nail rods, three hundred weight of assorted screw wire per day; in the same time a man, with two boys, can make from the wire twenty groce of screws of a quality very, much superior to those usually imported. The expense of constructing screw machines upon the principles of my patent is small, and the capital now employed, (the business being yet in its infancy, but in one year, with the capital I can command, it would be in my power to erect as many machines as:would enable me to supply the United States with that article, and of a quality much superior to any ever imported, and at as low a rate as are now paid: for those imported of, an inferior quality.

The manufacture of iron and brass wire has been often attempted withim the United States with success, and can be carried on to a very great extent; but all the undertakers, in consequence of foreign wire being imported free of duty, have, without exception, abandoned the business; if I depended on foreign wire for the manufacturing of screws I should not be an adyocate for a duty on it; but, as I make my own wire, its free importation does not affect me, as relates to the quantity appropriated to that particular use; but it very seriously affects me in a much more enlarged and extensive point of view; but if a duty of 15 or 20 per cent, ad valorem, was laid on the importation of . foreign wire, the capital within the control of the company, now interested with me in this business, would enable me immediately, to extend my machinery-to a magnitude sufficiently extensive to meet the consumption of coarse wire within this. State. The manufacture of card wire also, of which there is a great consumption within the United States, could be made to equal advantage, and would follow in course on account of the demand for it, provided manufacturers_were aided by the above mentioned duty on foreign wire; but if they should extend their works, anticipating that encouragement from Government, and it should not be given, they would suffer great loss and disappointment.

The malleability of the American iron renders the United States perfectlyindependent of all other countries for that first of all raw materials, and it is only by the patronage of Congress that industry and the arts can be so extensively cultivated as to take the greatest advantage, not only of this article, but of other raw materials which the great resources of our country furnish. The prevailing spirit of enterprise at the present time, in the exertion and extension of manufacturing establishments, is much owing to the measures heretofore adopted by Government; and I feel confident that few articles can be made in this country to so great advantage as-iron wire, and that no sufficient reason can be adduced why this article should be exempt from duty more than many others, to the particular and very great injury of our own citizens. I am, however, much encouraged to hope that the measures Government now appear to be taking, will be efficient in patronising the very laudable exertions of its citizens in the production of articles indispensable to our necessities, and, especially those that are produced from the raw materials of our own country.

And the only-patronage required in this business, is, that the article of iron wire should be subjected to the same duty that other articles of iron manufactures are subjected to when imported from Great Britain.

I am, most respectfully, sir, your most obedient and very humble servant,

## Hon. Henry Dearborn, Esq.

ABEL STOWELI.

I am satisfied that wire of all kinds can, and would very soon be manufactured in this neighborhood, sufficient for the consumption of the United States, if a duty should be laid on imported wire equal to what is paid on foreigu articles generally. If Congress should deem it expedient to lay a duty on wire, I have good reason for believing that a consideroble capital would be immediately vested in the manufactory of that article.
H. DEARBON.
P. S. The wood screws manufactured by Stowell and those concerned with him, are superior in quality to imported ones; and I presume that there is no doubt, in the minds, of those who have become acquainted with the facility with which they are now made, but that a sufficient quantity will be made for the use of the United States, if suitable encouragement is afforded by the Government for the manufacturing of wire.

Note K.
Statement of a manufacture at Albany.

| capital. | W0nkmex. | Number of Hats annually made. |  |  |  | Value of ditto, annually made. | Value of foreign goods and materials annually used | propit. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | at 7 dollars. | at 3 dollars. | at I dollar. | Total. |  |  |  |
| \$8,000 | 20 | \$1,600 | \$1,800 | \$3,000 | \$6,400 | \$19,600 | \$900 | 15 a 20 p. ct. |

Memorandum by a country Hatter, in the State of New York.


## NETT PROFIT.

| On fine hats, | - | - | - | - | $\$ 106$ |
| :--- | :---: | :---: | :---: | :---: | ---: |
| Napped ditto, first quality, | - | - | - | - | 193 |
| Ditto, do. second do. | - | - | - | - | 16 |
| Felt do. | - | - | - | - | - |

L.

Boston, September 25, 1809.
With two brothers, I am interested in the manufacture of cut nails. We have an establishment at Malden, five miles from Boston, where we have in operation twenty-two patent machines upon J. Reed's plan of cutting and heading with the same operation. We are also interested in two establishments upon the same plan in the vicinity of Philadelphia. One situated on Chester creek, where we have ten machines, the other situated on French creek, where we are preparing to erect twenty machines. The three manufactories, with the mill streams, buildings and machinery, necessary for that purpose, when the French creek establishment is completed, with two rolling and slitting mills already built, will cost ninety thousand dollars. The active capital employed, seventy-five thousand dollars. With the fifty two machines, sixty men and boys are rendered capable of manufacturing, from the nail plates, fifteen hundred tons of nails per year, and by multiplying the number of machines, a quantity could be manufactured, more than adequate to the consumption of the United States, more especially if Congress, duly estimating the benefits to be derived from this important branch of industry, should see fit to grant a drawback on exportation somewhat proportionate to the duty paid on foreign iron. It would be very desirable, and encouraging to manufacturers, if permanent regulations could be consistently adopted, that would tend to render cheap and plenty the raw material, and that would discourage foreign importation. Such a measure would greatly facilitate domestic manufactures; it would divert the energy and enterprise of wealthy men, from ordinaly pursuits; be productive of the welfare and interest of our country; whereas only temporary regulations tend to intimidate. The encouragements offered by Government, whether prohibitory or remunerative, should at least be co-extensive with the time necessarily required for the erection of extensive works, for laborers to be instructed, and for the manufactured article to find a market, that the manufacturer may, without distress, be enabled to meet his current expenses, and to replenish his stock from the return of sales; otherwise the wealth and influence of foreign comretition, would, by long credits, and by purposely furnishing a surplus of cheap inferior articles at a low price, not only retard, but impoverish, the very existence of any infant manufactory in our country. If the foreign manufacturer can find a ready sile for his goods in the United States, at cost and charges, his object is gained, the manufacturing profit is secured, and not unfrequently, both to the injury of the consumer, and of the American manufacturer; to the consumer, because the cheapest goods are commonly the most deceptive, and to the American manufacturer, by an unexpected influx of foreign goods in his line, he may be defeated in his calculations, be supplanted in his sales, and compelled to warehouse a heavy stock of finished goods until the season is past for procuring, to advantage, the raw material indispensably necessary to his business. Being thus situated, he must either abandon his employment, or resort to the painful alternative of sacrificing his finished goods for less than their cost, or borrowing money upon usury, to replerish his stock at an advanced price, either of which, to a moderate capitalist, if persisted in, is inevitable ruin. English nails, the fine drawn excepted, are usually made of inferior iron, and are sometimes transported to this country in lieu of ballast, almost freight free, and sold for cost and charges; and their hoops, rods, and nail plates, are made from a kind of unwrought iron, by a process recently invented; and when the latter are cut into nails they are tender and brittle, hence arises a prejudice against all cut nails, the consumer being ignorant of the cause: but cut nails, made of Russia, Swedish, or American iron, are a good substitute for hammered nails, and, in fact, have the preference with most people. for the following reasons, viz: on account of the sharp corners and true taper with which cut nails are formed, it may be drịven into harder wood, without bending or breaking, or hazard of splitting the wood. by which the labor of boring is saved, tie nail, one way, being of the same breadth or thickness from head to point. A moment's recurrence to the origin of this art, and to its rapid progress within a few years in this State, may not be amiss at ihis time. By the effect of necessity, in the time of the Revolution, cut nails were first made of the rusty hoops of old casks, and were as worthless as the materials of which they were made; but, after the introduction of rolling and slitting mills into the State, nail plates of new iron were substituted instead of rusty hoops, yet nails were for some time manufactured in a very imperfect manner; at present it is otherwise. There are now in this vicinity extensive rail manufactories, with useful machinery for the saving of labor, and the
business is better understood and conducted, and the quality of cut nails is so much improved, that little seems to be wanted in order to success, but the protection and patronage of Government. By the best information I can obtain, I find that, on an average of the last three years, the quantity of nails and brads manufactured within the State, may be computed at no less than two thousand tons per year, of which about seventeen hundred and fifty tons have been cut, the residue hammered.

The foreign relations of our country, for some years past, have been so contingent, that the price of iron has been fluctuating between ninety-five and one hundred and forty dollars per ton, whilst the consumption of nails has been diminishing, and of course the demand for them; and, notwithstanding foreign nails have been prohibited, yet the quantity on hand when the prohibition commenced, added to the quantity since manufactured in the United States, with a great diminution of exports, has left no chance for them to rise in proportion to the rise of the raw material. The manufacturer's profit is, therefore, less than it was prior to the rise on iron. During the present contest with Great Britain, both the French and Spanish colonies, in America and the West Indies, have received considerable supplies of nails from the United States, and particularly cut nails, which they preferred for many purposes. Reference to the custom-house books will probably show the difference between the imports and exports, and the result, the expediency or inexpediency of encouraging, by drawback, the exportation of them.

In the event of a peace in Europe, and a free trade between Great Britain and the Spanish colonies, the former, perhaps, could supplant the American supply of this articie in the markets of the latter, were not Congress to grant some encouragement, either by drawback or bounty, to the exporter.

The fact is, that American iron, although the ore is excellent, is brought to market and sold in an unfinished state; it is not sufficiently hammered to be sound, and it is hammered in a state so cold, that the seams and cracks, of which there are many, do not close and weld; the iron, therefore, to the worker or consumer, is worth less by ten dollars per ton, than iron finished in the style of Russia or Sweden; and this is not all, for the ends of the bars of American iron are so unsound, that they are only fit for snap iron, and, in fact, are cut off and sold as such by the manufacturer, who pays full price for them, losing thereby five dollars and twenty-five cents, besides loss sustained by transportation and frequent handling. This being the case, and the manufacturer not being disposed to a reform, I should be sorry to be left in their hands, or be subject to their pleasure, so much as I would be, if our Government would adopt any effectual measures to prevent the importation of iron, under the mistaken impression that our country is at present capable of producing a sufficient quantity for its own consumption. Any thing that would tend permanently to advance the price of iron, by increasing the demand, would tend to increase its inferiority in point of intrinsic value; for, when any article in our markets of home manufacture produces the highest price, and is in demand, it is frequently hurried off hand in a very unfinished and slovenly manner, even in such an imperfect state, as would not in common times sell at any price; it is therefore necessary, that our country should be protected from impositions of this kind, and that, instead of prohibiting the importation of iron, as some would have it, it should continue to be encouraged, until we can be supplied at home with less hazard. These occasional remarks you can think of, and, if proper, use them to advantage.
M.

Boston, 13th August, 1809.
The importance, in Massachusetts, of nail machinery, and of all that relates to rolling and slitting mills, with which nail machinery is immediately connected, requires that a particular account should be given of them.

In old countries, nails are forged; here, they are cut, and it is curious to trace the progress of American genius through the various steps of this invention. Twenty years ago some men, now unknown, and then obscure, began by cutting slices out of old hoops, and by a common vice griping those pieces, headed them with several strokes of the hammer. Gradually slitting mills were built, and the shears and the heading tools were perfected; yet much labor and expense were requisite to make nails. In a little while, Jacob Perkins, Jonathan Ellis, and a few others. put into execution the thought of cutting and of heading nails by water; but, more intent upon their machinery than upon their pecuniary affairs, they were unable to prosecute the business. At different times, different men have spent fortunes in improvements, and, it may be said with truth, more than a million of dollars; but at last these joint efforts are crowned with complete success, and we are now able to manufacture, at about one-third of the expense that wrought nails can be manufactured for, nails which are superior to them for at least three-fourths of the purposes to which nails are applied, and which, for seven-eighths of those purposes, are as good. The machine made use of by Odiorne, that lately invented by Jonathan Ellis, and a few others, present very fine specimens of American senius

To northern carpenters it is well known, that, in almost all instances, it is not necessary to bore the wood before driving a cut nail; all that is required is to place the cutting edge of the nail across the grain of the wood. It is also true, that cut nails will hold better in the wood. These qualities are, in some instances, worth twenty per cent. of the value of the article, which isequal to the whole expense of manufacturing it. For sheathing and draw ing, cut nails are full as good as wrought nails; only in one respect are the best wrought nails a little superior to cut nails, and that is where it is necessary they should be clinched. The manufacture of cut nails was born in our own country, and has within its bosom advanced through all the various stages of infancy to manhood, and, no doubt, we shall be soon able, by receiving proper encouragement, to render them superior to wrought nails in every particular.

The principal business of rolling and slitting mills is rolling nail plates. They also serve to make nail rods, hoops, tires, sheet iron, and sheet copper. In this state we have not less than twelve, viz:

At Dover, one owned by the Boston iron and nail factory, which is composed of John and Samuel Welles, and R. Whiting.

At Plymouth, one owned by Samuel Spear, W. Davis, and Nathaniel Russell.
At Dover, Beverly, Amsbury, one each, all'incorporated companies, owned, in part, I presume, by William Gray, Samuel Gray and Osgood,

At Newton, one owned by Rufus Ellis, General Elliot and others.
At Norton, one.
At Taunton, three owned by Leonard and Crocker and others.
At Bridgewater, two.
These mills could roll and slit 7,000 tons of iron a year. They now, it is presumed, roll and slit, each year, about 3,500 tons, 2,400 tons of which probably are cut up into nails and brads. These 3,500 tons sell for as much as 700,000 dollars, and we may call American labor and profit three-fifths of it, when foreign iron is employed, and the whole of it, when our iron is made use of.

It is useless to observe that the consumption of cut nails has increased in proportion as their manufacture has been brought to perfection. As late as ten years ago it was very small, and the increase has been much less rapid than it would have been had the rivalship of foreign nails not stood in the way.

The English iron imported into this country, either in bars or in nail plates, or in nail rods, or in hoops, is not good for any thing, nor are tires manufactured with it of any use. Out of the ore they roll the iron into bars, without hammering it, which saves them much expense; but the consequence is, that although the ore be good, and although the iron looks well, yet it is not compact at all; has no strength, andgood, as the razors of Peter Pindar, "to sell but not to use." The fact is the British never employ it in their own country, nor can a man, while he is buying a hoop, or a tire, or a cut nail, distinguish whether it was made out of English iron. To prevent this species of fraud it is necessary that Government should prohibit, entirely, the importation of English bar iron, nail plates, nail rods, \&c.' This will also encourage the manufacture of our own iron. At particular times America has been filled with the refuse of English nails and brads, and then the American manufacturer has been obliged to stop his
works and subject to losses, and the consumer, deceived by the name of English nails, has bought this refuse greatly to his injury. It is, therefore, highly important to prohibit the importation of English nails and brads of all the kinds which can be replaced immediately by American, and this includes all except fine drawn nails, upon which an extra duty of one cent per pound might be placed, and if no part of this extra duty were drawn back, it would by thus much encourage the exportation of American nails.

Nor can the Legislature be restrained from prohibiting foreign nails and brads, by a fear that the American manufacturers will be unable to furnish the quantity wanted: for almost immediately they could manufacture half as many again as they now do, and, in six months, could increase this to any quantity desired; nor is it to be feared that the prices will be advanced by monopoly, as the different patent rights of improved nail machinery are owned by a great many individuals totally disconnected, and as some pretty good machines are common to all. It is also well to state, in addition, that cut nails have been exported in considerable quantities, and gone to a good market: whilst they were not so well made, they were sold in foreign ports without a profit; in Havana, and in many other places, they now actually prefer 4d. cut nails of a good quality, to the best English nails with which they have usually been supplied. I cannot leave off this subject without adding one word more about English iron. It may be the plan of the English, when selling it to us, to bring into discredit American cut nails, and other American manufactured articles. Unfortunately a great proportion of those articles, and especially cut nails, has been manufactured out of that iron, and probably it ever will be, because the articles cost less, look full as well, and sell as well to those who never bought any before. It is almost impossible for many people to distinguish between good and bad cut nails, and some are led to prefer giving a higher price for English wrought nails, which are no better than cut nails manufactured out of any iron but English. I have already observed that the mills in Massachusetts could manufacture 7,000 tons of iron, while they only manufacture 3,500 tons. This arises mostly from the rivalship with imported articles of the same kind, a rivalship which the legislature may do away at once.

It need not be mentioned that the iron manufacturers have, on exportation, an equitable right to a drawback of the duty on imported iron.

In Masssachusetts originated the project to manufacture cut nails, and there it has first been brought to its present state of perfection. Lately manufactories have been erected to a considerable extent in New York, Pennsylvania, and Maryland, and unquestionably they will rapidly multiply there, and soon be spread all over the country, if the encouragements are given by the legislature, which are suggested in this sketch. If the legislature should determine to allow a drawback of the duty on iron when manufactured, it might be well to render the thing more simple to change that duty, which is now ad valorem, into a specific duty by the pound. Say, for example, make it one cent per pound.

## N.

$W_{\text {rextham, }}$ October 1, 1809.

## Straw Bonnets.

This business commenced in this town in the year 1801; at that time the English straw bonnet had become the fashionable out-door head-dress of the ladies in the large towns, who are allowed always to take the lead in the fashions. The prices demanded for them were so great as to prevent the farmers' daughters purchasing them. A young lady, stimulated with a desire to appear not less fashionable than those who were better able, or more willing to pay an extravagant price for a bonnet, conceived that she might, with her own ingenuity and industry, fabricate one for herself, equal in quality and less in expense, than an English bonnet would cost. The bonnet was soon completed; and was thought to be no way inferior to the English. This first successful effort of the young lady soon commanded customers, who were furnished with bonnets at about half the price which were paid for those imported.

The demands for these bonnets increasing, others were induced to try their ingenuity. These small attempts were generally crowned with success. In a few months the manufacture of bonnets exceeded the domestic demand for them. The surplus were entrusted to the care of a man who frequented the market at Boston, with the common productions of the country, who made such returns as to not only encourage the first adventurers to continue the business, but to induce others also to become adventurers, so that, at the end of one year, the bonnet business liad become an important article of traffic in this vicinity. Since which the business has anmually increased, and the demand for hats and bonnets becomes more and more extensive. The principal part of this business is done in the towns of Wrentham, Franklin, Medway, Medfield, Billingham, Walpole, Sharon, and Foxborough: Some towns in the counties of Bristol and Worcester have likewise entered into this business. This concise history of a manufactory, which owes its commencement to mere accident, may not be uninteresting to you; in which I have been a little particular to show from what small beginnings an important article of merchandise may be produced. Could you have beliered that the annual amount of straw hats and bonnets made in the town of Wrentham alone is equal to 100,000 dollars? 'This, I suppose, to be within bounds. For the amount in the other towns in the county of Norfolk, abovementioned, I add 100,000 dollars mpre; this sum is perhaps much too small. Bristol and Worcester manufacture to a considerable amount, and the business has commenced, I have been informed, in the other parts of the State.

It is to be understood that the above sum of 200,000 dollars is exclusive of hats and bonnets made and worn by those who manufacture them. These bonnets and hats are exported not only to New York, Philadelphia, Baltimore, Virginia North Carolina, Charleston, South Carolina, Savannah, and New Orleans, but to several of the West India Islands.

## S'TATE OF THE FINANCES.

CObimuncated to the senate, degember 12. 1810.
In obedience to the directions of the act supplementary to the act, entitled ' An act to establish the Treasury Department," the Secretary of the Treasury respectfully submits the following report and estimates:

## Revenue.

The nett revenue arising from duties on merchandise and tonnage, which accrued during the year 1808, amounted to
$\$ 10,348,000$
The nett revenue arising from the same sources, which accrued during the year 1809, amounted, as will appear by the statement ( A, ) to -
\$6,527,000
The statement (B,) exhibits, in detail, the several species of merchandise and other sources from which that revenue was derived during the year 1809.

It is ascertained that the nett revenue arising from the same duties, has, for the three first quarters of the year 1810, exceeded 7,500,000 dollars; and it is believed that it will not, for the whole year, fall short of twelve millions. The sales of public lands north of the river Ohio, have, during the year ending on the 30th September, 1810, as appears by the statement ( C, ) amounted to 159,000 acres, and the payments by purchasers, to 610,000 dollars.

The same statement shows, that the total amount of sales from the establishment of the land offices in the year 1800 , to the 30th September, 1810, have amounted to $3,168,000$ acres, which have produced $6,681,000$ dollars; of which sum, $1,646,000$ dollars remain due by purchasers. The sales in the Mississippi Territory, being (after deducting expenses, appropriated, in the first place, to the payment of $1,250,000$ dollars to the State of Georgia, are distinctly stated.

## Receipts and Expenditures.

## 1. Year ending on the 30th September, 1810,

The actual receipts into the Treasury during the year ending on the 30th of September, 1810,
 Making, together with the balance in the Treasury, on the 1st of October, 1809, and amounting to
$\begin{array}{r}\$ 8,688,86117 \\ 5,828,936,01 \\ \$ 14,517,79718 \\ \hline\end{array}$
An aggregregate of
The disbursements during the same year have consisted of the following items, viz:
Civil Department, including miscellaneous expenses, and those incident to the intercourse with foreign nations,
$\$ 1,249,200 \quad 06$

Navy, $\quad$. $\quad$ - $\quad$ - $\quad$ - $\quad$ - $\quad$ 1,674,73550
Interest on the public debt,
4,189,259 25

Total current expenses,
\$8,174,358 22
Payments on account of the principal of the public debt,
2,884,409 24
Amounting together, as will appear more in detail by the statement ( $E_{0}$ ) to
11,058,767 46
And leaving in the Treasury, on the 30th September, 1810, a balance of
3,459,029 72
$\$ 14,517,79718$
It therefore appears, that the actual receipts into the Treasury have exceeded the current expenses of Government, including therein the interest on the debt, by a sum of five hundred thousand dollars. The expenses had, during the preceding year, exceeded the receipts by a sum of thirteen hundred thousand dollars. The difference arises, not from an increase in the receipts, but from a diminution in the expenses, particularly those of the Military and Naval Departments.

## 2. Last quarter of the year 1810.

The receipts for that quarter will, it is believed, be more than sufficient to defray the current expenses and interest on the debt accruing during the same period. But the payments to be made on account of the principal of the debt, in order to complete the annual appropriation of eight millions of dollars, amounting to more than $5,100,000$ dollars, a loan first negotiated for 3,750,000 and afterwards reduced to 2,750,000 dollars, became necessary. The receipts and disbursements for that quarter are, therefore, estimated as follows:

Receipts into the Treasury from the ordinary revenue,
Proceeds of the loan receivable on the 31st December, 1810 - - - - $\$ 2,500,000$
Balance in the Treasury on the 1st October, 1810, - - - - - 2,750,000
$\stackrel{\overline{\$ 8,710,000}}{\underline{=}}$

Expenses, civil, military and naval, estimated - - - $\$ 1,570,000$
Interest accruing on the domestic debt, - - - $\quad 500,000$
Payments on account of the public debt, in order to complete the annual appropriation of eight millions, and including the reimbursement of 31st December, 1810, on the six per cent. and defferred stocks, and that of same date, of $3,751,125$ exchanged six per cent. stock,

Probable balance in the Freasury on 31st December, 1810,
82,070,000


## 3. Fear 1811.

The outstanding revenue bonds, after deducting the expenses of collection, and allowing for bad debts, will not, probably, on the Ist January, 1811, fall short of eleven millions and a half of dollars, the actual receipts for the year 1811, on account of the sales of lands, may be estimated at five hundred thousand; and it is presumed that the portion of the revenue arising from importations subsequent to the present year, which will be received in 1811 , will be more than sufficient to pay the debentures payable in that year. The actual receipts into the Treasury during that year, may, therefore, be estimated at
$\$ 12,500,000$
Estimating the expenses of Government for the year 1811, not to exceed the amount actually expended during the year ending on the 30th September, 1810, that is to say-

Expenses of a civil nature, both domestic and foreign,
Military and Naval departments,

- $\$ 1,240,000$

And adding thereto the interest on the public debt, estimated at

5,430,000
2,550,000

The aggregate of the current expenses, exclusively of the payments on account of the principal of the debt, would not exceed

The payments on account of the principal of the debt will be applicable to the annual reimbursement on the six per cent. and deferred stocks, to the re-payment of the loan of $2,750,000$ dollars effected this year, and to the reimbursement, in part, of the converted six per cent. stock; and must, in order to complete the annual appropriation of eight millions of dollars, amount to
Miking for the whole amount of the expenditures of the year 1811, -
5,450,000
Mi:king for the whole amount of the expenditures of the year 1811, - - - - $-\$ 13,430,000$
Or about one million of dollars more than the receipts for the same year.

If, therefore, this estimate could be relied on, an authority to borrow one million of dollars would be sufficient to enable Government to pay all the current expenses, and to reimburse nearly four millions and a half of the principal of the debt, leaving at the same time in the treasury a balance of two millions of dollars, a sum not greater than what, under existing crrcumstances, it is eligible to reserve. But a deficiency may take place in the receipts, if the amount of debentures should exceed what has been estimated; and the expenses for the military and naval departments, (which, according to the estimates of those departments, and exclusively of the sum necessary for fortifications, amount to $4,916,000$ dollars, may be greater than the amount actually expended during the year ending on the 30th September, 1810. In order to provide for these and other unforeseen contingencies, the propriety of authorizing a reloan, not exceeding, in the whole, the amount of the principal of the debtreimbursed during the same year, is respectfully submitted.

## Public Debt.

It appears by the statement $D$, that the payments on account of the principal of the public debt, have amounted, during the year ending on the 30th day of September, 1810, to $2,884,000$ dollars; and during the nine years and a half ending on the same day, to near $37,700,000$ dollars, exclusively of more than six milhons of dollars paid in conformity with the provisions of the convention with Great Britain and of the Louisiana convention.

Taking the calendar year 1810 , by itself, the principal of the debt actually reimbursed will amount to $5,163,376$ dollars, viz:

Annual reimbursement of six per cent. and deferred stocks, - $\quad-\quad-\quad-\quad$ - $\$ 1,412,251$
Reimbursement of the six per cerit. exchanged stock, - - - - - - $3,751,125$
From which, deducting the loan from the bank, of $-\quad-\quad-\quad-\quad-\quad-\quad \begin{array}{r}\mathbf{5 , 1 6 3 , 3 7 6} \\ \mathbf{2 , 7 5 0 , 0 0 0}\end{array}$

## Leaves, for the actual decrease of the debt during the year

The loan authorized by the act of last session had, at first been nesotiated in the latter $3,750,000$ dila in Octob liars; but the expenses having proven less than had been supposed, it was, by mutual consent, reduced ctober to 2,750,000. With that object in view, in order that no greater sum should be ultimately borrowed than might be necessary, and also, in order to avoid as long as practicable, an increase of stock in the market, and that of a more permanent species of debt, a temporary loan from the Bank of the United States was preferred to any other mode. It is reimburseable on the last day of December, 1811 , with a reservation that the bank may, in case of a non-renewal of its charter, demand an earlier payment, on giving three months' notice. This condition may, if enforced, save some interest to the public, and can produce no inconvenience, as there will be no greater difficulty in effecting a new loan, (if necessary, in the middle than in the latter end of the year. The documents $F, G, H$, I, show both the object and the terms of the loan.

From what has been stated, it appears that no other provisions are necessary for the year 1811, than a continuance of the additional $2 \frac{2}{2}$ per cent. duty, commonly called the Mediterranean fund, and an authority to borrow a sum probably much less, and certainly not greater, than the amount of the principal of the public debt which will be reimbursed during the year. But, as in conformity with the act of 1st May, 1810, the importation of articles, the growth, produce, or manufacture of the dominions, colonies, and dependencies of Great Britain, will be prohibited after the $2 d$ day of February next, if that nation shall not, before that time, so revoke or modify her edicts, as that they shall cease to violate the neutral commerce of the United States, some provisions appear necessary for the purpose of supplying the deficiency in the revenue arising from that cause, and of giving to that measure all the efficacy of which it is susceptible.

The probable defalcation in the revenue cannot, for obvious reasons, be at this time estimated with any degree of precision. The experience of the ensuing year can alone afford sufficient data for a permanent and detailed plan, adapted to that state of things, and calculated to ensure perseverance in the system as long as may be thought proper. But, in the mean while, it appears essential to lay the foundation of such plan, and to guard in time against any great deficit in the receipts of the year 181\%. It is believed that, under existing circumstances, it would be sufficient to render those receipts equal, or nearly equal, to the current expenditure, including therein the interest on the public debt, and estimated at about eight millions of dollars; and, with a view to that object, a considerable and immediate increase of the present duties on importations is respectfully susgested.

It is not less important that the act should be free of legal difticulties and of well founded objections, and that it should be enforced by every practicable means. On that subject, the following observations are submitted:

1. The law of Ist May, 1810, has neither expressly defined the edicts, the revocation of which is expected, nor made a notitication by the President the evidence and the sole evidence of the fact. It follows, that in case of an unsatisfactory modification of her edicts by Great Britain, the decision of the question itself, whether the non-importation be actually in force or not, will be left to the courts; whence delays and embarrassments will arise, which will considerably impede the operation of the law.
2. The non-importation is to take place on the $2 d$ day of February next, if a revocation shall not have taken place before that day. But this may have taken place, and not be known on that day in the United States. If the Collectors abstain from seizing merchandise imported after that day, until the fact shall have been ascertained. and the edicts shall not have been revoked, the merchandise will escape forfeiture, and the law, during that period, will be inoperative. If they seize, and the edicts shall have been revoked, the seizures will have been illegal, and the Collectors will be liable to personal suits. This inconvenience may be remedied by a provision directing that, during that period, it shall be the duty of the Collectors to make seizures, but that the goods shall be restored to the parties on their giving bond with sureties for the value.
3. No exception has been made by the act in favor of vessels which had sailed for the British East Indies prior to the President's proclamation; and the short period of three months from the date of that proclamation to the day when the law is to take effect, will occasion forfeitures or heavy losses in cases of bona fide American property in England, paid for or ordered prior to the proclamation. It seems, in every point of view, eligible, that cases clearly foreseen should be provided for by law, instead of being left to executive discretion.
4. It is believed that an abandonment by the United States of their share of the penalties and forfeitures which may be incurred, and the distribution of these, according to the circumstances of the case, amongst the Collectors, the other custom house officers, the Inspectors, who heretofore have had no share, and the informers, would ensure a greater degree of zeal and vigilance in detecting and preventing infractions of the law.
5. Some additional provisions will be necessary to entorce the law on the northern frontier of the United States: amongst which may be reckoned, the erection of some new collection districts, particularly on the river St. Lawrence, and in the eastern part of the State of Vermont; an increase of salary to the Collectors in that quarter, inasmuch as, under the non-importation, that part of their compensation which is derived from fees, will be considerably reduced, and that which arises from commissions altogether lost; and an authority to the armed force of the United States to make seizures. And it must be added, that the peculiar situation of those districts will render condemnations extremely difficult, unless the obligation be imposed on persous claiming merchandise seized there, to prove that the same was legally imported.

All which is respectfully submitted.
Treasury Department, Decembet 10th, 1810.
A.

A Statement exhibiting the amount of duties which accrued on Merchandise, Tonnage, Passports, and Clearances of Debentures issued on the exportation of foreign Merchandise, of payments for Bounties and Allowances, and for expenses of Collection, during the year's 1808 and 1809.
 Proportion of foreign tonnage to the whole amount of tonnage employed in the foreign trade of the United States,
11.8 to 100

Treasury Department, Register's Office, December 6, 1810.
JOSEPH NOURSE, Register.

## B.

A Statement exibibiting the value and quantities, respectively, of Merchandise, on which duties actually accrued during the year 1809, (consisting of the difference between articles paying duty, imported, and those entitled to drawback, re-exported, and, also, the nett revenue which accrued during that year, from duties on merchandise, tonnage, passports, and clearances.
goods paying duties ad valorey.


## Explanatory Statements and Notes.



Explanatory Statements and Notes-Continued.


Treasurx Department, Register's Qffice, eth December, 1810.
IOSEPH NOURSE, Register.
C.


| -rysox. | Lands sold. |  | In the hands of Receivers, 1st October, 1809 | Due by individuals, lst Oc. tober, 1809. | Receipts by Receivers, from individuals. |  | Payments by Receivers. |  |  | Balance due 1st October, 1810. |  | Total balance duc lst October, 1810. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Acres. | Purchase money. |  |  | On acc't of purchase moncy. | On acc't of forfeitures. | Into the 'Treasury. | The part for expenses. | Repayments. | From individuals. | By Reccivers. |  |
| Marietta, | 2,476.49 | \$5,912 98 |  | \$18,556 743 | \$5,751 $47 \frac{1}{2}$ | \$352 59 | \$4,368 744 | \$599 692 |  |  |  |  |
| Zanesville, - |  | 84,02275 | \$12,117 66 | 167,979 38 ${ }^{1}$ | ${ }_{84,793} 75^{2}$ | ${ }_{144} 142$ | ${ }_{81,067} 48$ | ${ }_{3,528}{ }_{26}{ }^{\text {a }}$ | \$1486 | 818,718 <br> 167,208 <br> 38 <br> 18 | 81,735 15,973 69 |  |
| Steubenville, | 22,681.85 | 60,454 08 | 26,100 34 | 307,601 74 | 136,345 655 | 7,847 12 | 146,170 84 ${ }^{\frac{1}{4}}$ | $4,73786 \frac{1}{4}$ | 1,026 87 | 231,710 16 ${ }^{\frac{2}{4}}$ | 23,095 40 | 254,805 $56 \frac{1}{4}$ |
|  | 17,602.94, | 35,205 88 | 6,631 832 | 57,961 063 | 24,230 34 $\frac{1}{2}$ | 3200 | 24,347 $43 \frac{3}{4}$ | 1,33749 ${ }^{\text {a }}$ |  | 68,936 $60 \frac{1}{4}$ | 6,516 744 | 75,483 $34 \frac{1}{2}$ |
| Chillicothe, | ${ }^{9,722.322 \frac{1}{4}}$ | 23,233 43 | 67,469 18 | 233,459 47 | 103,958 61 | 3,780 433 | 118,334 26 | $4,584888^{\circ}$ | 193 43 ${ }^{\frac{1}{2}}$ | 152,734 294 | 56,680 53 | 209,414 82 |
| Cincinnati, | 25,546.29 | 57,492 52 | 106,176 84 ${ }^{\frac{1}{4}}$ | 938,057 37 | 195,760 42 | 13,057 432 | 185,924 70 | 6,428 47 | 363 7012 | 799,789 47 | 128,706 $29 \frac{7}{4}$ | 928,495 769 |
|  | 27,252.05 | 54,504 <br> 23 <br> 10 | 7,062 78 | 76,876 $29 \frac{1}{1}$ | 30,105 $40 \frac{1}{2}$ | 7854 | ${ }^{23,587} 94 \frac{1}{2}$ | 1,704 73 ${ }^{\frac{1}{3}}$ |  | 101,274 99 | 13,658 78 | 114,933 77 |
| Vincennes, - | 11,715.21 | 23,430 42 | 4,597 84 $\frac{1}{2}$ | 112,211 79 ${ }^{\frac{1}{4}}$ | 29,372 32 | 8000 | 24,797 $60 \frac{1}{2}$ | 1,906 44 $\frac{1}{2}$ | 23716 | 106,269 899 | 9,015 40 | 115,285 $29 \frac{1}{4}$ |
| Total, | 158,843.57 ${ }^{\frac{1}{4}}$ | 344,256 16 | 230,156 $48 \frac{3}{4}$ | 1,912,703 86 ${ }^{\frac{1}{2}}$ | 610,317 98 ${ }^{\frac{1}{4}}$ | 25,372 74 | (a)608,599 03 | 24,827 84 ${ }^{\frac{1}{2}}$ | 1,836 03 | 1,646,642 044 | 255,412 16 | 1,902,054 20, |

$57 \quad \dagger \dagger$

\section*{ <br> | $\left\|\begin{array}{c\|c} 5 \\ 0 \\ 0 \\ 0 \\ 0 \end{array}\right\|$ |
| :---: | <br>  $617,01126 \frac{1}{2}$

$8,41224 \frac{1}{2}$ $\left|\begin{array}{l|l|}\circ \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0 \\ 0\end{array}\right|$}

Moneys paid by individuals to the Treasuser of the United States, included in the amount of warrants on Receivers, "for payments made by indi-
viduals," prior to lst October, 1809 , but not before stated in the accounts of Receivers,
warrants on Receivers:
For payments made by themselves,
For payments made by individuals,
Payments by Receivers, to be covered by warrants,
(a.) Paid into Treasury, in specie, by
Total sales of lands, from the opening of the Land Offices to 1 st October, 1809,
Amount sold since, as above,
$\$ 581,47731$
32,31095

STATEMENT C-Continued.
Estimate showing when the instalments, which compose the balance due from individuals, will become payable.

| Offices. |  | Remaining due in 1810. | Becoming due in 1811. | Becoming due in 1812. | Becoming due in 1813. | Becoming due in 1814. | Total balance. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Mariett |  | \$7,036 63 | \$3,939 05 | \$4,390 47 | \$2,038 04 | \$1,314 06 | \$18,718 25 |
| Zanesville |  | 52,368 171 ${ }^{\frac{1}{2}}$ | 36,708 61 | 35,453 64 | 26,081 86 | 16,596 10 | 167,208 38 ${ }^{\frac{1}{2}}$ |
| Steubenville, |  | 113,941 40 ${ }^{\frac{1}{4}}$ | 40,643 24 | 40,801 02 | - 24,032 22 | 12,292 28 | 231,710 16 ${ }^{\frac{1}{4}}$ |
| Canton, - |  | - - - | 21,652 211 | 28,871 63 | 13,377 06 | 5,035 70 | 68,936 604 |
| Chillicothe, |  | 82,631 36 | 36,498 05 | 21,517 53 | 9,183 80 | 2,903 55 | 152,734 29 |
| Cincinnati, |  | 342,040 44 | 255,920 14 | 163,316 44 | 27,121 52 | 11,390 93 | 799,789 47 |
| Jeffersonville, |  | - - - | 27,682 34 | 42,136 77 | 21,446 34 | 10,009 54 | 101,274 99 |
| Vincennes, |  | 24,026 7714 | 45,092 48 | 22,075 28 | 11,430 74 | 3,644 62 | 106,269 89 ${ }^{\frac{1}{4}}$ |
|  |  | \$622,144 78 | \$468,036 12 ${ }^{\frac{1}{4}}$ | \$358,562 78 | \$134.711 58 | \$63,186 78 | \$1,646,642 04 ${ }^{\frac{1}{4}}$ |

'Ereasury Department, December, 1810.
C $c$
Statement of the lands sold in the Mississippi Territory, from the time of the last report thereon, to the period of the latest returns received at the Treasury; showing, ulso, the amount of receipts from individuals, and payments made by Receivers, during the same time, with the balance due.

| Offices. |  |  | Lands sold. |  | In hands of Receivers, per last report. | Due by individuals, per last report. | Receipts by Receivers. |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  | Acres. Pu | $\begin{gathered} \text { Purchase mo- } \\ \text { ney. } \end{gathered}$ |  |  | On account of purchase money. | e $\left\lvert\, \begin{gathered}\text { On account } \\ \text { of forfeit- } \\ \text { ures. }\end{gathered}\right.$ |
| Madison county, West of Pearl River, East of Pearl River, | - | - | $\begin{aligned} & 53,612.14 \\ & 23,423.69 \end{aligned}$ | $\begin{array}{r} \$ 111,27859 \\ 46,84738 \\ - \end{array}$ | $\begin{array}{r} \$ 25,04294 \\ 25,77386 \\ 2,46468 \end{array}$ | $\begin{array}{r} \$ 40,18964 \\ 216,18992 \\ 17,10329 \end{array}$ | $\begin{array}{r\|r} 4 & \$ 20,70225 \\ 12 & 19,27665 \\ 1,43458 \end{array}$ | $\frac{1}{2}$ $\left.\begin{array}{cc}\$ 371 & 67 \\ - & - \\ - & -\end{array}\right]$ |
|  |  |  | 77,035.83 \$1 | \$158,125 97 | \$53,281 48 | \$273,482 85 | 5 - $\$ 41,41348$ | 年 $\quad \$ 37167$ |
| offices. |  |  | Payments by Receivers. |  | Balance due. |  | Total balance due. | Date of last return. |
|  |  |  | Into the Treasury. | The part which was for expenses. | From individuals. | By Receivers. |  |  |
| Madison county, West of Pearl River, East of Pearl River, | - | - | $\begin{gathered} \$ 19,78297 \frac{1}{4} \\ 42,80134 \\ 2,86035 \end{gathered}$ | $\begin{array}{c\|c} 7 \frac{1}{4} & \$ 1,16097 \frac{1}{4} \\ 4 & 1,472 \\ 5 & 1,34035 \\ \hline \end{array}$ | $\frac{1}{4}$ \$130,765 971 ${ }^{\frac{1}{2} \text { \| }}$ | \$26,333 89\% ${ }^{1}$ | \$157,099 86 $\frac{3}{4}$ | $\begin{gathered} \text { 1810, June } 30 . \\ \text { 6 Sept. } 30 \\ 66 \\ \hline \end{gathered}$ |
|  |  |  |  |  | 243,760 65 | 2,249 17 | 246,009 82 |  |
|  |  |  |  |  | 15,668'71 | 1,038 91 | 16,70762 |  |
|  |  |  | (a.) $65,4446^{\frac{1}{4}}$ | ${ }^{\frac{1}{4}}$ (\$3,975 58 ${ }^{\frac{1}{4}}$ | $\frac{1}{4}$ \$390,195 33 ${ }^{\frac{1}{2}}$ | \$29;621 974 | \$419,817 30 ${ }^{\frac{3}{4}}$ |  |

TOTAL SALES OF'LANDS.
Amount of lands sold, from the opening of the offices, per last report,

(a.) Paid into the Treasury, in specie, by warrants on Receivers

For payments made by themselves,
For payments made by individuals,
\$58,312 83
Payments by Receivers to be covered by warrants,

C c-Continued.
Estimate showing when the instalments, which compose the balance due from individuals, will become payable.

| offices. | Becoming due in 1810. | Becoming due in 1811 . | Becoming due in 1812. | Becoming due in 1813. | Becoming due in 1814. | Total balance. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Madison county, - <br> West of Pearl River, East of Pearl River, | \$7,117 41 | \$26,165 36 | § 444,69964 | \$44,699 64 | \$8,083 92 ${ }^{\frac{1}{2}}$ | \$130,765 972 |
|  | 69,357 54 | 74,918 74 | 48,653 27 | 41,743 32 | 9,087 78 | 243,760 65 |
|  | 3,938 18 | 5,964 01 : | 3,901 51 | 1,865 01 |  | 15,668 71 |
|  | \$80,413 13 | \$107,048 11 ! | \$97,254 42 | \$88,307 97 | \$17,171 701 | \$390,195 33 ${ }^{\frac{1}{2}}$ |

## D.

An estimate of the principal redeemed of the Debt of the United States from the 1 st October, 1809, to 30th September, 1810; showing the redemption of the Principal of the said debt, from 1st April, 1801, to 30th September, 1810.

(a.) This statement being made, by deducting from the total amount of payments at the treasury, the amount of interest accruing during the same year, it follows, that, whenever the payments for the purchase of remittances happen to exceed the interest, the difference is considered as a payment on account of principal, though no principal may be actually paid during the same year. But, on the other haud, if the interest should happen to exceed the remittances made in the year, the difference is considered as an increase of debt. Thus, in the statements (D) for the years 1807 and 1809, the following deductions were made on that account, as follows:

1807, $\$ 248,81336$
1809, 214,001 11
462,814 47
Which are now nearly supplied by the sum of $\$ 425,94695$, in this statement. The general result, for a number of years, and that for each year, so far as relates to the payments at the treasury, are correct. But the ultimate application of these payments, for each year, necessarily differs so far as relates to the foreign debt, from the treasury payments, and is correctly stated in the annual reports of the commissioners of the sinking fund.

Treasury Department, Register's Office, December 7th, 1810.
JOSEPH NOURSE, Registen

## E.

Statement of Receipts and Payments at the Treasury of the United States, from the 1st of October, 1809, to the 30th September, 1810.


## F.

At a meeting of the Commissioners of the Sinking Fund, held on the 26th day of April, 1810.
Present: John Gaillard, President of the Senate, pro tempore.
Robert Smith, Secretary of State.
Albert Gallatin, Secretary of the Tieasury.
Cesar A. Rodney, Attorney General of the United States.
The Secretary of the Treasury reported to the Board-
${ }^{6}$ That the payments to be made during the present year, on account of the interest of the debt, including the annual reimbursement of six per cent. and deferred stocks, are estimated at-
\$4,100,000
Leaving a sum of
In order to complete the annual appropriation of

Which, the market price of stocks, being above the rate fixed by law for purchases, can only be applied to the reimbursement of the six per cent. exchanged stock, amounting to $\$ 3,751,12526$, in conformity with the provisions of the act supplementary to the act, entitled "An act making provision for the redemption of the whole of the public debt of the United States."

Whereupon, resolved, That the residue of the exchanged six per cent. stock be reimbursed during the present year, in conformity with the act last mentioned.

JOHN GAILLARD, President of the Senate, pro tempore.
ROBERT SMI'IH, Secretary of State.
ALBER'T GALLATIN, Secretary of the Treasury.
C. A. RODNEY, Attorney General of the United States.
Attest,
Downrd Jones. Secretary to the Commissioners of the Sinking Fund.
G.

## James Madison, President of the United States of America, to Albert Gallatin, Secrelary of the Treasury.

By virtue of the act, entitled " An act authorizing a loan of money for a sum not exceeding the amount of the principal of the public debt, reimbursable during the year one thousand eight hundred and ten," passed on the first day of May, one thousand eight hundred and ten.

I do hereby authorize and empower you, by yourself, or any other person or persons, to borrow, on behalf of the United States, of the Bank of the United States, any sum, not exceeding, in the whole, three millions seven hundred and fifty thousand dollars, and to make, or cause to be made for that purpose, such contract as shall be necessary and for the interest of the said States, pursuant to the act aforesaid. And for so doing, this shall be your warrant.

Given under my hand, at Washington, this twenty-eighth day of May, in the year of our Lord one thousand eight hundred and ten.

JAMES MADISUN.

## H.

Articles of agreement between Albert Gallatin, Secretary of the Treasury of the United States, of the one part,
and the President, Directors, and Company of the Bank of the United States, of the other part, made and con-
cluded the thirtieth day of May, one thousand eight hundred and ten.
Whereas, by the act, entitled "An act authorizing a loan of money for a sum not exceeding the amount of the principal of the public debt, reimbursable during the year one thousaud eight hundred and ten,"passed the first day of May, cighteen hundred and ten, the President of the United States is authorized and empowered to borrow, or cause to be borrowed, of the Bank of the United States, a sum not exceeding the amount of the principal of the public debt, reimbursable during the year one thousand eight hundred and ten:

And, whereas, the President of the United States, by his warrant, bearing date the twenty-eighth day of May, one thousand eight hundred and ten, and directed to the said party of the tirst part, did authorize and empower him to contract with the said parties of thesecond part, for a loan of three millions seven hundred and fifty thousand dollars, in conformity with the provisions of the act aforesaid:

Now, therefore, these presents witness, that, pursuant to the authority aforesaid, it hath been, and is hereby agreed, by and between the said parties of the first and second part, as followeth, viz:

First, The said President, Directors, and Company, shall lend to the United States the sum of three millions seven hundred and fifty thousand dollars, to be advanced at their banking house in Philadelphia, on the thirty-first day of December, one thousand eight hundred and ten.

Second, The said sum, so to be advanced as aforesaid, shall bear interest at the rate of six per centum per annum, from the date beforementioned, payable quarter yearly to the said parties of the second part, during the continuance of the said loan.

Third, The United States shall reimburse, or repay to the said Bank of the United States, the said sum of three millions seven hundred and fifty thousand dollars, with the interest which may be due thereon, on the thirty-first day of December, one thousand eight hundred and eleven; reserving, nevertheless, to the said parties of the second part, (in case they do not obtain a renewal of their charter at the next session of Congress) the right to demand and receive repayment at an earlier period, they giving three months' previous notice to the party of the first part, of such their intention.

In testimony whereof, the said Secretary of the Treasury hath caused the seai of the Treasury to be affixed to these presents, and hath hereunto subscribed his hand; and the said President, Directors, and Company, have also caused the seal of the Bank of the United' States to be affixed to the same, the day and year aforesaid.

ALBER' GALLATIN, Secretary of the Treasury.
D. LENOX, President of the Bank of the United States.

## I.

Whereas, by an agreement between the Secretary of the Treasury of the United States, and the President, Directors, and Company of the Bank of the United States, dated the thirtieth day of May, one thousand eight hundred and ten, it was stipulated on the part of the President, Directors, and Company aforesaid, that they would lend to the United States the sum of three millions seven hundred and fifty thousand dollars, to be paid in Philadelphia, on the thirty-first day of December, one thousand eight hundred and ten:

And, whereas, the two contracting parties have lately agreed, that the amount of the loan stipulated to be made to the United States, in the agreement before recited, shallbe reduced:

Now, therefore, these presents witness, that the sum to be loaned to the United States by the President, Directors, and Company of the Bank of the United States, on the thirty-first day of December ensuing, shall be fixed at two millions seven hundred and fifty thousand dollars; any thing in the former agreement to the contrary notwithstanding.

In testimony whereof, the Secretary of the Treasury hath caused the seal of the Treasury to be affixed to these presents, and hath hereunto subscribed his hand; and the President, Directors, and Company of the Bank of the United States, have also caused the seal of the said Bank to be affixed to the same, this fifteenth day of October, one thousand eight hundred and ten.

ALBERT GALLATIN, Secretary of the Treasury.
D. LENOX, President of the Bank of the United States.

## DUTIES AND DRAWBACKS.

communicated to the house of representatives, december 17, 1810.
Sir:
Treasury Defartment, December 13, 1810.
In obedience to the permanent order of the House of Representatives, passed on the third of March, 1797, I have the honor to transmit a statement exhibiting the amount of duties and drawbacks on goods, wares, and merchandise, imported into the United States, and exported therefrom, during the years 1807, 1808, and 1809 .

I have the honor to be, very respectfully, sir, your obedient servant,
albert' gallatin.
The Hon. the Speaker of the House of Representatives of the Unitel States.

A Statement exhibiting the amount of Drawback payable on sundry articles exported from the United States, in the years 1807, 1808, and 1809, compared with the amount of Duties collected on the same, respectively.

|  |
| :---: | :---: | ---: | ---: | ---: | ---: | ---: | ---: |

STATEMENT—Continued.

| brecies of merchandise. |  | in the year 1807. |  | in the tear 1808. |  | in the yeaic 1809. |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | Duties received. | Drawback. payable. | Duties received. | Drawback payable. | Duties received. | Drawback payable. |
|  |  | $\begin{array}{r}\text { Dollars, } \\ 23,305 \\ \hline\end{array}$ | Dollars. | Dollars. | Dollars. | Dollars. | Dollars. |
| Lead, and manufactures of, - | - |  |  | 20,241 |  | 11,414 | 1,898 |
| Seines, - - - | - |  |  | 7 46 | -215 | 88 932 |  |
| Cordage, 'Tarred, - | - | 19,941 1,846 | 8,707 | 46 386 | 215 | 932 316 | 2,491 8 |
| Do. Untarred, - | - | 1,676 | 229 | 386 | - | 338 | 178 |
| Steel, - | - | 13,231 | 2,427 | 7,264 | _ | 14,839 | 1,954 |
| Hemp, - | - | 132,389 | 10 | 5,932 | - | 17,188 | 697 |
| Untarred Yarn, | - | 5 |  |  |  |  |  |
| Twine and Pack-thread, | - | 14,387 | 751 | 4,499 | - | 3,016 | 54 |
| Glauber Salts, - | - | 287 | - | 11 | - | 169 |  |
| Salt, - | - | 731,508 | 19,689 | 6,017 | 113 | 43 |  |
| Coal, - | - | 28,874 | 153 | 7,164 | - | 18,410 |  |
| Pish, Dried, - - | - | 88,043 | - | 10,944 | - | 4,710 |  |
| Pıckled, Salmon, | - | 7,869 | - | 100 | - | 1,204 |  |
| Mackerel, - | - | 7,500 | - | 737 | - | 2,639 |  |
| All other, - | - | 5,470 | - | 373 | - | 1,363 |  |
| Glass, Black Quart Bottles, - | - | 12,214 | 2,807 | 1,649 | 73 | 4,700 | 670 |
| W'indow, - | - | 42,734 | 405 | 7,234 | 109 | 45,854 | 284 |
| Cigars, - | - | 59,812 | 4,581 | 32,454 | - | 44,956 | 6,224 |
| Lime, - - | - |  |  |  | - | 23 |  |
| Bouts, - - | - | 2,096 | 91 | 547 | - | 441 | 127 |
| Shoes and Slippers of Silk, | - | 18,434 | 9,123 | 1,446 | - | 275 | 1,197 |
| Do. all other, - | - | 2,205 | 1,132 | 1,872 | - | 791 | 696 |
| Cards, Playing, - | - | 1,964 | 485 | 1,045 | - | 388 |  |
| Dollars, | - | 26,709,833 | 10,067,191 | 11,158,617 | 249,396 | 11,559,185 | 4,706,608 |

Trelsury Departmant, Register's Office, Decembed 6, 1810.
JOSEPH NOURSE, Register.

## BANK OFTHE UNITED STATES.

## communicated to the senate, dec. 18, 1810.

To the Senate and House of Representatives of the United States of America, in Congress assembled, the memorial of the, Stockholders of the Bank of the United States, respectfully sloweth:
That, by an act of Congress, passed on the 25th of February, 1791, the subscribers to the capital stock of the Bank of the United States, their successors and assigns, were incorporated for a term of years, which will expire on the 4th day of March next.

Aware of the evils which must result from the sudden termination of the operations of an institution, intimately and extensively connected with the commercial interests of the nation, with the public credit, and the fiscal concerns of the Government, your memorialists submitted to the tenth Congress, an application for the extension of their charter. The wisdom of Congress having, hitherto, declined a decision upon the subject, it becomes the duty of your memorialists again to submit it to the legislative consideration, and to repeat their prayer, that the charter of incorporation under which they have hitherto existed, may be renewed.

Had your memorialists consulted merely their own convenience and security, under the uncertainty in which the success of their application has since that time remained, prudence would have required them gradually to call in their funds, as a measure of precaution, in case of a dissolution. But, considerations of public utility, which have always influenced the conduct of this institution, and a belief that the general interest required, and would, therefore, obtain a continuance of its incorporation, have postponed the adoption of a measure, in whatever manner effected, productive, as they apprehend, of great public as well as private distress.

The superior information of the Legislature, renders it unnecessary for your memorialists to detail the general benefits of banking institutions. The experience and the practice of all nations, in modern times, sufficiently prove their utility to trade, their aid in the management of the national revenues, and their necessity in times of public emergency and general calamity. In no country have these benefits been more forcibly exemplified, or more fully experienced, than in the United States. The truth of this remark, is obvious in the amount of the productive capita: of the country, above the quantity of the precious metals, in the rapid advancement of agriculture, mannfacture:and commerce, the solidity of private as well as public credit, the ease with which the moneyed operations of the Government, of societies, and of individuals, to an immense amount are carried on; the accumulation of wealth, and the general prosperity of the nation. It is not intended to suggest, that the creation of banks has, of itself, profluced these effects; the activity, energy, and enterprise of the people, under the protection of a wise and able Government, have co-operated in their production; but, without the augmentation of the active capital of the country, and the other facilities to business produced by banking institutions, that activity, energy, and entrprise, would have but feebly operated. That the public opinion, the correct arbiter of the public interest, coincides with that of your memorialists, is evidenced by the institution and the increase of banks in every State of the Union.

In producing these beneficial effects, your memorialists reflect with pleasure, that the Bank of the United States has contributed in an eminent degree. Its early institution, its extensive and combined operations, and the weight of its capital, at the same time that they afforded it the opportunity of being acquainted with the trading interests of the Union, gave it, also, the means of essentially advancing them, while its disposition to do so has always kept pace
with its ability. Not restricted to any particular district, it has acted as the general guardian of commercial credit, and by preventing the balance of trade in the different States from producing a deficiency of money in any, has obviated the mischiefs which would he:ve been thereby produced. It has fostered and protected the banking institutions of the States, and has aided them, when unexpectedly pressed; its disposition towards them is manifested in the quantum of its capital, of which they have generally had the use, not much less in amount than one tenth of the whole.

In its accomodations to individuals it has been liberal, but, at the same time, discreet, with a view as well to their safety as its own. By means of it, the merchant, and the manufacturer, have been enabled to push their operations to an extent far exceeding what would have been practicable without it; judicious and prudent enterprise has been encouraged, rash and prodigal adventure has been discountenanced, and a sufficient fund being provided, from which reasonable loans could be obtained, usury has been prevented, and usurious lenders repressed.

Its importance in the administration of the finances, and its utility in the operations connected with the public credit, have been fully established.

It has afforded a place of deposite for the public moneys, without expense, and without hazard to the Government.
It has aided in the collection of the revenue, by introducing a punctuality in the payment of duties, otherwise unattainable, and by accommodating with loans, those who had such payments to make; thereby assuming upon itself the risk, which otherwise had been borne by the Government.

It has, at all times, upon its own responsibility, and at its own expense, transmitted the public moneys from one part of the Union to another, so as to meet the exigencies of the Government, and, from the surplus revenue of one place, to supply the deficiency of another. By this means the Government has always been enabled, with convenience, to pay the interest on the public debt, and to meet its other demands, at such places as its engagements required; an operation which, without such an aid, would have been productive of trouble, hazard, and expense to the Government, and would still have been liable to disappointment.

It has, by its loans, enabled the Government to comply punctually with its engagements, when deficiencies or delays have occurred in the revenue, and has thus enabled it to maintain inviolate the public faith and credit, both at home and abroad. There have been periods when the nation found it necessary to borrow largely from this institution, and, at one time, had upon loan considerably more than three-fourth parts of its active capital.

It has, for the accommodation of the Government, established branches at places disadvantageous to its business, and from which no profit was expected to be derived.

Most of these operations have been attended with inconvenience, and with expense to the bank, but they have always been performed with alacrity and cheerfulness.

While your memorialists thus recount the aids they have afforded, they feel no disposition to forget the advantages they have received from the Government in return. The support which it has given to the bank, and the confidence which it has reposed in it, founded upon a knowledge of its management and condition, have conferred upon it a stability, a dignity, and a splendor which have preserved its credit from suspicion, and have secured to it the confidence of Europe, as well as America.

Thus, mutually aiding and aided by the Government, has the Bank of the United States, for twenty years, continued its operations, and during that time, has obtained the general acknowledgment that its affairs have been conducted will honor and dignity, with impartiality and candor, with liberality and prudence.

To the original motives for the institution of this bank, the success of experiment is now added, and with the existing proofs of its uses and its services, every consideration of policy and of justice, urge its continuance. Independent of the positive evils its dissolution would produce to the community, the Government would at least be deprived of those advantages it has hitherto derived from its existence, unless they could be supplied from some other quarter, either by the banks established by the several States, or by a bank upon a foundation altogether new. As to the State banks, your memorialists are fully sensible of the benefits resulting from their establishment, and of their sufficiency for the purposes of their institution, the local accommodation of the places in which they exist. But their capitals are by no means adequate to the demands of the General Government, in a time of emergency; a time when the ordinary claims of their own State Governments, and of their own particular customers, would be increased and entitled to preference. Neither could the transmission of the public moneys, from one quarter of the Union to another, be effected with sufficient ease and dispatch, or to the requisite extent, by banks of limited capital, having no connexion with, nor direction over, each other.

Nor would it be prudent in the Government, to trust the deposite of its funds, to the extent to which they sometimes exist in a variety of institutions, united by no common bond, and in no degree responsible for each other; over whose conduct the General Government could have no control, into whose management and condition it could not legally inquire, and which those institutions, even if disposed, could not legally communicate. Independent of the hazard to which t'se public moneys might be subjected by mismanagement, a power would be placed in hands, which, from want of responsibility, and want of control, might be used to injurious purposes.

In addition, the dignity of the Government seems to require its fiscal operations to be conducted through the medium of an institution organized by itself, of whoseability to answer all the purposes of revenue and public credit, no doubt cari exist; of whose situation and proceedings a competent knowledge can be had; over whose conduct a sufficient degree of control to prevent wilful misconduct should exist, and upon whose disposition to assist the Government in times of exigency, reliance may be confidently placed. Such an institution is the Bank of the United States, and such it will remain, if continued in its present form. The amount of its capital gives it sufficient power; its situation is periodically communicated to the Treasury Department: over its proceedings the Government possesses a powerful control, by the extent of its deposites: of its disposition to yield every legitimate assistance to the Government, it has given the strongest evidences, and to ensure the continuance of this disposition, its interest and its duty combine.

If a National Bank be thus conducive to the interests of the community, and of importance to the Government, no obvious motive suggests itself to your memorialists against the continuance of the present bank. At any time, and especially at the present, when so large a portion of American property remains unproductive in Europe, so great a reduction in the amount of the active capital of the country as the dissolution of the bank would occasion, must be attended with great and general injury, from the depreciation in the value of property, the stagnation of business, and the check to conmercial enterprise, which would result from it. And in stopping the operations of such an engine, one of two consequences must be produced, either that in discharging the debts due to the bank, great sacrifices must be made, and every resource of the melchant drained, or, in the failure to pay them, an irreparable blow must be given to commercial credit and punctuality.

Nor is it easy to calculate the effects, which the destruction of the bank would produce in the loss it would occasion to the public revenue, tso charitable institutions, widows, children, and others, interested in the stock; from the pressure to which the othor banks must be inevitably subjected, from the want of confidence it would create in the stability of our institutions, and from the general derangement of credit.

Under these views and impressions, your memorialists solicit the renewal of their charter; and upon the wisdom and justice of the Legislature, and its regard for the rights and interests of its citizens, they rely for its concession.

DAVID LeNOX, President.
Philadelphia, December 10, 1810.

## BANK OF 'IHE UNITED STATES.

## commonicated to the senate, december 24, 1810.

To the Senate and House of Representatives in Congress of the United States, the memorial of the subscribers, members of the Chamber of Cornmerce of Philadelphia, respectfully represents:

That your memorialists regard, with interest and concern, the approach of that period at which the charter of the Bank of the United States will expire; and that, fiom an intimacy with the institution, and an immediate knowledge of its direction; from a view of the interests plainly interwoven with its existence, and an anticipation of the ruin which must follow its dissolution, they are induced, on this occasion, to address you.

Your memorialists, in presenting to your view such considerations as they deem to be urgent for a renewal of the charter of the Bank of the United States, design to confine themselves to such facts, circumstances, and impressions, as are immediately within their own experience and observation. They are sensible that it would be unnecessary to urge upon your consideration any inducement for the continuance of the bank, which may be drawn from its convenience and aptitude to the financial operations of the Government; nor do they deem it proper to obtrude upon your deliberations, arguments in favor of the constitutional existence of an institution, which, for twenty jears, has had the support of legislative and judicial sanction, and the express respect of our united confederacy. They are aware that these points are of the first importance, and that they, with every other national consideration connected with the question of renewal, will command your pointed attention; their views simply are, to present before you such facts, connected with the interest of the citizen, and the well-being of the community, as, in their conception, lay the foundation for practical reasoning in favor of a prolongation of the charter.

The Bank of the United States derives its existence from an act of Congress, passed in February, 1791, coeval with the organization of the Government, and its arrangement of the system of revenue and finance; it had its origin, not from individual solicitation, interest, or speculation, but directly from the Govermment itself, and avowedly for its purposes. By the striking declaration of its charter, that "a Bank of the United States shall be established," and the still more striking provisions which it contains, in relation to the payment of three-fourths of its capital in the public debt; to the inspection of its accounts and transactions, by the officer at the head of the treasury; to the receipt of its bills, or notes, in all payments to the United States; to its loans to the government of a particular State, or a foreign Prince; by a direct investment of interest on behalf of the nation, to the extent of one-fifth of its capital; and by a positive pledge of the faith of Government, for its exclusive, existence under the laws of the United States, were impressed upon it the most unquestionable features of national character, and lasting continuance. From its origin, its form, and its principles, its duration has been confidently trusted to, in the purchase of its stock, in the establishment of similar institutions, and in the extension of commercial enterprize.

In the purchase of its stock, your memorialists regard, within the immediate sphere of their connexion and observation, an interest, to the amount of one million of dollars, in the citizens of Pennsylvania. This interest, extending to the proportion of one-tenth part of the capital of the bank, and, as is stated, to one-third part of the stock holden in the United States, has been principally invested at an advance upon the original subscription, which has been paid from faith in the management, and confidence in the duration of the institution. This interest, in a large proportion, also, it may be truly stated, is the property and dependence, invested upon a principle of security and confidence, of widows, orphans, and charitable associations. T'o stockholders of this description, the dissolution of the bank must inevitably produce a loss of income and interest, to which they look for support, and of capital, to an extent which no calculation can ascertain. And your memorialists cannot but think, that a sacrifice of interest of such a description can never be required, and will never be made, but to answer national purposes the most important.

To the extent of nearly seven millions, your memorialists understand, the stock of the bank to be holden by foreigners, or persons not residing within the United States. That there has existed no objection, either of policy, or propriety, on the part of the Government, to the holding of this stock by aliens, is evinced by the charter's containing no prohibition, and by the recent sale, directly to foreigners, of that portion of the stock holden by the United States. That this extensive interest has been invested from a firm reliance upon the continuance of the bank, cannot be doubted; with what propriety, and upon what foundation, that reliance has been placed, your memorialists do not undertake to decide, but content themselves with expressing their confidence, that your wisdom and justice will scrupulously guard the faith of the Government from every imputation.

In the establishment of similar institutions under the sanction of the different State governments, your memorialists conceive that there has been displayed a reliance upon the continuance of the Bank of the United States. In all parts of the Union, where this bank or its branches exist, other banking associations have been established, the interest and concerns of which are materially interwoven with the existence of the National Bank. In the city of Philadelphia, the capital of the banks, exclusive of that of the Bank of the United States, amounts to nearly six millions of dollars, in which the State of Pennsylvania has an interest to the amount of nearly two millions of dollars, and citizens of the State to almost the whole of the residue.

From the collection of the bonds for duties, at the Bank of the United States, it unavoidably results, that there is in that bank a great and constant accumulation of the paper of the other banks. This cause, combined with its weight of capital and extensive deposites, has given to the Bank of the United States an obvious importance in the connexion with other banks, which now renders its continuance almost indispensable to their safety; for, your memorialists are without fear of contradiction when they assert, that, if the Bank of the United States be dissolved, an effect, extensively and deeply injurious, will be felt by all other banking institutions within the range of its operations. In their apprehension, it is impossible that the Bank of the United States should exact payment from its debtors, and close its concerns, without its producing all the evils of prostrated credit, and general delinquency. In these evils the other banks must largely share, and from them must most severely suffer.

Your memorialists, on this point, submit to your consideration, that neither the individuals, who have thus extensively embarked their interests in other institutions, nor the Governments which have brought them into being, and made them the depositories of the public wealth, could have ever contemplated their exposure to this incidentai injury, or, perhaps destruction, by the dissolution of the National Bank; and even if such an exposure might hare been contemplated, the event could only be anticipated to proceed from the most pressing public exigency, or a sure calculation of the greatest public gair.

In the extension of cominercial enterprise, your memorialists present to your view, further and stronger evidence of reliance upon the continuance of the bank. The establishment of the bank may justly be regarded as the era which marks the rise of commercial credit, confidence, and enterprise. A recurrence to the state of our country, antecedently to this establishment, will show the truth of the remark, and leave no doubt upon the mind, as to the instrumentality of the bank in effecting the change. The formation of the bank called into circulation a mass of torpid wealth, opened large and liberal sources of accommodation to enterprise, and enforced, and insured, punctuality in commercial dealing; the effect was soon and sensibly felt by the commerce and agticulture of the country, and its salutary character has been shown, in the general diffusion of confidence and prosperity. No sooner vas the bank established upon that sure foundation, on which faith in its permanence and direction caused it to rest, than its stock advanced in value, and attracted a large amount of foreign capital to the country; from the introduction of this foreign capital, which was invested at a high advance, proceeded these important results: that the citizen
$r$ ealized a gain in the advance paid by the foreigner, and the country was enabled to trade upon the foreign capital $a_{t}$ an interest below its market value. Other institutions rose upon the liberated capital of the citizen, and a general system of accommodation gave a spring to enterprise; the merchant, mechanic, and manufacturer, whose probity and industry inspired confidence, was enabled to obtain the means of exertion, and to extend his transactions. The borrowers have calculated with confidence upon a continuance of the loan, so long as they are deemed safe for its repayment, and have not anticipated a demand which may find them unprepared, and cost them a sacrifice of either property or credit.

It is upon this foundation, that extensive commercial and manufacturing concerns have arisen in the country; and large investments have been made upon the faith of a continuance of general credit. To dissolve the Bank of the United States, is not only to check, but to destroy, this credit, inasmuch, as not only that bank, but all others at all connected with it, must compel the payment of their debts. In such an event, it cannot be supposed that the debtors could find adequate resources to enable them to meet their engagements; and an extensive delinquencywould mark the loss of the banks, and the destruction of credit.

Your memorialists are aware that it may be urged, that the limitation in the charter of the Bank of the United States was a standing admonition to the various interests connected with that institution, that a period was appointed for its legal existence, which it could not reasonably be expected to pass. From the existence of this limitation, open and notorious to all, it is arguad, that no injustice can arise from the refusal of Government to grant a continuance of privileges, beyond the time for which they were originally conferred; but your memorialists are confident that they speak the language of general opinion, when they state, that the limitation was designed as a check, by which the institution might be controlled, as a guard against the mischiefs of a defective administration, or as a point of time when it might come to an end, if it were required, by decisive reasons of public necessity; but that it never was designed, and never has been received, as the period of its dissolution, if its administration was marked by ability, integrity, and impartiality, and its existence productive of public good.

To the administration of the bank, your memorialists freely yield the testimony of their decided approbation; so far as the transactions of the bank have been open to their observation, its direction has displayed a liberal desire to subserve the great objects of the institution, by diffusing, with impartiality, its accommodations to the greatest extent, compatible with its fundamental interests. It is but justice to this direction, further to add, that during the current year, a crisis of the greatest interest to the bank, as your memorialists fully believe, its accommodations have not been contracted within the limits appointed by sound considerations of safety and propriety.

How far the convenience of the Government may be affected by the dissolution, or by a material alteration of the bank, your memorialists do not undertake to declare; they entertain, however, the strongest persuasion, that con siderations, not only of great convenience, but of necessity, as regards the interest of individuals, and the prosperity of the community, urge the continuance of the bank. On this point your attention is earnestly solicited to the existing state of the country; its unavoidable reliance.upon accommodations from the banks; the use, convenience, and importance of the Bank of the United States, in its present form, to the community, and the evils which impend from its destruction.

In a view of the state of the country, at the present moment, as connected with this subject, the following particulars, they trust, will receive your attention: The commerce of the United States, from a combination of causes, has been, for a period of no inconsiderable duration, subject to great embarrassments. During the current year, this embarrassment has been much increased, and the merchant is laboring under the pressure of a heavy sequestration of property abroad, and a failure of resources at home. Of the property which is sequestered, a large proportion had long lain unproductively on the merchants' hands, and was exported with the hope of being converted into the means by which his engagements might be met. Under such circumstances, the reliance of many is necessarily upon a temporary use of the capital found in the banks, to which they have confidently trusted, as a resource, whilst their credit shall continue, and until their property shall be relieved.

In the current year the exportation of specie from the United States has been to its accustomed extent, and the importation has been inconsiderable in amount. This circumstance has, of course, tended to increase the embarrassment of the merchant, inasmuch as it has necessarily contracted his accommodations. From these causes it has resulted, that the demand for money is uncommonly great, and the means for supplying that demand are unusually limited.

In this state of things, the mercantile part of the country, sees before it, in the coming year, an extraordinary amount of debt to the United States, for duties, a large proportion of which, is payable upon goods that have hitherto been unproductive; and it anticipates the privation of that aid, which the bank has always been accustomed to give towards the payment of the Custom House bonds. In addition to this, with the expiration of the charter of the Bank of the United States, it sees a suspension of the circulation of filteen millions of dollars, the stated amount of its ordinary accommodations. It sees an accumulation of the precious metals in the bank, to the amount of its capital; it sees seven millions of that capital withdrawn from the country; and it sees, that payment of duties can no longer be made to the Government in the notes of the National Bank, but that payment must be made in specie. With this prospect, and the additional certainty, that accommodation and confidence will be universally succeeded by exaction and distrust, your memorialists are persuaded, that it will be in vain for individuals, for the chartered institutions, or the Government itself, to expect the fulfilment of engagements, or to rely upon the performance of contracts.

To the minds of your memorialists, the Bank of the United States, in its present form, presents a striking character for its use, convenience, and importance to the community. In addition to the various points of view in which its value has been already considered, its uses are further to be regarded, in its affording a convenient and safe medium of circulation throughout the United States; and in the facilities which it grants, by means of its drafts, in the transposition of funds from one part of the country to another, with perfect security. In a national and individual point of view, its utility is also displayed, in having and exercising, by means of its peculiar connexion of several branches in one common interest, the power of guarding against the inconvenience and evil, which might result from the balance of trade between different parts of the Union, producing a local deficiency of the circulating medium. But, above all, your memorialists regard as inestimable, an institution which, in its ample resources, possesses the power, and in the independent and liberal spirit of its direction, manifests the will, effectually to aid both Government and the private citizen, in a case of sudden and serious emergency.

To predict, with certainty, the extent of the evils which must inevitably flow from a dissolution of the bank, is heyond the power of your memorialists. They conceive that, among these evils, however, may certainly be placed an extensive and aggravating loss, by all persons interested in the banking associations of the country, a destructive disregard of punctuality in the performance of contracts, both towards the Government and the citizen; a wide spreading bankruptcy, which will be felt by the commercial, manufacturing, and agricultural interests; a diffidence of the stability of Government, both athome and abroad, and a prostration of that confidence and credit, which have so happily and successfully administered to the enterprise and prosperity of the country.

From the view which your memorialists have taken of this subject, and the observations which they have submitfed to your consideration, it is apparent, that their earnest prayer to you is, that a renewal of the charter of the Bank of the United States may be granted; and a confirmation thereby be given to public confidence, private tranquility, general credit, and national prosperity.

No. 330.
[3d Session.

## ASSAYS OF FOREIGN COINS

communicated to the senate, decealber 27, 1810.
The Secretary of the Treasury, in obedience to the act, entitled "An act regulating the currency of foreign coins in the United States," respectfully reports:
That the assays of the foreign gold and silver coins, made current by the said act, have been made at the Mint of the United States, conformably thereto; the result whereof is shown in the letter of the Director of the Mint, dated December 19, 1810, which is annexed to this report, and which is prayed to be received as part thereof.

All which is respectfully submitted.
'Treasury Departarnt, December 24, 1810.
ALBERT GALLATIN.

Mint of the United States, December 19, 1810.
Sir:
I have the honor to acknowledge the receipt of your letter of 22 d ultimo, and have, according to your desire, caused assays to be made of the several species of foreign coins, made current in the United States by an act of Congress, passed the 10th of April, 1806, and the following, according to the Assayer's report, is the result:

Gold coins of Great Britain.


From the foregoing assays, it appears-

1. That the gold coins of Great Britain, and Portugal, being of the same quality with those of the United States, viz: 22 carats fine, or $\frac{1}{12}$ part alloy, are, by the act of Congress, rated at their true intrinsic value of 27 grs. to the dollar or 100 cents.
2. That the gold coins of France, averaging $21 \mathrm{c} .2 \frac{1}{3}$ grs., (very nearly) would require $27 \frac{59}{100}$ grains to the 100 cents, instead of the legal weight of $27 \frac{40}{100}$ grs.
3. That the gold coins of Spain, averaging about 20 c .3 grs., would require $28 \frac{68}{100}$ grs. to the 190 cents, instead of the the legal weight of $277_{190}^{40}$ grs.
4. That the silver French crown, weighing, as the law required, 18 dwt .17 grs ., and of the quality 10 oz . 19 dwt., as per assay, would, compared with the quality and weight of the silver coins of the United States, be equal in value to about $\frac{30}{} \frac{10}{100}$ parts of a cent, more than that established by law.
5. That the Spanish silver dollar, of the legal weight of 17 dwt. 7 grs. and of the guality of 10 oz .15 dwt .6 grs. the average per assay, would, by a like comparison with the silver coins of the United States, be equal in value to about $\frac{23}{100}$ parts of a cent more than the value established by law.
It may, however, be observed, that the foreign silver coins, especially those that have been long in circulation, are seldom of the above weights; and, therefore, their value, as current by tale, will be generally less than that stated above.

I have the honor to be, with great respect and esteem, your most obedient servant,
R. PATTERSON.

## CURRENCYOF FOREIGN COINS.

## COMMUNICATED TO THE HOUSZ OF REPRESENTATIVES, DECEABER 2\%, 1810.

Mr. Quncy, from the committee to whom was referred the bill from the Senate. "to suspend the second section of the act, entitled 'An act regulating forcign coins, and for other purposes,' $"$ made the following report:
That the general design of the bill being to increase the current money of the United States, by authorizing foreign gold and silver coms again to become a legal tender, is important in its object, and may be beneticial in its consequences. It is very apparent, that the denial to foreign coins of the privileges of currency, and of being a legal tender, has, at once, the combined effect of circumscribing the just sphere of mercantile action, and of encouraging the exportation of that species of coin, to which these privileges are denied. In the present circumstances of the United States, it seems peculiarly unadviseable to permit any statute prohibitions to continue, which have a tendency to produce such an effect. The statute currency of the United States, which now consists only of the coinage of the mint of the United States, and of Spanish milled dollars and paits of dollars, is, also, probably insufficient for the ordinary necessities of domestic exchange, and is certainly wholly inadequate to support any peculiar embarrassment of our circulating medium, which, in the event of the disolution of the Bank of the United States, cannot but be anticipated. Your committee were, therefore, of opinion, that foreign gold coins ought to be made current money and a legal tender.

Your committee, having caused a letter to be addressed to the Secretary of the Treasury, in relation to the former statute rate at which foreign coins were made current, received from him the two letters accompanying this report. From which it appears, that the gold coins of Spain and its dominions, had been estimated by the furmer statute of the United States, at a rate of lour per cent. above their intrinsic value; in other words, that the quantity of pure gold contained in twenty seven grains and two-fifths of a grain of Spanish standard coin, instead of being equal in value to one hundred cents, the statute rate, was only equal in ralue to about ninety-six cents.

Upon receiving this information, two general inquires were suggested for the consideration of the committee. 1st. Whether, in again vesting Spanish gold coin whith the character of current money of the United States, it were expedient to establish the old statute rate, now discovered to be erroneous, or, whether a new statute rate for it should be established, which should conform to its intrinsic value? 2d. Upon the supposition that it should be deemed adviseable to enact a new statute rate for it, conformable to its intrinsic value, whether, as a loss of four per cent. upon all the Spanish gold in the United States, would thus be incurred, by the presentholders, in consequence of no fault of theirs, but solely by reason of the erroneous estimate of a law of the United States, any moral or equitable considerations required that this loss should be assumed by the United States?

Concerning the first object of inquiry, the committee will attempt to add nothing to the satisfactory elucidation contained in the letter of the Secretary of the Treasury, and only express their entire concurrence with his opinion, that "the statute rate of these coins should be made to conform with their intrinsic value."

With respect to the second inquiry, which the Secretary represents as "of a more doubtful nature," the committee were of opinion, that, whatever equitable considerations might exist, the attempt to apply relief, under the particular circumstances of this loss, was inexpedient, and, for the most part, impracticable. For, it is very apparent, that there is no foundation or color for indemnification, on account of any receipts of these coins, subsequent to the 10 th of April, 1809, when the law making them a legal tender expired. Now, so far as it respects individuals, the cases (if such in fact exist) in which the present holders of those coins received them, antecedent to that period, must be so extremely rare, as to render a general provision for their relief, scarcely necessary. And, as to banks, such is the successive circulation of specie through their vaults, that it is hardly to be supposed, that any one institution in the United States could distinguish the amount of this species of coin, which it had received prior to the 10th of April, 1809, from that which it had received subsequently. And, although, in a few instances, this might be the case, yet, it seems far better that in these, the loss should remain where it has fallen, than that the community case, yet, it seems far better that in these, the loss should reman where it has fallen, than that the community
should be exposed to the multiplied frauds and inconveniences which the attempt to indemnify, upon any general principle, would inevitably introduce.

Your committee, upon recurring to the acts existing on the subject of the bill from the Senate, in connexion with the proposed alteration in the rate of Spanish gold coins, found that the operation of the respective provisions would be embarrassing and confused, in their nature, and inconvenient in their form. The bill from the Senate, proposed to suspend the second section of "An act regulating foreign coins and for other purposes." This act passed on the 9th of February, 1793, and the effect of this suspension was, to revive the provisions of an act passed on the 10th of April, 1806. Whether the intended, would be the legal result, your committee had some doubt. But they had none that the proposed, was a very inconvenient circuit, to a direct object. They were also of opinion, that it was highly expedient that all the provisions, touching a subject of such universal concern, should be concentrated in one bill, and divested of every thing which might embarrass research. They, therefore, report the whole bill from the Senate stricken out, after the enacting clause, and propose an amendment, comprehending all the provisions necessary on the subject of the currency of foreign coins.
[Strike out from the word "that," in the second line, and insert,]
From and after the passage of this act, foreign gold and silver coins shall pass current as money within the United States, and be a legal tender for the payment of all debts and demands, at the several and respective rates follow ing, and not otherwise, viz:

The gold coins of Great Britain and Portugal, of their present standard, at the rate of one hundred cents for every twenty-seven grains of the actual weight thereof; the gold coins of France, of their preseni standard, at the rate of one hundred cents for every twenty-seven grains and an half of a grain of the actual weight thereof; the gold coins of Spain, and the dominions of Spain, of their present standard, at the rate of one hundred cents for every twenty-eight grains and sixty hundredths of a grain of the actual weight thereof. Spanish milled dollars, at the rate of one hundred cents for each, the actual weight whereof shall not be less than seventeen pennyweights and seven grains, and in proportion for the parts of a dollar. Crowns of France, at the rate of one hundred and ten cents for each crown, the actual weight whereof shall not be less than eighteen pennyweights and fifteen grains and an half of a grain, and in proportion for the parts of a crown. And it shall be the duty of the Secretary of the Treasury, to cause assays of the foreign gold and silver coins made current by this act, to be had at the mint of the United States at least once in every year, and to make a report of the result thereof to Congress, for the purpose of enabling them to make such alterations in this act as may become requisite from the real standard value of such foreign coins. And it shall be the duty of the Secretary of the Treasury, to cause assays of the foreign gold and silver coins, of the de Acription made current by this act, which shall issue subsequently to the passage of this act, and shall circulate in scriptinited States, at the mint aforesaid, at least once in every year, and to make report of the result thereof to Congress, for the purpose of enabling Congress to make such coins current, if they shall deem the same proper, at their real standard value.

Sec. 2. And be it further enacted, That, at the expiration of three years from and after the passing of this act all foreign gold coins, and all foreign silver coins, except Spanish milled dollars, and parts of such dollars, shall cease to be a legal tender as aforesaid.

Sec. 3. And be it further enucted, That the act, entitled "An act regulating the currency of foreign coins in the United States," and also every section and parts of sections of any act or acts heretofore passed relative to the currency of foreign coins in the United States, be, and the same are hereby, repealed.

## Sin:

Treasury Department, December 17ih, 1810.
I had the honor to receive your letters of the 14th and 15 th instant. The assays for the year 1810 are daily expected, but not yet received. I, therefore, beg leave to refer the committee, to those made according to law, in the year 1809, the result of which is exhibited in the letter of 29 th June, 1809, from the Director of the Mint, annexed to the report from this department, of 8th December, 1809.

It appears from those assays that the intrinsic value of all foreign coins, the gold coins of Spain excepted, which were made a legal tender by the act of 10 th of April, 1806, either agrees precisely with the legal value fixed by that act, or differs from it by so small a fraction, as to render any alteration in that respect unnecessary. But the difference in the value of Spanish gold coins is considerable.

It will be recollected, that the value of gold coins of the United States is established in conformity with the following principles, viz:

1st. The unit, or silver dollar, contains $371 \frac{1}{4}$ grains of pure silver.
2d. The comparative value of gold and silver is in the ratio of 15 to 1 ; that is to say, that fifteen ounces of pure silver, are, according to law, equal in value to one ounce of pure gold.

3 d . The standard gold, or that of which gold coins of the United States are made, contains eleven parts of pure gold and one part of alloy; or one-twelfth part of its weight is alloy.

Thence it follows, 1 st that $24 \frac{3}{4}$ (being the 15 th part of $371 \frac{1}{4}$ ) pure gold, are equal to one dollar. 2 dly , that 27 grains of standard gold of the United States, containing $24 \frac{3}{4}$ grains of pure gold, are also equal to one dollar.

In fixing the rate at which foreign coins should pass, the object was to ascertain the standard, or quantity of pure gold contained in agiven weight, and to place them, according to that intrinsic value, exactly on a par with coins of the United States. The act of 10 th of April, 1806, was predicated on the supposition that 273 grains of Spanish standard gold contained $24 \frac{3}{4}$ grains of pure gold, and were, therefore, equal in value to 27 grains standard gold of the United States, or to one dollar current money of the United States. But that supposition is proven by the assays to have been erroneous; the standard of Spanish gold coins being worse, or containing more alloy, than was then believed. That standard varies according to the years of the coinage. The coins of the year 1806, are the lowest and worst by more than four and a half per cent., than the value fixed by the act of 10 th of May, 1806. Those of the year 1807, are worse than those of the year prior to 1806; and those of the year 1808, are worse than those of 1807. Those of the years prior to 1806, though better than the subsequent coinages, are almost three and a half per cent. worse than the value fixed by the act of May, 1806.

Taking the genenal average of the several coinages, it appears that they should be taken at the rate of 28.53 grains , (instead of $27 \frac{90}{100}$ ) for one dollar; and that the difference between their intrinsic value and, that fixed by the act of April, 1806, is almost four per cent. ( $3 \frac{986}{1000}$ per cent.)

If, therefore, the act should be revived, without any alteration, every person receiving those coins in payment, would, in fact, be compelled to receive only ninety-six instead of one hundred cents on every dollar paid to him. The unavoidable effect of putting in circulation any one species of coin, at a rate higher than its known intrinsic value, is to invite its importation and increased circulation, and to drive out of circulation the other species. Every bank, if called on to pay its notes in specie, will, in that case, pay with that species of coin; and the whole paper circulating medium must, after a while, be depreciated in the same proportion. The only guard against the abuse, and consequent depreciation of bank paper, is a strict adherence to the principle, that payment may, at ary time, be demanded in specie, rated at its intrinsic value.

On the other hand, it is not less true, that the sold coins of Spain, were made a legal tender by law, for a certain number of years, at a higher rate than they were really worth; that, to the very last day of that period, every person was compelled to receive them in payment, at that rate; and that, at the expiration of the period, a quantity of that gold necessarily remained in the hands of some persons, on whom the loss falls, by the unavoidable effect of the law, and without any fault of theirs. It is in order to relieve those persons, that it is proposed to make the loss fall on the community, by reviving the law, without alteration; that is to say, by putting again the coins in circulation, at a higher rate than their intrinsic value.

The two questions put by the committee, are, whether, the statute rate of these coins should not be made to conform with their intrinsic value, and whether, in order to relieve individuals from the loss resulting from the late erroneous legal estimate of their value, it would not be eligible that the difference should be paid by Government.

To the first question, I can have no hesitation, for the above mentioned reasons, to answer in the affirmative. The second question is of a more doubtfu! nature. But if it shall be thought just, that the loss should fall on the community, rather than on individuals, it will certainly be preferable to pay at once the difference, rather than knowingly to make the coins again a legal tender, at a higher rate than they are worth. Should that measure be adopted, the mode proposed by the committee, viz: to direct the mint to receive that species of gold, for a short time, at the former statute rate, the United States paying the difference, appears also the most simple and eligible manner of effecting the object. The following provisions are, in that case, respectfully suggested:

1st. That, as the assays of the coins of the years 1809 and 1810, have not yet been received, and, as Spanish gold ceased to be a legal tender early in the year 1809, the revival of the law making them a legal tender should apply only to coins coined prior to the year 1809.

2 d . That, for the same reasons, the statute value should be fixed at a rate not higher than the average, of the assays heretofore made; that is to say, that they should pass at a rate not higher than $28 \frac{53}{50}$ grains, for one hundred cents.

3d. That, for the same reasons, the obligation on the mint to receive those coins, at their former statute rate, should be limited to coins coined prior to the year 1809.

4th. That, as the indemnification to the individuals, arises from equitable considerations, and not from an absolute legal obligation, the period during which the coins shall be received at the mint, at their former statute value, be made so short as to preclude the possbility of embracing speculative importations. One month from the passing of the law would seem sufficient.

5th. That no such coin shall be thus received at the mint, at its former statute value, unless proof, or at least an affidavit be made, that the persons claiming the benefit of the provision, had actually received the same at that value prior to the time when the law making it a legal tender expired.

It will also be necessary, in that case, that an appropriation should be made to enable the mint to carry the provision into effect. The amount of that appropriation, should be at the rate of four per cent. on the supposed amount of Spanish gold now in the United States, which may be embraced by such provisions. But, having no knowledge whatever of that amount, I cannot suggestany precise sum.

I have the honor to be, respectfully, sir, your obedient servant,
ALBERT GALLATIN.
Honorable Josinfi Quincy, Chairman, \&c. in Congress.

Sir:
This year's assays, have been received, and will be sent to-morrow to Congress. These make the average for French gold coins $27 \frac{53}{106}$ grains, and for Spanish coins, $28 \frac{62}{100^{\circ}}$. It must also be observed, that French crowns were
rated too low. Instead of its being necessary that they should weigh 18 pennyweights and 17 grains, they ought to be received, if weighing 18 pennyweights and $15 \frac{1}{2}$ grains; it appearing from the assays, that, if of the first mentioned weight, they are worth 110 cents and $\frac{36}{100}$ of a cent, instead of 110 cents.

I have the honor to be, respectfully, sir, your obedient servant,
Honorable Josiah Quincy, in Congress.

## MINT

communicated to the senate, january 7, 1811.
To the Senate and House of Representatives of the United States:
I communicate, for the information of Congress, the report of the Director of the Mint, of the operation of that establishment during the last year.

JAMES MADISON.
January 7, 1811.
Mint of the United States, January 1, 1811.
Sir:
I have the honor of laying before you a report of the operations of the Mint for the last twelve months. During that period, as appears by the Treasurer's statement, herewith transmitted, there have been struck at thie mint-

Of gold coins, in half eagles, 100,287 pieces, amounting to $\$ 501,435$.
Of silver coins, in half dollars and dimes, $1,282,631$ pieces, amounting to $\$ 638,77350$.
Of copper coins, in cents and half cents, $1,673,500$ pieces, amounting to $\$ 15,660$.
Making, in the whole, three millions fifty-six thousand four hundred and eighteen pieces of coin, amounting to one million one hundred and fifty-five thousand eight hundred and sixty-eight dollars and fifty cents.

Of bullion, for coinage, which has hitherto been furnished chiefly by the Bank of the United Stateq, there still continues to be an ample supply.

I have, sir, the honor to be, with sentiments of perfect respect and esteem, Your most obedient faithful servant,
R. PATTERSON.

A Statement of the Coins struck at the Mint of the United States, from the 1 st of January to the 31st of December, 1810, inclusive, viz:


Mint of the United States, 'Treasurer's Office, Philadelphia, 31st December, 1810.
BENJAMIN RUSH.

An abstract of the ordinary expenses of the Mint of the United States, from 1 st January to 31st December, 1810, inclusive, viz.


Mint of the United States, Treasurer's Office, Philadelphia, 31st December, 1810.

## BANK OF THE UNITED STATES.

## communicated to the senate, january 8, 1811.

To the Senate and House of Representatives of the United States, the memorial of the President and Directors of the Bank of New York, respectfully showeth:
That, viewing with solicitude the question now before your honorable houses, for the renewal of the charter of the Bank of the United States, they feel it their duty to express, with all submission, their sentiments upon the subject.

They will not presume to enter into any general discussion of the utility of banking institutions, but will confine their observations to those points, which their situation, as directors of a bank, gives them, perhaps, peculiar advantages in judging of.

They view the institution of the Bank of the United States, as highly useful to the State banks. From the extent of its capital, its numerous branches, and, above all, from the protection of the Government, it is enabled to facilitate remittances to every part of the United States, to equalize the balance of specie capital among the different cities, and, in cases of any sudden pressure upon the merchants, to step forward to their aid, in a degree which the State banks are unable to do. It is also able to assist any State institution, which, from peculiar circumstances, may require it.

The bank of New York having been established prior to the incorporation of the Bank of the United States, the directors have witnessed, from the very commencement of the branch bark in this city, the influence of such an institution, as well as the conduct of those, to whose management it has been entrusted during that whole period, and your memorialists declare, with confidence, that, in their opinion, that power has been uniformly exerted with prudence, as it respected the public; with great liberality as it respected other institutions.

At any period, great inconveniences must result from the sudden withdrawing a considerable portion of the active capital of a commercial country; but, in the opinion of your memorialists, such an event would be attended with peculiar distress, at the present time, when, from the aggressions of foreign Governments, such immense sums have been sequestered, and, in various ways, detained, in Europe and when the merchants, from the embarrasments of commerce in almost every quarter, are deprived of their usual resources. It is well known that there never has been a greater demand for money in the commercial cities than at the present time, although it appears that the Bank of the United States has not yet commenced that reduction of its loans, which must take place, in case of the charter not being renewed. The demands already made upon the State banks have pressed them to their utmost limits, and, from these causes, they will be utterly unable to supply, in any considerable degree, that aid which has hitherto been afforded by the Bank of the United States. The consequences must be, very great and individual distress, and heavy losses, as well to the revenue as to all the moneyed institutions. The renewal of the charter of the Bank of the United States will render such reductions unnecessary, and, by relieving the apprehensions now excited through almost every class of the community, restore that confidence so essential to the system of public credit, under which the United States have so much prospered.

Your memorialists, therefore, cannot but hope and solicit that the charter of the Bank of the United States may be renewed.

Attest.
Charles Wilkes, Cashier.

## BANK OF THE UNITED STATES.

communicated to thb house of representatives, january 10, 1811.
The Secretary of the Treasury, in obedience to the resolution of the House of Representatives, of the 3d instant, respectfully reports:
That the annexed statements, marked $A, B$, and $C$, contain all the information which the returns made to the Treasury afford on the subjects embraced by the resolution aforesaid.

It appears, by the statement A, that the debts due from individuals and brdies corporate to the Bank of the United States, consisted, at the respective dates of the several returns, of the following items, viz:

Balance due by other banks in account, after deducting the sums due by the Bank of the United


$\begin{array}{lllllllll}\text { Treasury drafts not yet collected, } & - & - & - & - & - & - & - & 511,909 \\ \text { Overdrawn, } & - & - & - & - & - & 31,466 & 01\end{array}$

Converted six per cent. stock, $\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad 23,06623$
To which, adding the loan to the United States, -
17,043,231 70
Makes, for the aggregate of debts due to the bank,

- \$19,793,231 70

In a few instances, which are noted in the statement A. the amount due on bonds, and also that of notes discounted, which have been put in suit, is distinctly stated in the returns made to the treasury; but the aggregate alone is given in most of them, and they do not, in any instance, distinguish the amount "considered as standing accommodation to the customers of the bank and its branches." A recurrence to the 16 th regulation of the 7 th section of the act incorporating the bank, will show, that the only statements that can be required by the officer at the head of the treasury, are those of the amount of the capital stock of the corporation, of the debts due to the same, of the moneys deposited therein, of the notes in circulation, and of the cash in hand; and that he has no right to ask for the account of any private individuals, or for any other than the above mentioned general statements. Nor has the Secretary of
the Treasury any knowledge whatever of the accounts and operations of the bank, but what is derived from the official statements transmitted to him in conformity with the above mentioned provision in the charter.

The statement $B$ shows the amount of notes of the said bank, and its branches, in circulation at the date of the latest returns, to have been $5,157,378$ dollars and 83 cents.

The Treasurer's accounts, annually laid before Congress, show correctly the amount of public moneys deposited in the various banks, on the last day of each quarter. But that amount is daily fluctuating, and cannot be stated with perfect precision, except on the quarterly statements of those accounts. The Treasurer furnishes, however, the Secretary of the Treasury with a weekly estimate of the cash on hand, and where deposited, as taken from the latest received returns. A copy of that furnished on the 7 th instant, marked C , is herewith transmitted, together with remarks showing what portions of the revenue are generally deposited in the Bank of the United States and its branches, and what portions are deposited in other banks.

It is probable that the amount of specie in the treasury will, on the first day of March next, exceed 2,500,000 dollars, and that the proportion deposited in the banks, other than that of the United States and its branches, will not materially vary from what it is at present. But it is impracticable to form any correct estimate of the probable amount at that time in each place, respectively, since that is always regulated by the want of funds in each place, for the current service, according to which the public moneys are daily transferred by drafts, from place to place, as the occasion may require.

All which is respectfully submitted.
ALBERT GAILATIN.
Treasury Department, January 9, 1811.

A Statement of the debts due from individuals and banks to the Bank of the United States and its branches.


Note.-The above bank returns include, as a debt due to the bank of the United States, the six per cent. exchanged stock, amounting to $\$ 1,397,290$ 19, which they still held; but the whole of that stock having been reimbursed on 1st January, 1811, that item is omitted.
B.

A statement of the amount of notes of the Bank of the United States, and its branches, now in circulation.

|  |  |  |  |  |  | Issued. | On hand. | In circulation. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Philadelphia, | 1st of January, 1811, | - | - | - | - | \$1,708,013 00 | \$101,750 00 | \$1,606,263 00 |
| Boston, | 22 d of December, 1810, | - | - | - | - | 451,435 00 | 207,036 34 | 244,398 66 |
| New York, | 29th do - | - | - |  | - | 1,223,300 00 | 179,421 00 | 1,043,879 00 |
| Baltimore, | 29th do . | . |  | - | - | 386,505 00 | 216,855 00 | 169,65000 |
| Washington, | 29th do . |  |  |  |  | 288,880 00 | 33,114 83 | 255,765 17 |
| Norfolk, | 22d do . | - |  |  |  | 300,140 00 | 77,922 00 | 222,218 00 |
| Charleston, | 15th do . | - | - |  |  | 792,565 00 | 3,850 00 | 788,715 00 |
| Savannah, | 15th do . ${ }^{\text {d }}$. | - |  |  | - | 850,80000 | 216,450 00 | 634,350 00 |
| New Orleans, | 24th November, 1810, | - | - | - | - | 192,140 00 |  | 192,140 00 |
|  |  |  |  |  |  | \$6,193,778 00 | \$1,036,399 17 | \$5,157,378 83 |

' C.
A statement of the cash in the Treasury of the United States on the 7th January, 1811, as returned by the Treasurer to the Secretary of the Treasury; showing the several banks in which the same is deposited.


## REMARKS.

(a.) The Collectors of Philadelphia, New York, Boston, Baltimore, Norfolk, and Charleston, are directed by act of 10th May, 1800, to deposite for collection in the Bank of the United States, or one of its branches, all the revenue bonds. After the establishment of the branches at Savannah and New Orleans, the same regulation was adopted in those two places. The greater part of the revenue collected in North Carolina and Massachusetts is, also, ultimately drawn into the branches of Charleston, Norfolk, and Boston. And it must also be noted that the notes of the bank are, by the 10th section of the act of incorporation, made receivable in all payments to the United States.
(t.) The deposites in these banks arise from payments made by several Collectors of the District of Maine, and of the State of Rhode Island.
(c.) The deposite in this bank arises from the occasional collection of the surplus revenue in the States of Rhode Island and Connecticut.
(d.) The deposites in these banks arise altogether from payments made on account of the sales of public lands, by the Receivers of public moneys.
(e.) The deposite in this bank arises from occasional drafts on some Collectors in Virginia, and from the receipt of moneys paid at the treasury for lands, patents, \&c. in bank notes not receivable at the Office of Discount and Deposite, Washington.
(f.) This deposite arises from the payments made by the Collector of Alexandria.


## MIN'T.

communicated to the house of representatives, jandary 11, 1811.
The Secretary of the Treasury, in obedience to the resolution of the House of Representatives of the 2dinstant, respectfully reports:
That the whole expense of the Mint of the United States, since its first establishment to the end of the year 1809, has amounted, as will appear by the annexed statement, marked A, to - - - \$387,41424
That the profits on the copper comage, have, during the same period, amounted to - $\quad-\quad-\quad 37,33152$
As will appear by reference to the statement marked B, transmitted to Congress on the 15th day
of March, 1810, [see No. 318,] together with the annual report of the. Comptroller on that subject.
Leaving for the nett expense of the Mint, $\quad-\quad-\quad-\quad-\quad-\quad-\quad \begin{aligned} & \$ 350,08277\end{aligned}$
That the gold coined at the mint, during the same period, amounts in value, to - - - $83,763,59750$
The silver coined during the same period, to - - -
And the copper coined during the same period, and paid into the Treasury, to
4,370,846 50
211,702 21
Making, altogether, in value, - $\quad$ - $\quad$ - $\quad$ - $\$ 8,346,14621$
As will appear by the above mentioned statement A.
And that there are no documents in the Treasury by which the actual rate per cent. of expense in refining gold. bullion below the standard fineness, can be ascertained; the deduction authorized in that case by the 5th section of the act of the 3d of March, 1795 , being the only item which is stated in the accounts rendered by the officers of the mint, and its not being known whether that deduction is equal to the actual expense incurred.

It may not be improper to observe, 1st, that in the official statements of the profits on copper coinage, that coinage is not charged with any portion of the general expenses of the mint; and that although this cannot be correctly stated, it is evident, from a comparative view of the number of pieces coined at the mint, thatit must exceed the whole amount stated as the nominal profit on that coinage. 2d. That the first cost of buildings and apparatus, being a charge on the whole coinage, and that of the precious metals having considerably increased, the rate per cent. of expense on the whole coinage has diminished, and continues every year to diminish.

All which is respectfully submitted.
Treasury Department, Januayy 10, 1811.
ALBERT GALLATIN.
A.

A Statement of the whole expense of the Mint of the United States, from its institution to the 31st December, 1809.

| * Period. | Salaries of officers. | Cost of lots, buildings, ma chinery, materials, wages of laborers, repairs, \&c. | Wastage allowed on gold and silver. | Total. |
| :---: | :---: | :---: | :---: | :---: |
| From the commencement to the 31st December, 1801, 1st January, 180?, to 31st December, 1809, | $\begin{array}{r} \$ 88,88721 \\ 84,800 \end{array}$ | $\begin{array}{r} 115,40299 \\ 68,34342 \end{array}$ | $\begin{aligned} & 10,95869 \\ & 19,02198 \end{aligned}$ | $\begin{aligned} & 215,24889 \\ & 172,16540 \end{aligned}$ |
|  | 173,687 21 | 183,746 41 | 29,980 67 | 387,414 29 |

A statement of the umount of gold, silver, and copper, coined at the Mint of the United States, from its instifution to the 31st December, 1809.

| Period. | Gold. | Silver. | Copper. |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |



## encouragement To manufactures.

## COMMUNICATED TO THE SENATE, JANUARY 22, 1811.

## To the honorable the Congress of the United States, the memorial of the subscribers, citizens of the town of Lexington, and county of Fayette, and State of Kentucky, respectfully showeth:

That the present situation of the mechanics and manufacturers of the United States, is peculiarly interesting to the people generally, and well deserves the attention of Congress. In all the acts and deliberations of your honorable body, it appears to your memorialists, that a predilection for the interest of commerce has always been discoverable, whilst little has been done in favor of the internal industry of the country. Your revenue system, it must be confessed, has afforded it some partial protection; but that system appears to have been calculated only for the purposes of revenue; and, as powerfully as it might be made to encourage domestic manufactures, no act seems to have been adopted with that view; on the contrary, commerce has met with your exclusive protection and support. To prove this, let as refer to the immense sums which have been expended in the fortification of the seaports; to the establishment of a navy; to the expenditures occasioned by our intercourse with foreign nations; to the duties which have been laid on foreign tonnage; to the bounties which protect the fisheries; to the credits given to merchants at our custom houses; and, in fine, to the many sacrifices which have been made to commerce. We do not, however, condemn that policy which gives bounties and protection to the merchant; nor, though local in its operation, to the support which is afforded to the fisherman. We feel, upon those subjects, as Americans should do. Remote as we are situated from the seats of commerce, we do not repine at those regulations which are made for its benefit, and are content when any species of enterprise and industry is encouraged by the Government: for we know well, that the United States compose an extensive nation; that our citizens are scattered over an immense country, having various soils and climates, with as various pursuits adapterl thereto; and that a Government forming laws for this population, must consult the wants and necessities of each, and, by attending to particulars, promote the general good of the whole. We complain only because the protection and encouragement of industry is not made universal, and extended to every pursuit which is known in our country. If it be just in a Republic, established for the common good, to give to any one pursuit bounties, encouragement, and protection, we hold it as an undeniable truth, that all other pursuits are equally entitled to them.

That the industry of the mechanics and manufacturers should likewise be protected, appears from other and powerful considerations.

The rapid accumulation of wealth which the United States have made since the wars of the French Revolution, was occasioned by an unnatural extension of commerce, and an annatural demand for the productions of our agriculture. The labor there withrrawn from agriculture, the ravages of contending armies, and the destruction of the commercial navy of continental Europe, created a demand for our produce, and gave such employment to our shipping, and such eacouragement to our merchants, as to occasion that rapid accumulation of wealth, and those internal improvements, which have even astonished ourselves and been the wonder of the world. Upon the continuance of this state of things, we are not to depend. An eternal war in Europe is not to be expected-the state is unnatural; and experience shows, that one party must give way when its resources are exhausted, or it is humbled by the victories of its enemy. When this period arrives, what has heretofore been the life of our industry, will no longer animate it, and we shall be compelled to look to other resources, to preserve the wealth which we have acquired. But how can it be preserved, if we do not change our system, and Congress does not give another direction to the industry of the country? Where shall we find a market for the productions of our soil? And where will our shipping find enployment?

A brief view of the history of our commerce, we conceive, will place this subject in a proper point of view.
Before our Revolutionary war, our markets were in the dominions of Great Britain, and such of the colonies of European Powers, as we could obtain admittance into by smuggling. After the peace of 1783, we lost the regular market of the former; and the latter being precarious in its nature, was of little moment. Such were the colonial and commercial systems of Europe, as not to permit the introduction into their dominions, of articles which they could produce themselves, unless in seasons of scarcity; so that during the period of time which elapsed between the acknowledgment of our independence and the commencement of the French Revolution, all of our citizens who depended upon foreign commerce, were often reduced to great distress. The importation of foreign commodities drained us of our treasures; and our other commerce did not bring us back a correspondent proportion of the precious metals. Have we discovered that there exists in the breast of the rulers of Europe, any disposition to abandon, upon the return of peace, their systens of commerce? Even during the wars which have raged for a few years past, they have renewed their prohibitions whenever they could do without us. In times of peace, the Powers of Europe can supply themselves and their colonies with all the provisions which they may have occasion for. Their
colomes can rival us in tobacco, and in all the raw materials which they want for manufactures. In.their ports we are, therefore, to expect a permanent market for a small part of our productions only, and but an uncertain and temporary one for the bulk of them. Asia and Africa want nothing from us. We hazard nothing, then, when we assert, that after the wars of Europe are over, foreign markets will not be found for our surplus produce, and that we shall be compelled to look at home for the reward of our labor. Another fact, perhaps, ought not to pass unnoticed: Our country is rapidly increasing in population, and its surplus produce for exportation must increase in an equal ratio. Not so the demand of foreign markets. All those circumstances combine, in the opinion of your memorialists, to show the policy of directing the industry of our citizens into such channels as will not be affected by the edicts, regulations, and wars of Europe; and to prepare, in time, for that change in business, which must take place, (and to the general distress of the country,) when a peace there will put an end to our carrying trade, and destroy the markets for our produce

A change like this, in the direction of capital and labor, (it moreover appears to your memorialists,) will have a beneficial effect upon our foreign relations. If our most important market be at home, so large a proportion of our property will not be subjected to the depredations of the pirates of the ocean; and the people, less embarrassed by the interruptions of commerce, will more readily unite in measures calculated to vindicate the honor, and assert the rights of the nation. To prove this, let us appeal to facts; the most recent, and of course, the most convincing have happened within a few years. The edicts of France and England, which produced the embargo, occasioned, also, the interruption of that commerce, upon which much labor depended for employment, the merchant for his protits, and the jarmer for the sale of his productions. Some capital was idle, many vessels were rotting in our ports, produce found no market, and the plough in some places was abandoned. Patriotism would prompt us to suffer tor our country. But the sailor cannot leed himself in port; the farmer dislikes to lose his crops; the merchant looks with impatience upon blasted prospects and ruined fortunes; and few will be content to live on patriotism, whilst their families are starving. Had our acting capital given life to domestic pursuits; had it given employment to labor; had our provisions been consumed, and our raw materials been fabricated, by domestic artisans, anstead of the farmer being compelled to look abroad in search of a market for both, we should not have felt so much the pressure of the embargo, nor would our interest have warred with our patriotism. This is the course of human events, and history proves, that the rulers of nations have always been obliged to accommodate their differences with others, upon better or worse conditions, according as the contest bore heavy or not upon their own people Were the citizens of the United States, however, in the situation alluded to, how different would be the attitude which our Government could assume. And how much less would foreign Powers calculate upon exciting a clamor against it by the interruption of our commerce, or the general stagnation of our business.

That the interest of the country coincides with the political and national considerations, which we have enumerated in support of domestic manufactures, has been the opinion of the most enlightened statesmen of whom America can boast, and, moreover, appears, from very obvious reasons.

Upon the quantum of its labor, is said to depend the wealth of a nation. But, to create wealth, labor must be productive; and those pursuits, which put most of it into action, seem best calculated to make it so. There is no pursuit, (agriculture excepted, which has an effect of this nature, equal to that of the mechanic and manufacturerThe manutacturer works up our raw materials, and consumes our provisions. What he earns is kept at home, and is almost immediately circulated again, by various channels, through society, The merchant is by no means so useful a character; part of his gains are sent abroad, and paid away to foreigners. The mechanic and manufacturer, likewise, contribute to make the country really independent, by furnishing those supplies which we should otherwise be dependent for on foreigu nations. The nation which produces but a small part of what she can con sume, or grows but few articles, we have already seen, must always be a dependent one. Her wants cannot be regularly supplied, and her business appears subjected to embarrassment. Say, that her pursuit is commerce: when that is interrupted, as, for example, it has been for the last sixteen years in Holland, and how soon will she become impoverished and distressed. Let her pursuit be exclusively agriculture; and the depression of markets (which has often been the case, with respect to our provisions, tobacco, and cotton,) will paralyze the industry and enterprise of the nation Whereas, the multiplication and diversity of pursuits, would give a country resources which others could not deprive her of; and the industry of one part of it would cherish, invigorate and support that of another. Nor can it be an unimportant consideration, that the increase of manufactures would tend to keep at home the precious metals, the principal and the most convenient as well as the mostuseful representative of wealth and labor,

Uesirable, however, as it may be to encourage manufactures, it can be done effectually only by Congress. The mechanic and the manufacturer in the United States has to contend with obstacles unknown to the foreigner. The British manulacturer, his great competitor, is protected by prejudice, by the course of business, by the low price of labor, and the skill of his workmen, but above all, by the strength of his capital, and the bounties and encouragement given to him by his Government. And upon almost all heavy articles, as to which an American has the best opportunity of rivalling him, those bounties and encouragements are more than equal to the freight, charges and in surance upon the manufactured article. The American manufacturer is at present poor; he has buildings to erect workmen to teach, and powerful prejudices to overcome: his limited capital often makes it necessary for him to force markets, whilst his opponent can wait for, or command one at pleasure. Indeed, it is to be feared, that the foreigner will purposely seek opportunities to depress markets, in order to remove the American out of his way. Such have often been the effects of the jealousy of trade. Permit us, whilst upon this subject, to remind your hon orable body of the celebrated contestbetween the British and Dutch, with the imperial East lndia Company; where the former, by depressing the prices of commodities, suceeded in annihilating or ruining the latter, supported as it was by the weight and treasures of the emperor Joseph; a fate which may attend many establishments in America.

When we ask for adequate protections from Congress to our own manufactures, we are aware of jealousies which will be excited against us. Why, it will be asked, tax one portion of the people to benefit another? We answer for the benefit of the whole, and to equalize the imposts which are laid to support Government. Inposts, levied with this view, is but taking from one pocket what is abundantly repaid to the other. Whatever gives life to the domestic industry of the country, benefits every man in it. Whatever sums are paid to keep our resources at home is not lost. As in the human frame, it is like the veins returning blood to the heart, whereby the whole system may be replenished. Such are the lessons furnished by experience. How has Great Britain become the first commercial and manufacturing nation in the world? By her superior arts and industry? No! In these she is rivalled by her great competitor. By her system of restriction and protection. By those regulations which encourage her own commerce and manufactures, and by depressing those of foreign nations. What she can make and produce herself, she suffers no country to supply her with. By these means, she has made the industry of all nations her tributary, and by these means-she has monopolised the commerce, and manufactured for the world. But the effect of our own discriminating duties upon foreign tonnage, and that protecting system which has raised the fisheries of New England from insignificance, to be the first in the world, show sufficiently the effects produced upon the industry of a nation by this system of restriction and protection. Admitting, however, that a system like this may operate as a tax upon the industry of one part of the country, at the expense of another, it cannot long be so. When the domestic manufacturer shall have acquired experience, and his laborers are completely instructed in their business; and when, by industry and success, he shall have acquired capital sufficient to enable him to extend his business; the natural effect will be, to reduce his prices to a very moderate profit; and lower, often, than what the same article could be afforded for from abroad.

But would not good policy dictate, that the United States should meet restriction, by restriction and contend in this way against all nations who wish to make our labor and industry tributary to them? Shall we not be blind to our own interest if we omit doing so? Repeatedly have our public characters declared, that manufactures should be encouraged; and praised have those citizens often been who have established them. But they must have something more substantial to support them than praise. If foreign Governments can prevent them (as we have shewn they can, and probably will do) from being productive to the proprietors, experience will show the manufacturer, that his money has been
expended in rain; and ill success will deter others from the same pursuit. This latter consideration, we hope will have its due weight with Congress, especially when the circumstances are recollected under which our most considerable manufactories were established. The non-importation act, but particularly the embargo act, by interrupting the trade of Europe, created a demand for articles which could not be obtained from abroad, and to supply which many workshops were erected. Out of one establishment arose another. If Congress are disposed to encourage them, now is the time. A moment so farorable to do so may not occur for years; since many citizens are disposed to engage in them, if those which are erected prove successful. Success crowns every step with popularity, and produces imitators and followers; whereas, misfortune has a contrary effect. Damped would this spirit be, if the expected settlement of our differences with foreign nations, were to occasion such an influx of foreign commodities as to undersell our manufacturers. Then those buildings, workshops and warehouses, upon which so much labor and money has been expended, would lie waste, and their proprietors, with the loss of purse, would have the additional mortification of being considered merely as projectors.

But should our disputes with foreign nations end in war, and at this moment, when new codes of maritime law are hourly proclaimed, and the peaceful pursuits of all neutral nations are interrupted by the great belligerent Powers of Europe; when old States are daily overturned, and new kingdoms are as often erected; we cannot calculate upon preserving peace for a moment: would not a Congressional act for the permanent support of the mechanics and manufacturers of the country much encourage those citizens who are disposed to devote their capital to those pursuits, and as much assist our Government in the vigorous prosecution of war? You have made provision for the permanent support of a navy; and in any war in which you might engage, this must be used as a great means to annoy an enemy. Your navy, as vell as the shipping of the United States, have heretofore depended upon foreigners for the supply of cordage and sail cloth. You must have clothing also tor the navy and army, and depend upon the internal resources of the country for the supply of those articles. The people must likewise depend upon the home market for the supply and sale of every thing.

The mechanic and manufacturer, with the protection which Congress could promise, would work with spirit, confidently expecting a constant remuneration for their labor. Whether, however, this protection should be afforded by bounties, or by prohibitory, or protecting duties upon all articles which the country can produce, or in whole or in part by loans, as recommended by the present Secretary of the Treasury, the subscribers will not presume to point out. We will, however, state that, as capital is much wanted by mechanics and manufacturers, a combination of those means, might be attended with salutary effects.

As citizens of the State of Kentucky, pernit us to add a few considerations, arising out of the local situation of our country. Kentucky is rich in soil, but remotely situated from the seats of commerce. Her proximity to Indiana and Ohio, subjects her to continual drains of treasure for the purchase of United States' lands. Large sums of money are arnually sent off for foreign productions; and the merchants of the United States, who are the real collectors of the revenue, pay our duties to the treasury. Protected as we are by the strongarm of, and attached to, the Union, with this arrangement we are satisfied. But when the fisheries of New England are not only protected by duties, but encouraged by bounties; when, comparatively speaking, no pubiic moneys are expended here, but all at Washington and on the sea board, for the support of Government and the protection of a commerce, in which, from our local and insular situation, we cannot participate; we think we have a rightful and just claim to some indennification; and this can only be given to us by encouraging and protecting our internal industry.

Wherefore we pray that Congress will take this subject into consideration, and, as in duty bound, we shall ever pray, \%c.

LEWIS SANDERS.
And one hundred and twelve others.

## In the General Assembly of the Commonwealth of Pernsylvania.

The People of the United States, by the adoption of the Federal Constitution, established a General Government for special purposes, reserving to themselves, respectively, the rights and authorities not delegated in that instrument. 'To the compact thereby created, each State acceded, in its character as a State, and is a party; the United States forming, as to it, the other party. The act of union, thus entered into, being, to all intents and purposes, a treaty between sovereign States. The General Government, by this treaty, was not constituted the exclusive or final judge of the powers it was to exercise: for if it were so to judge, then its judgment, and not the constitution, would be the measure of its authority.

Should the General Government, in any of its departments, violate the provisions of the constitution, it rests with the States, and with the People, to apply suitable remedies:

With these impressions, the Legislature of Pennsylvania, ever solicitous to secure an administration of the Fe deral and State Governments, conformably to the true spirit of their respective constitutions, feel it their duty to express their sentiments upon an important subject now before Congress, viz: the continuance or establishment of a bank. From a careful review of the powers vested in the General Government, they have the most positive conviction, that the authority to grant charters of incorporation, within the jurisdiction of any State, without the consent thereof, is not recognized in that instrument, either expressly, or by any warrantable implication: Therefore,

Resolved by the Senate and House of Representatives of the Commonwealth of Pennsylvania, in General Assembly met, That the Senators of this State, in the Senate of the United States, be, and they are hereby, instructed, and the Representatives of this State, in the House of Representatives of the United States, be, and they hereby are, requested, to use every exertion, in their power, to prevent the charter of the Bank of the United States from being renewed, or any other bank from being chartered by Congress, designed to have operation within the jurisdiction of any State, without first having obtained the consent of the Iegislature of such State.

Resolved, That the Governor be, and he hereby is, requested, to forward a copy of the above preamble and resolution to each of the Senators and Representatives of this State in the Congress of the United States.

> JOHN WEBER, Speaker of the Housc of Representatives.
> P. C. LANE, Speaker of the Scnate.

In the House of Representatives, January 11, 1811.
Read and adopted. Attest:
GEORGE HECKERT, Clerk of the House of Representatives.
In Senate, January 11, 1811.
Read and adopted. Attest:
JOSEPH A. M'JIMSEY, Clerk of the Senate.

## BANK OF THE UNITED STATES.

COMMUNICATED TO THE HOUSE OF REPRESENTATIVES, JANUARY 24, 1811.
The Secretary of the Treasury, in obedience to the resolution of the House of Representatives, of the 16 th instant, respectfully submits the following report:
The Secretary of the Treasury is directed, by the resolution aforesaid, to lay before the House-
1, A list of the directors of the Bank of the United States, and of its sever al branches.
2. A statement of the stock held by foreigners, and in what countries; and of the stock held by citizens, and in what States and Territories.
3. The amount of specie, according to the last returns, in the vaults of the bank; distinguishing the part which belongs to the bank, the portion belonging to individuals, and to the United States.

It is enacted, by the sisteenth provision of the seventh section of the act to incorporate the subscribers to the Bank of the United States, that "The officer at the head of the Treasury Department of the United States shall be furnished, from time to time, as often as he may require, not exceeding once a week, with statements of the amount of the capital stock of the said corporation, and of the debts due to the same; of the moneys deposited therein; of the notes in circulation, and of the cash in hand; and shall have a right to inspect such general accounts in the books of the bank as shall relate to the said statements: Provided, That this shall not be construed to imply a right of inspecting the account of any private individual or individuals with the bank."

No other but general statements, such as are enumerated in that clause of the act, can be required by the Secretary of the Treasury, or have been furnished by the bank. And these include neither the names of the directors nor the names or place of residence of the stockholders.

On the subject of directors, no statenent whatever is ever made; and in relation to the capital stock, its gross amount, and the partion allotted to each branch, are the only particulars which can be required, or are exhibited in the statements transmitted to this office. It was ascertained, some years ago, from an authentic source, that near three-fourths of the stock (about 1,800 shares) were held by foreigners; and the fact though not officially communicated to this department, was stated in the report respecting the bank, made to the Senate, on the second day of March, 1809. No subsequent or other information has been obtained on that subject; and, with very few exceptions, the names of the directors and stockholders, either abroad or in the United States, are unknown to the Secretary.

The specie in the vaults of the bank and its branches amounted, according to the last returns, to $5,009,567$ dollars; the whole of which was, strictly speaking, the property of the bank. and, together with the debts due to that body, constituted the fund from which its own debts, including both bank notes and deposites, must be piid. The sum deposited by the Treasury into the bank and its branches, amounted, by the last return of the Treasurer, dated $21 s t$ instant, and marked A, herewith transmitted, to 1,930,000 dollars; and that deposited in other banks, to 875,462 dollars; making, together, the balance in the treasury on that day, $2,805,462$ dollars. The total amount of deposites by Government, by other banks, and by indviduals, into the Bank of the United States and its branches, appears, by the last received returns, to be 8,464,770 dollars. And the statements B, B2, and B 3, herewith transmitted, and extracted from the latest returns received at this office from the bank and from the Treasurer, exhibita general view of the situation of the bank, and of all the objects embraced by the third part of the resolution of the House.
It appears from these, that the debts due by the bank, and payable on demand, including both every species of deposites and bank notes, amount to - $\quad$ - $\quad$ - $\quad$ -

And that the resources of the bank to meet those demands, consist of the following items, viz:

1. Specie, bank notes of other banks, and balance due in account by other bunks, payable to the bank on demand (including also 25,804 dollars in funded debl and drafts on collectors, which may be considered as specie,) $\$ 6,322,857$
2. Loan to the United States, payable on giving three months' notice, ${ }^{-} \quad-\quad-\quad 2,750,000$
3. Notes discounted at sixty days, and due by individuals, (including 31,242 dollars overdrawn in Charleston

14,609,537
Making an aggregate of - - - $\overline{\$ 23,682,394}$
The act to incorporate the subscribers to the Bank of the United States does not, itself. expire by any positive clause of limitation: but it is enacted by the third section of the act, that the subscribers shall be a corporation and body politic, and so continue until the 4 th day of March, 1811 . It is presumed that scme means will be devised, either by Government or by the bank, whereby the debts due to and from the corporation, miy be collected after that day. So far as relates to the treasury deposites, no inconvenience can arise, as, in any event, the loan obtained from the institution is a sufficient pledge for their payment. But a doubt may. arise, from the manner in which the actis expressed, whether, under the 10 th section, the bank notes still in circulation will not c ntinua to be receivable in all payments to the United States. The propriety of some provision which my remove any doubt on the subject, or otherwise prevent the inconvenience resulting from that construction of the act, is respecttully suggested.

All which is respectfully submitted.
Treasury Department, January 23, 1811.
ALBERT GALIATIN.
A.

Cash in the different Banks and affices of Discount and Deposite.
Bank of the United States,

|  |  |  |  |  |  |  |  |  |  |  |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Columbia, | - | - | - | - | - | - | - | - | - | - |



Treasury of the United States, Junuary 21, 1811.
THOMAS T. TUCKER, Treasurer.
Albert Gallatin, Esq., Secretary of the T'reasury.
B.

Statement of the funds of the Bank of the United States, as exhibited by the latest bank returns received by the Secretary of the Treasury.

|  | Bills and notes discounted. | Due by banks. | Notes of other banks. | Specie. | Sundries. |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Bank United States, Jan. 15, 1811, | \$4,981,373 00 | \$79,177 00 | \$137,570 00 | \$1,407,373 00 | (a.) $\$ 2,764,33800$ |
| Branch at Boston, 5, ${ }^{\text {a }}$ | 1,138,923 59 | 61,000 00 | 45,610 00 | 474,49738 | (b.) 46601 |
| New York, 12, | 3,919,628 98 | 76,420 00 |  | 571,520 42 |  |
| Baltimore, 12, | 1,108,542 36 | 330,454 54 | 86,292 71 | 604,398 46 |  |
| Washington, 12, | 412,161 60 | 146,376 86 | 16,465 84 | 297,615 83 |  |
| Norfolk, 5, | 713,724 40 | 3,300 34 | 28,362 60 | 307,596 40 | (b.) 11,000 00 |
| Charleston, Dec.29, 1810, | 935,713 92 | 186,000 00 | 24,000 00 | 459,181 62 | (c.) 31,242 48 |
| Savannah, 29, ${ }^{\text {a }}$ | 768,681 97 | , | 21,225 00 | 602,879 41 |  |
| New Orleans, 8, " | 599,544 44 | 11,416 03 | 33,815 00 | 284,504 58 |  |
| Dollars, | 14,578,294 26 | 894,144 77 | 393,341 15 | 5,009,567 10 | 2,807,046 49 |

(a.) Viz: Loan to the United States, - - - - $\$ 2,750,000$

Funded debt, -

- $\$ 2,764,338$

The last item (funded debt) stands on the treasury books at $\$ 23,06623$. Whence the difference arises is not known.
(b.) Treasury drafts, not yet collected.
(c.) Amount overdrawn by the late commissioner of loans, at Charleston.

## B 2.

Statement of the debts clue by the Bank of the United States, as exhibited in the latest bank returns, and the latest return of the Treasurer of the United States, received by the Secretary of the Treasury.

|  | DEPOSITES BY |  |  | bank notes. |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | (a.) Treasury U. States. | Banks. | Individuals. | Issued. | On hand. | In circulation. |
| Bank United States, Jan. 15, 1811, | Dollars. $\$ 392,909$ | Dollars. | $\begin{array}{ll}  & \text { Dollars. } \\ \text { (b.) } 2,560,864 & 25 \end{array}$ | $\begin{aligned} & \text { Dollars. } \\ & 1,687,893 \end{aligned}$ | Dollars. $126,06000$ | Dollars. $1,561,83300$ |
| Branch at Boston, 5, ${ }^{6}$ | 341,054 47 | 241,000 00 | 825,000 11 | 435,680 | 259,248 39 | 176,431 61 |
| New York, 12, "6 | 625,417 09 | 29,860 00 | 878,451 11 | 1,254,530 | 176,540 00 | 1,077,990 00 |
| Baltimore, 12, " | 199,201 28 | 215,991 23 | 84,057 38 | 371,865 | 210,822 56 | 161.04244 |
| Washingtom, 12, " | 101,895 55 | 6,73178 | 539,993 04 | 297,860 | 36,414 83 | 261,445 17 |
| Norfolk, 5, 6* | 16,483 76 | - | 112,303 28 | 283,900 | 77,232 00 | 206,668 00 |
| Charleston, Dec. 29, 1810 , | 36,645 03 | - | 491,678 93 | 802,735 | 12,500 00 | 790,23500 |
| Savannah, 29, "; | 49,691 63 |  | 196,854 86 | 825,950 | 216,610 0 | 609,340 00 |
| New Orleans, 8, " | 166,701 55 | - | 211,219 87 | 192,140 | - | 192,140 00 |
| Dollars, | 1,929,999 60 | 634,348 01 | 5,900,422 83 | 6,152,553 | 1,115,427 78 | 5,037,125 22 |

(a.) Taken from the Treasurer's cash return, of the 21st January, 1811.
(b.) Including $\$ 291,75125$, belonging to the War and Navy Departments, and the Sinking Fund.

B 3.
General state of the Bank of the United States, and its Branches.


[3d Session.

## BANK OF THE UNITED STATES.

COMMUNICATED to the house of representatives, january 26, 1811.
The General Assembly of Virginia view, with the most serious concern, the late attempts which have been made to obtain from Congress a renewal of the charter incorporating the Bank of the United States.

This Assembly are deeply impressed with the conviction, that the original grant of that charter was unconstitutional; that Congress have no power, whatever, to renew it; and that the exercise of such a power would be not only unconstitutional, but a dangerous encroachment on the sovereignty of the States: Therefore,

Resolved, That the Senators of this State, in the Congress of the United States, be instructed, and our Representatives most earnestly requested, in the execution of their duties, as faithful representatives of their country, to use their best efforts in opposing, by every means in their power, the renewal of the charter of the Bank of the United States.

January 22d, 1811. Agreed to.
ROBERT TAYLOR, Speaker of the Senate.
JS. BARBOUR, Speaker of the Fouse of Delegates.
Teste:
J. Pleasants, Jun. Clerk of the House of Delegates.

## BANK OF THE UNITED STATES.

communicated to the senate, on the 31st of jandary, 1811.

## To the Senate and House of Representatives in Congress of the United States, the memorial of the subscribers,

That it is with increasing solicitude, and the deepest concern, that your memorialists reiterate their petition to Congress for a renewal of the charter of the Bank of the United States. With the extreme of anxiety have they awaited the decision of this most important question, and, with real distress do they witness the ascendancy of sentiments opposed to the continuance of the bank. Before a final determination shall, however, exclude all hope, they deem it their indispensable duty to lay before you a view of the distress which has already commenced, and of the wide spreading ruin which has been but faintly anticipated, but the certainty of which is now plain to every eye, and to accompany this view with their renewed and urgent entreaties, that this overwhelming mischief may yet be staid.

Your memorialists experience within themselves, and learn with calamitous certainty from abroad, that, from the uncertainty and suspense of the public mind, and an apprehension of the evils which must flow from a dissolution of the bank, confidence is visibly and substantially impaired, and credit almost suspended. From a neighboring and cister city, the most distressing intelligence assures them, that, as against the evils of this absence of confidence and suspension of credit, even extraordinary resources afford no security.

It has become too plain to admit of doubt, with the most incredulous, that confidence and credit are intimately and essentially connected with the continuance of the Bank of the United States, and that, if they are prostrated by the dissolution of that institution, the country must experience, to its lasting reproach, and, perhaps, its incurable injury, a general disregard of pecuniary engagements. Your memorialists, therefore, consider it as a fact no longer doubttul, or disputable, that, if the bank be dissolved at the expiration of its present charter, and, in truth, unless the public confidence be speedily restored, universal distress and incalculable loss must and will prevail.

Your memorialists do not conceive that they are pleading, particularly, the cause of the Bank of the United States, nor that of a few, or even many individuals, by commercial relation connected with the bank. They do not conceive, that it is, merely, the cause of a few commercial towns and cities, or of a scanty portion of our population, but, that it is a cause and a question with which are connected, and in which are involved, interests of the highest import, extending through the whole community. The direct effect of an event impairing confidence and credit, unquestionably is, upon the merchant and trader; they, and thrir immediate connexions, are the first to suffer; but the evil must pervade the country. They, therefore, feel themselves justified, on such an occasion, and at such a crisis, in the most earnest and urgent terms again to address you.

From the pressing and peculiar exigencies of the time, brought about by the fear of a dissolution of the bank, and from a perfect persuasion of the near approach of all the evils which have been anticipated, your memorialists have deemed themselves bound to make this appeal to your wisdom, and to presentit by a deputation of their fellow-
citzens. This deputation, intimately acquainted with the situation, sentiments, and feelings of your memorialists, they respectfully request may be heard by counsel, on this momentous subject. Finally, it is the earnest and pressing prayer of your memorialists, that effectual means may be immediately adopted to restore public confidence, by a renewal of the charter of the Bank of the United. States, for a term which shall assure its duration; or, if that be not granted, that the public suffering may be alleviated by a continuance of the institution for a period' which will permit it gradually to close its concerns.

JOSEPH NORTH
And eight hundred and sixty-seven others.

## PROTECTION TO MANUFACTURES.

COMmUNICATED TO THE HOUSE OF REPRESENTATIVES, JANUARY 31, 1811.
To the Honorable Senate and House of Representatives of the Congress of the United States, the petition of the undersigned manufacturers of morocco leather, so called, in the town of Charlestown, in the State of Massachusetts, humbly shows:
That there is annually manufactured, within the United States, nearly eight hundred thousand skins, into what is commonly called morocco leather. That, of this quantity, one hundred and fifty; thousand skins are annually manufactured in said town of Charlestown.

That the principal article used in said manufacture is the sumach, which is a plant indigenous to this country; and that, in the collection and preparation of said plant, and in the various processes of the said manufacture, many people are employed, most of whom depend on such employment for their daily bread.

That the quantity of said article, manufactured as aforesaid, is apprehended to be fully sufficient for the demand in this country, and is capable of an unlimited extension; and that the quality thereof is equal, if not superior, either in point of beauty or durability, to any produced in foreign countries, not excepting Morocco itself, where said manufacture was first myented. That, notwithstanding the ample supply of said article, manufactured in these State:, there have been imported thereinto, annually, great quantities of morocco leather, by reason of which the markets have been overstocked, and the article sold at a price at which it cannot be afforded. That, by this means, your petitioners are greatly discouraged, and, should the practice continue, they, and all others who are engaged in the same business, in this country, will be compelled to abandon it, and be thereby reduced to great distress.

Your petitioners beg leave further to represent, that, before the introduction of the manufacture of this article here, large sums were annually exported to purchase it in foreign countries.

That, in consequence of our increased population, should the manufacturers here be discouraged by the competition of foreigners, the use of this convenient and serviceable article must either be relinquished, or the people of the United States must purchase it at an enhanced price.

Whereas, should said manufacture be continued, in this country, there can be no doubt that said article would be found, in the market, as cheap as it would be if it was wholly imported, without those fluctuations of price which always attend imported goods.

Wherefore, your petitioners humbly pray, that your honorable body, to whom, in this case, they can alone look for relief, would provide a remedy for the evil of which they complain, either by prohibiting the importation of morocco leather, so called, from foreign countries, or by imposing such a duty thereon as shall discourage its importation, except in the case of an actual or apprehended scarcity thereof in the United States, which it is confidently expected never will occur.

And your petitioners, as in duty bound, will ever pray, \&c.
ELIJAH MEAD, and others.
Charlestown, $15 t h$ January, 1811.

## SINKING FUND.

communicated to the senate, february 4, 1811.
The Commissioners of the Sinking Fund respectfully report to Congress as follows:
That the measures which have been authorized by the Board, subsequent to their last report, of the 3d of February 1810 , so far as the same have been completed, are fully detailed in the report of the Secretary of the Treasury, to this Board, dated the first day of the present month, and in the statements therein referred to, which are herewith transmitted, and prayed to be received as part of this report.

GEO. CLINTON, President of the Senate.
R. SMITH, Secretary of State.

ALBERT GALLATIN, Secretary of the Treasury.
Washingtox, February $2 d, 1810$.
C. A. RODNEY, Attorney Gereral U. S.

The Secretary of the Treasury respectfully reports to the Commissioners of the Sinking Fund:
That the balance of moneys advanced on account of the public debt, remaining unexpended at the close of the year 1808 , and applicable to payments falling due after that year, which balance, as appears by the statement B, annexed to the last annual report, amounted to six hundred and fifty-one thousand one hundred and three dollars thirt'y-three cents,
Together with the sums disbursed during the year 1809, from the treasury, on account of the principal and interest of the public debt, which sums, as appears by statement $\mathbf{C}$, annexed to the last annual report, amounted to six millions four hundred and fifty-two thousand six hundred and ninety-eight dollars fifty-two cents, -
\$651,103 33

6,452,698 52
And amounting, together, to seven millions one hundred and three thousand eight hundred and one dollars eighty-five cents,
\$7,103,801 85
Have been accounted for in the following manner:
I. There was repaid into the treasury, during the year 1809, on account of the principal of moneys heretofore advanced for the payment of the foreign debt, as appears by the statement E , annexed to the last annual report, a sum of ninety-three dollars twenty cents,
II. The sums actually applied during the same year to the payment of the principal and interest of the public debt, as ascertained by accounts rendered to the Treasury Department, amount, as will appear by the statement A, to six millions seven hundred and forty two thousand seven hundred and eight dollars ninety-seven cents, viz:

1. Paid in reimbursement of the principal of the debt, including the lastinstalment
of the Dutch debt, $-\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad 3,825,56406$
2. Paid on account of the interest and charges on the public debt, - - $2,917,14491$
III. The balance remaining unexpended at the close of the year 1809, and applicable to payments falling due after that year, as ascertained by accounts rendered to the Treasury Department, amounted, as will appear by the statement $B$, to three hundred and sixty thousand nine hundred and ninety-nine dollars sixty-eight cents,

That, during the year 1810, the following disbursements were made out of the treasury, on account of the principal and interest of the public debt, viz:
I. On account of the interest and reimbursement of the domestic funded debt,

$$
\text { - \$7,157,298 } 08
$$

II. On account of the interest on the Louisiana stock and on exchanged and converted stocks, payable in Europe, $\qquad$ 844,67435
Amounting, together, as will appear by the annexed list of warrants, marked C , to eight millions and one thousand nine hundred and seventy-two dollars forty three cents,

- \$8,001,972 43

Which disbursements were made out of the following funds, viz:

1. From the funds constituting the annual appropriation of eight millions of dollars for the year 1810,
viz: of the Sinking Fund, as per statement I,
$\$ 1,646,57884$
From the fund arising from the sales of public lands, being the amount paid into the treasury from 1st October, 1809, to 30th September, 1810, as per statement K, -
From the proceeds of duties on goods, wares, and merchandise, imported, and on the tonnage of vessels,

672,417 90

$$
5,679,91547
$$

Amounting, altogether, to

Together with the sum advanced during the year 1809, on account of the appropriation for the year 1810, amounting, as per last annual report, to

1,08779
Makes the amount of appropriation for the year 1810, of eight millions of dollars. - $\$ 8,000,00000$
II. From repayments into the treasury on account of advances to Commissioners of Loans, as will appear by the statement E, viz:
Repayment of principal advanced from the treasury, - . $\quad$ - $\quad$ - 22,63937
Interest recovered,

That the above mentioned disbursements, together with the above stated balance which remained unexpended at the close of the year 1810, of
$8,001,97243$
360,999 68
And amounting, together, to eight millions three hundred and sixty-two thousand nine hundred and seventy-two dollars eleven cents,

Will be accounted for in the next annual report, in conformity to the accounts which shall then have been rendered to the Treasury Department.

That, in the mean while, the manner in which the said sum has been applied, is estimated, as followeth:
I. The repayments into the treasury, on account of the principal, have, during the year 1810, amounted, as by the above mentioned statement E , to
II. The sums actually applied, during the year 1810 , to the principal and interest of the public debt, are estimated as follows:

1. Paid in reimbursement of the principal of the public debt, and including the whole of the ex-
changed six per cent. stock,

- $\$ 5,163,47693$

2. Paid on account of interest and charges on the same,

2,698,664 10
As will appear by the estimate $F$.
III. The balance which remained unexpended, at the close of the year 1810, and applicable to payments falling due after that year, is estimated, per estimate $\mathcal{G}$, at

498,191 71
$\$ 8,362,97211$
That, in conformity to the resolution of the Commissioners of the Sinking Fund, of April 26th, 1810, there was reimbursed, at the close of the year 1810, the residue of the exchanged six per cent. stock, amounting to $\$ 3,751,12526$; which sum of $\$ 3,751,12526$, forms a part of the sum of $\$ 5,163,47693$, above stated, as the amount of the principal of the public debt reimbursed in the year 1810 .

And that the statement $\mathbf{H}$ exhibits the amount of stock transferred to the Commissioners of the Sinking Fund and to the Treasurer of the United States, in trust for said States, and standing to their credit on the books of the treasury, on the 31st December, 1810, no stocks having been transferred in payment for lands during the year 1810. All which is respectfully submitted.
Treasury Department, February 1st, 1811.
albert gallatin.

## A.

Satement of the application, during the year 1809, of the funds provided for the payment of the principal and interest of the public debt.

## I. Payments on account of the principal of the Public Debt.

1. Of the domestic debt, viz:
 376,646 86

Reimbursement of exchanged six per cent. stock, in the manner prescribed by the 8th section of act of Feb. 11, 1807,
Do. of unfunded registered debt, including arrearages of interest, 25811
Do. of debts due to foreign officers, including do. 13,307 41
2. Of the foreign debt.

Fifth and last instalment of the loan of $3,000,000$ guilders, of 1 st January, 1794, 600,000 guilders, at 40 cents

240,000 00
$3,825,56400$

## II. Payments on account of interest and charges.

1. On the domestic debt.

Interest for the year 1809, on the several species of the domestic funded debt, as set-
tled at the treasury, (a) - - - -
Do. on I ouisiana stock domesticated, - - - - - ${ }_{4,050} 00$
2. On the foreign debt.

Interest on converted and exchanged stocks, payable at Am-
sterdam, guilders 7,987 18 at 40 cents, ${ }^{-}$- $\$ 3,19516$

Interest on Louisiana stock from July 1 , 1808, to June 30, 1809, viz: ${ }^{34,578} 58$
Payable in Amsterdam, guilders 750,000 , at 40 cents, - 300,00 ,
Do. London, £83,619, at $4 s 6 d$. - 371,640
Do. paid on the Dutch debt at Amsterdam, guilders 30,000, at 40 cts . 12,00000 Commissions and charges, viz:


| At London, on Louisana stock, $£ 418$ 19, at 4s. $6 d$, - | 1,858 17 5,320 14 |
| :---: | :---: |
| Loss in exchange, Commissions to agents in ${ }^{-}$America for purchasing bills ${ }^{-}{ }^{-}$ | $\begin{array}{r} 11,56914 \\ -\quad 1,73866 \end{array}$ |

(a)This sum is stated in the treasury report No. 23,242, as amounting to $\quad-\quad-\quad$, 176,258 11

From which is here deducted, for correction of sundry small errors,
\$2,176,248 39

Statement of the provision made, before the 1st day of January, 1810, for the payment of the principal and interest of the public debt falling due after that day.
I. On account of the foreign debt.

1. Cash in the hands of commissioners and agents in Furope, viz:

In London, on 31st December, 1809, £45,500 8 6, at 4s. 6d. -
Deduct amount due the commissioners in Amsterdam on the same day, guilders, 96,258 14 13, at 40 cents,
\$202,224 11
2. Remittances outstanding, viz:

Amount paid for at the treasury, and remitted to Amsterdam before 1st January, 1810,
but not received by the commissioners till after that day, guilders, 512,488 18, at 40 cents,
3. Amount of payments made at the treasury before the 1st January, 1810, for bills
which have been protested for non-payment, and which, on that day, had not been
repaid into the treasury, as explained in the report of February 3d, 1809, - 13,357 00
II. Deduct amount short provided on account of the domestic debt, as follows:

The demands unsatisfied on the 1st of January, 1810, were the following, viz:

1. Dividends payable by the Commissioners of Loans, including the dividend due on
that day, and exclusive of dividends no longer demandable at their offices,
2. Unclaimed dividends payable at the treasury,

The provicion made for the above objects was as follows, viz:

1. Cash due from Commissioners of Loans, deceased and out of office, \$6,697 16

Ditto in the hands of Commissioners of Loans in office, - . . . $1,206,16747$
3. Ditto in the hands of the treasurer, as agent for the Commissioners of
the Sinking Fund,
35,463 33
4. Cash over advanced at the treasury for the payment of dividends, 1200

Leaving the sum short provided on 1st January, 1810, to meet all payments on account of the domestic debt,

21,073 49
$\$ 360,999.68$
Total amount of provision for the public debt, remaining unapplied on 31st December, 1809,
Treasiry Department, Register's Office, 1 st February, 1811.
JOSEPH NOURSE, Register.
C.

List of Warrants drawn according to law, during the year 1810, on the Treasurer of the United States, on account of the payments of interest on Louisianu Stock.

| warrants. |  |  |  |  | in whose favor. |  |  |  | Amount. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Numbers. | Dates. |  |  |  |  |  |  |  | Dollars. Cts. |
| 2001 |  |  | 1810, - <br> 66 - <br> 66 - <br> 66 - <br> 66 - <br> 66 - <br> 66 - <br> 66 - <br> 66 - <br> 66 - <br> 66 - <br> 66 - <br> 66 - <br> 6 - <br> 66 - <br> 66 - <br> 66 - <br> 66 - <br> 66 - <br> 66 - |  | Jonathan Burrall, Do. <br> Peter Roe Dalton, George Simpson, Do. <br> Jonathan Burrall, Do. <br> George Simpson, Peter Roe Dalton, George Simpson, Do. <br> Jonathan Burrall, Jo. Do. <br> R. W. Baugh, John Gwinn, Roger Jones, Thomas J. Chew, Jonathan Burrall, Do. Do. Do. Do. <br> Charles J. Nourse, | - | - | - | 10,740 06 |
| 2018 |  |  | - | - |  | - | 93,166 65 |
| 2036 |  |  |  |  |  | - | 92,722 21 |
| 2276 |  |  | - | - |  | - | 17,200 00 |
| 2277 |  |  |  | - |  | - | 4300 |
| 2298 |  |  |  | - |  | - | 23291 |
| 2303 |  |  |  | - |  | - | 94,999 96 |
| 2307 |  |  |  | - |  | - | 67,555 55 |
| 2358 |  |  |  | - |  | - | 23180 |
| 2384 |  |  |  |  |  | - | 8,866 66 |
| 2385 |  |  |  |  |  | - | 19105 |
| 2386 |  |  |  |  |  | - | 23749 |
| 2515 |  |  |  | - |  | - | 19,164 45 |
| 2516 |  |  |  | - |  | - | 479 |
| 2526 |  |  | - | - |  | - | 325 |
| 2544 |  |  | - | - |  | - | 325 |
| 2547 |  |  | - | - |  | - | 3259 |
| 2551 |  |  |  |  |  |  | 910 |
| 2581 |  |  | - | - |  | - | 174,900 00 |
| 2627 |  |  | - | - |  | - | 44,000 00 |
| 2681 |  |  | - | - |  | - | 211,111 00 |
| 2757 |  |  | - | - |  | - | 54725 |
| 2795 |  |  |  |  |  |  | 5277 |
| 2872 |  |  | - |  |  |  | 8,000 00 |
|  |  |  |  |  |  |  | 844,674 35 |

Included in the foregoing list of warrants are the following warrants for commissions to agents who purchased the bills, and also for the transmission of specie from the the Helder to Amsterdam:


List of Warrants drawn, according to lau, during the year 1810, on the Treasurer of the United States, on account of the reimbursement and interest of the Domestic Debt.

| warmaxts. |  |  |  |  | in whose payoz. |  |  |  | amoust. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Numbers. | Dates. |  |  |  |  |  |  |  | Dollars. Cents. |
| 2021 | February March |  | 1810, | - | Sherwood Haywood, |  | - |  | 1,500 00 |
| 2065 |  |  |  | - | William Gardner, Peter Freneau, John Pooler |  | - |  | 5,500 00 |
| 2066 |  |  | $6 \cdot$ | - |  |  |  |  | 28,000 00 |
| 2067 | 6 6 | 66 | 66 | - |  |  |  |  | 1,000 00 |
| 2086 | 66 | 19, | ${ }_{6} 6$ | - | John Pooler, James Ewing, |  | - |  | 4,000 00 |
| 2087 | 66 |  | 66 |  | Christopher Ellery, | - | - | - | 6,900 00 |
| 2088 | 66 | 66 | 66 | - |  | Jonathan Bull, | - | - | 17,700 00 |
| 2089 | 66 | -6 | 66 | - |  | - | - | - | 130,000 00 |
| 2090 | 66 | 6 | 66 | - |  | William Few, Edward Hall. |  | $\cdots$ | - | 230,000 00 |
| 2096 | 66 | 22, | 6 | - |  |  |  | - | - | 19,781 47 |
| 2097 | 6 | 23, | 66 | * | Stephen Moylan, -John Stockton, |  | - | - | 147,883 71 |
| 2104 | 66 | 24, | 66 | - |  |  | - |  | 1,677 00 |
| 2107 | 6 | 29, | 66 | - | George Simpson, James Davidson, |  | - |  | 31,212 22 |
| 2108 | 6 | 6 | 66 | - |  |  | - |  | 17,332 71 |
| 2109 | 6 | 66 | 6 | - |  | - | - | - | 2,292 13 |
| 2119 | 66 | 31, | 6 | - |  | - | - | - | 3,394 49 |
| 2120 | 66 | 66 | 6 | - | Thomas Nelson, Do. | - | - |  | 90000 |
| 2121 | 66 | 6 | \% | - | Do.Do. |  | - | - | 95000 |
| 2123 | 66 | 6 | 65 | - |  |  | - |  | 1,755 51 |
| 2345 | June | 6, | 6 | - |  |  | - |  | 5,550 00 |
| 2340 |  | 6 | 66 | - Sherwood Haywood, |  |  | - | - | 1,300 00 |
| 2347 | 6 | ${ }^{6}$ | 6 | - |  |  | - | - | 28,000 00 |
| 2348 | 6 | 6 | 66 | - | Robert Habersham, |  | - | - | 1,000 00 |
| 2362 | 66 | 15, | 66 | - | Benjamin Austin, Christopher Ellery, |  | - | - | 135,000 00 |
| 2363 | 66 |  | 66 | - |  |  | - | - | 6,700 00 |
| 2364 | 66 | ${ }_{6}^{6}$ | 66 | - | Christopher Ellery, Jonathan Bull, | - | - | - | 17,600 00 |
| 2365 | 66 | 66 | 6 | . | Willian Few, |  | - | - | 230,000 00 |
| 2366 | 6 | 6 | 66 | - | James Ewing, - |  | - | - | 4,000 00 |
| 2367 | 66 | 66 | 6 | - | Thomas Nelson, |  | - | - | 2,000 00 |
| 2377 | 66 | 21, | 6 | - | Edward Hall, |  | - | - | 19,781 41 |
| 2381 | 6 | 22, | \% | - | Stephen Moylan, | - | - | - | 146,560 58 |
| 2387 | 6 | 26, | * | - |  | - | - | - | 1,760 64 |
| 2389 | 56 | 27, | 66 | - | George Simpson, | - | - | - | 66,025 63 |
| 2390 | 6 |  | 66 | - | James Davidson, 'Thomas T. Tucker, |  | - | - | 17,392 46 |
| 2391 | ${ }^{6}$ | 6 | 6 | - |  |  | - | - | 2,292 13 |
| 2477 | 6 | 30, | ${ }_{6} 6$ | - | John G. Wolfolk, |  | - | - | 2,785 27 |
| 2570 | August | 1, | 66 |  |  |  | - | - | - 15920 |
| 2611 | September 17, |  | 66 | - |  | - | - | - | 5,500 00 |
| 2642 | ${ }_{66} 6$ |  | 66 |  |  | - | - | - | 140,000 00 |
| 2643 | 66 | 66 | 66 | Benjamin Austin, Christopher Ellery, |  | - | . | - | 6,300 00 |
| 2644 | 66 | 66 | ${ }_{66} 6$ | - | Jonathan Bull, William Few, | - | - | - | 17,000 00 |
| 2645 | 6 | 66 | 66 | - |  | * | - | - | 225,000 00 |
| 2646 | 6 | 66 | 6 |  | William Few, James Ewing, | - | - | - | 4,000 00 |
| 2617 | 6 | 66 | 6 | - | Thomas Nelson, <br> Sherwood Haywood, |  | - | - | 5.50000 |
| 2648 | 66 | 66 | 6 | - |  |  | - | - | 1,400 00 |
| 2649 | 6 | ${ }^{6}$ | 6 | Peter Freneau, |  |  | - | - | 27,500 00 |
| 2653 | 6 | 21, | ${ }^{6}$ | - | Peter Freneau, |  | - | - | 145,847 00 |
| 2654 | 68 |  | 6 |  | Stephen Moylan, Edward Hall, |  | - | - | 19,462 28 |
| 2659 | 6 | 26, | 6 |  | Joln Stockton, | - | - | - | 1,735 49 |
| 2661 | 68 |  | 66 | - | George Simpson, |  | - | - | 64,994 89 |
| 2662 | " | 66 | 66 |  | James Davidson, <br> Thomas T Tucker |  | - | - | 16,896 34 |
| 2663 | " ${ }^{6}$ | 66 | 6 | - |  |  | - | - | 2.29213 |
| 2857 | December ${ }_{66} 10$ |  |  |  | Sherwood Haywood, Do. |  | - | - | 14,685 21 |
| 2858 | 66 |  | ${ }^{66}$ |  |  |  | - | - | 2,300 00 |
| 2859 2862 | ${ }_{66} 6$ | 11, | "6 |  | Christopher Ellery, | - | - | - | 1,00000 13,00000 |
| 2863 | 6 | \% | ${ }_{6} 6$ |  | Do.Peter Freneau,Do.Thomas Nelson,Do. | - | - | - | 15,337 98 |
| 2864 | 6 6 | 66 | 66 | - |  | $\cdots$ | - | - | 119,304 57 |
| 2865 | 66 | 66 | 66 | - |  | - | - | - | 59,300 00 |
| 2866 | 6 | 6 | 66 | - |  | - | - | - | 1,500 00 |
| 2867 | 6 6 | 6 | 66 | - |  | - | - | - | 70,418 28 |

LIST—Continued.

recapitulation.
Interest and reimbursement of the domestic debt,
$\$ 7,157,29808$ Interest on Louisiana stock,

844,674 35
$\$$
Treasury Department, Register's Office, January 25, 1811.
JOSEPH NOURSE, Register.
D.

Arnount of Remittances during the year 1810, for payments of interest upon the Louisiana six per cent. stock.


Loss on Remittances in the year 1810.


Trensury Department, Register's Office, January 25, 1811.
JOSEPH NOURSE, Register.

## E.

Statement of the Repayments made into the Treasury during the year 1810, on account of the Public Debt.

| Date of Warrant. | No. of Warrant. | On whom drawn. | Principal. | Damages and interest. | Amount of Warrant. |
| :---: | :---: | :---: | :---: | :---: | :---: |
| $1810 .$ |  |  |  |  |  |
| Feb. 14, | 1333 | William Tmlay, late commissioner of loans, Connecticut, being the amount of interest accruing from Ist October, 1807, to 13th January, 1810, per report No. 22,410, | - | 42085 | 42085 |
| March 31, | 1340 | Meriwether Jones, late commissioner of loans, Virginia, being moneys heretofore advanced for the payment of interest, \&c. of the funded domestic debt of the United States, | $\begin{array}{r}1,75551 \\ 883 \\ \hline\end{array}$ | - | $1,75551$ |
|  | 1341 | Do. being on the same account, - - . - | 88336 | - | $88336$ |
|  |  |  | 2,639 37 | 42085 | 3,060 23 |

Treasury Department, Register's Office, January 25, 1811.
JOSEPH NOURSE, Register.

## F.

An Estimate of the application made, in the year 1810, of the funds provided for the payment of the principal and interest of the Public Debt.
I. On account of the principal:

1. Reimbursement of 6 per cent. and deferred stocks, estimated at - - $\$ 1,412,35167$
2. Reimbursement of the exchanged 6 per cent. stock, - 3,751,125 26
II. On account of interest and charges:
3. Interest on the domestic funded debt, estimated at - - - 1,986,05750
4. Interest on Louisiana stock domesticated,

7,020 00
3. Interest and charges on foreign debt, viz:

Interest on exchanged and converted stocks, payable in London
and Amsterdam, -. -
Interest and charges on Louisiana stock, payable in do. and do. 672,000 00

705,586 60
$\$ 5,163,47693$

## G.

An Estimate of the funds provided, before the 1 st of January, 1811, for the payment of principal and interest of the Public Debt falling due after that day.

1. On account of the foreign debt:

Cash in the hands of commissioners and agents in Europe, and remittances outstanding on 31st

The remittances made during the year 1810, per preceding statement $D$, are as follows, viz:
To Amsterdam, 557,500 guilders, at 40 cents, - $\quad-\quad-\quad \$ 223,00000$ To London, £138,000, at 4s. 6d. - - - - - 613,333 33

The amount applied, during the year 1810, per preceding estimate F, is calculated to have been, for interest and charges in Europe, - $\qquad$
The balance in the hands of agents in Europe, or in remittances outstanding, may, therefore, be estimated, on 31st December, 1810, to be -- de- was, as -er preceding reports, balance
The amount of protested bills outstanding on the same day, was, as per preceding reports, balance unrecovered of A. Brown, and Brown \& Hackman's bills, for 120,000 guilders,

From which deduct on account of the domestic debt:
For unclaimed dividends demandable at the treasury, and not yet advanced to the Bank for payment to the creditors,

A General Statement of the several stocks transferred to the United States, to the 31st December, 1810, the interest on which, by lhe acts of 8th May, 1792, and 3d March, 1795, is appropriated for the redemption of the public debt.

|  | Old six per cent. stock. | 3 per cent. stock. | Deferred 6 per cent. stock. | 5 per cent. stock. | Five and a half per cent. stock. | Four and a half per ct. stock. | $\begin{aligned} & 4 \text { per cent. } \\ & \text { stock. } \end{aligned}$ | Navy 6 per cent. stock. | 8 per cent. stock. | Exchanged <br> 6 per cent. stock. | Converted 6 per ct. stock. | Amount of the several species of stock |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Reimbursement of the foreign debt to 31st December, 1809, |  |  | - | \$8,200,000 | - | \$820,000 | \$3,180,000 |  | - | - | - | 12,200,000 00 |
| "\% of the Navy six per cent. stock, - . . |  |  |  |  |  |  |  | \$711,700 | - |  | - | 711,70000 $1,751,74256$ |
| " of the five and a half per cent. stock, - - - |  |  |  |  | 1,751,742 56 | 000 |  |  |  | - | $\because$ | 1,751,742 176,000 00 |
| " of the four and a half per cent. stock, - - |  |  |  |  |  | 176,000 |  |  | \$5,302,900 |  | $\bullet$ | 5,302,900 00 |
| ", of the eight per cent. stock, - - - |  |  |  |  |  |  |  |  | \$0,302,900 |  |  | 5,993,343 50 |
| of the exchanged six per cent. stock, <br> Purchased with moneys received on account of surplus duties to the end |  |  |  |  |  | - |  |  |  | 6,953,343 50 | . |  |
| Purchased with moneys received on account of surplus dutes to the end | \$439,016 12 | 401,072 90 | 631,786 86 | - | - | - | - | - |  | " | - | 1,471,875 88 |
| Purchased on account of the loan of $\$ 2,000,000$, of 12th August, 1790, | 353,604 95 | 31,731 94 | 137,588 66 |  | 95,757 |  | - |  |  | " | $\square$ | 522,92555 434,02690 |
| "\% out of the interest fund, or applied therefrom, - - - | 140,588 08 | 79,055 79 | 118,625 59 | $\bullet$ | 95,757 44 | - | - | - | - | - | $\bullet$ | 434,026 90 |
| out of moneys arising from imports and tonnage, and from the sale of public lands, |  |  |  |  | $\cdots$ | - | - | - | 1,056,700 | 300,007 62 |  | 1,356,707 62 |
| In payment for lands sold under acts of Congress, -. - - | 65,308 79 | 85,877 91 | 20,968 90 | - | 1,400 00 | - | - | - | 122,900 | 70000 | $\$ 8000$ | 297,235 60 |
| " for lands on Lake Erie, sold to the State of Pennsylvania, | 60,419 44 | 60,718 25 | 30,224 72 | - | 1,400 | . | . | - | , | - | . | 151,392 41 |
| In the repayment of commutation of certain military officers, placed on the | 7,220 63 | 7,187 64 | 16,936 17 |  | - | - | - | - |  | - |  | 31,344 4 |
| pension list, - - - - - - - - - - - - - - - | 14,934 22 | 10,472 40 | 7,467 09 | - | - | - | - | - | $\bullet$ | - | - | 32,873 71 |
| In discharge of debts due to foreign officers, - - - . | 186,988 23 | 22,438 58 |  | - | - |  | - | - | - | - |  | 209,426 81 |
| " of the registered debt, per act of 12th June, 1798, - | 86,566 54 | - |  | - | - | - | - | - | - | - | - | 86,566 54 |
| act, of loan office and final settlement certificates, per the same | 55,888 98 |  | 27,581 84 | - | - |  | - | - |  | - | - | 83,470 82 |
| Stock arising from specie paid for services and supplies, prior to the 4th March, 1789, | 515,460 94 | - | . |  | . | - | - | - | - | - | - | 515,460 94 |
| Unapplied of 660,000 dollars, six per cent. stock, remitted on account of the Dutch debt in 1795, | 20,000 00 | . | - | * | * | - | - | - | - | - | - | 20,060 00 |
| Total amount to the credit of the commissioners of the sinking fund, to |  |  |  |  |  |  |  |  |  |  |  |  |
| 81st December, 1810, - - - . . - Dolls. | 1,946,026 92 | 698,555 41 | 991,179 83 | 8,200,000 | 1,848,900 00 | 996,000 | 3,180,000 | 711,700 | 6,482,500 | 6,294,051 12 | 8000 | 31,348,993 28 |

Nominal amount transferred, to 31st December, 1809, as per document marked H, in the preceding annual statement Additional for 1810.-Exchanged six per cent. stock, on interest from 1st January, 1811,
$\$ 27,597,86802$
$3,751,125 \quad 26$
As above,

## I.

Statement of Moneys arising from Interest on Stock transferred to the linited States, being the amount drawn by the Agent of the Trustees for the redemption of the public debt, during the year 1810, pursuant to the act of 8th MITy, 1792, agreeably to statements made at the treasury.

| Date of Warrant. | No. of Warrant. |  |  |  |
| :--- | :---: | :---: | :---: | :---: | :---: | :---: |
| 1810. <br> December 22, | 2,895 | Per 'Treasury statement, No. 23,601, |  |  |

'Treasury Department, Register's Office, January 25, 1811.
JOSEPH NOURSE, Register.

## K.

Slatenment of Moneys drawn by the Agents to the Trustees for the redemption of the public debt, in the year 1810, being on account of moneys received into the Treasury from sales of public lands, pursuant to the act of 3 d March, 1795, agreeably to statements made at the Treasury.

| Date of Warrant. | No. of Warrant. |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: |
| 1810. <br> December 22, | 2,894 | Per Treasury statement, No. 23,601, | - | - | - |

Treasury Departmant, Register's Office, January 25, 1811.

## BANK OF THE UNITED STATES.

## COMMUNXCATED TO THE SENATE, ON THE 4TH OF FEBRUARY, 1811.

The Memorial of the Inhabitants of Pittsburg, Pennsylvania, against the renewal of the Charter of the United States' Bank, to the Senate and House of Representatives in Consress of the United States, respectfully showeth:

That your memoralists are "the People of the United States," from whom emanates all the power which you possess; that we have appointed you to guard, not to alienate our rights; that our constitution never authorized Congress to establish a bank, under the control of individuals, for their own benefit, or to alienate the power of the purse more than the power of the sword. The act of February, 1791, chartering the bank, might, with equal justice and safety, have given to a corporation the power of the army, with its appointments.

We feel deeply humbled, that, under the full blaze of Revolutionary light, one half of the delegated power of the nation was given to a company, independent of our suffiages; but we rejoice that its charter will be terminated with your present session, and that it cannot be revived, provided the Congress shall be, as it professes, attached to the eternal princibles of our Revolution, and to the clear dictates of our constitution.

After the Bank of the United States had enjoyed twenty years of prosperity, had divided, in that term, four millions over six per cent., and had held in bondage thousands of our citizens, who dared not to act according to their consciencies, from fear of offending the British stockholders and federal directors, we had hoped that they would have quietly closed their concerns, and waited for another turn of fortune, till other classes of citizens of, at least, equal merit, had each shared their four millions; but we have seen, with indignation, a studied delay in the collections of that bank, indicating a determination to gain a renewal under stress of weather; a studied pressure on individuals and on State banks, in order to gain auxiliaries; and a studied memorial, containing, in smooth language, the most daring insults on the dignity and independence of a free People.

The memorial makes no direct claim of right to renewal, but it recounts many works of righteousness, which we beg leave to examine. It opens a modest proposal for the surrendry of our independence, by declaring that the bank had continued business for public good, and under an impression that the general interest would require a renewal of the charter! It next compliments your honors on a degree of superior information, which the stockholders are not in the habit of attributing. It then craves for the bank much of the credit really due to the actual labor and skill of your memorialists. While we have been traversing the ocean, or improving the earth, or advancing the arts, they have been dividing more than eight per cent. for all facilities, and, after this dividend, will have, on winding up, a balance in their favor, over the amount of capital, of $\$ 4,711,236$.

Though the United States' Bank has derived its breath and daily support from the bounty and long-suffering of the Congress, yet the memorial opens an unexpected score of debits, against the Government and People, which nothing short of renewal can discharge; and if the debits be correct, the new score for twenty years, will be far beyond our ability. The bank has accommodated individuals, State banks, the commercial, manufacturing and agricultural interests, and the national treasury. It has removed specie to places where it was wanted, and has divided only eight and one fourth per cent. for all these sacrifices to public good! It has furnished places of deposite for millions of the public money, and has suffered the inconvenience of lending, on this deposite, for their own benefit. It-has patriotically lent to Government its paper, which drew no interest, and received in exchange, Government. paper, drawing aninterest. It has even suffered the Government to receive its paper for all bonds and dues:: "It has, for the accommodation of the Government, established branches at places disadvantageous to its business, and from which. no profit was expected to be derived."

Permit your memorialists to pause, and, by a view of the capital and loans of the branches of the United States' Bank, to estimate the value of this last claim on the Government.

| Boston, | - | - | - | $\begin{array}{r} \text { Capital. } \\ \$ 700.0 \end{array}$ | - | - | - | $\begin{gathered} \text { Loans. } \\ \$ 998,859 \end{gathered}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| New York, | - | - | - | 1,800,000 | - | - | - | 4,175,847! |
| Baltimore, | . | . | . | 600,000 |  |  |  | 1,349,550 |
| Washington, | - | - | - | 200,000 | - | - |  | 485,285 |
| Norfolk, | . | . | - | 600,000 | . | . | - | 880,170 |
| Charleston, | . | . | . | 600,000 | - | . |  | 1,409,916 ! |
| Savannah, | . | - | - | 500,000 | . | - |  | 1,054,113 |
| New Orleans, | - | - | . | 300,000 | - | - |  | 611.516 |
|  |  |  |  | \$5,300,000 |  |  |  | \$10,965,256 |

Nearly eleven millions lent on a capital of five millions three hundred thousand! A serious disappointment to men, who expected no profit. Republics are said to be ungrateful. We are certainly so on the present occasion.

The memorial next proceeds to associate the bank with the Government, claiming to be a necessary and indivisible part of it, showing the insufficiency of State banks to answer the dignified purposes of their institution; and, after repeating, for the tenth time, the awful calamities awaiting their dissolution, they commend the hard case of moneyed aristocracies and of rich widows and orphans, interested in their stock, to the wisdom and justice of the Legislature. They again hold up the awful terrors of "a general derangement of credit," and pray for a renewal of their charter.

Now, may it please the Congress, this bank memorial is for a grant, worth, to the stockholders, six millions, and to federalism and British influence sixty millions; and if the memorial contained the truth, there could have been no occasion of presentingit; but you, in your wisdom and superior intelligence, would have humbly petitioned David Lenox, president, and the directors and stockholders of the United States' Bank, to please to accept a renewal of their charter for eternity, or such shorter term as their honors should appoint.

But that memorial does not contain the whole truth. All its claims for services are more than balanced by enormous profits. Its threats of ruin to our establishments, in case of winding up, are balanced by the consideration, that, in their collections of fifteen millions, the stockholders will consult their own interest; they will not collectbeyond the ability of their debtors; they will prefer the paper of State banks to private notes; and they will not press the State banks, so as to prevent their aiding the debtors of the United States' Bank. Whenerer this bank shall withdraw from circulating medium its five millions in bills, it must pay for those five millions in specie, or the bills of State banks, in either of which cases the circulating medium will be restored. Whenever the deposites of more than four millions shall be withdrawn from its vaults, they will be either thrown into circulation, or placed in otherbanks. As to their being drawn from the country, let it be recollected that foreigners do not place their funds here, to remain inactive, merely because the United States' Bank is a safe place of deposite. But a portion of the deposites is by debtors of the bank, who will easily adopt a mode of transferring them in the ledger, As to the withdraving of seven millions by foreigners, we cannot flatter ourselves with the prospect; but, if that should be the case, the Government can supply its place with paper, which will answer all the purposes of specie for all business, within our own country. We regard the repeated alarms in the memorial as not only groundless, but as a kind of threatening, ill suited to your dignity and our independence.

The bank memorial is a public declaration that the Government and People of the United States are held in duress by the memorialists, and that the continuance of our independence rests on their willingness to continue their bank operations. It contains an insulting history of favors to us, greater than their royal master ever urged upon the colonies. It declares that, in the management of the power of the purse, for twenty years, it has done every thing for us, and has rendered itself necessary to our future existence. Its silent language is, "Though we fail to conquer you by the sword, we hold you suspended by the purse strings. We demand your gratitude for such use of our funds as we have condescended to permit you to pay for; and now, if the power is to be withdrawn from us, all your establishments of commerce, finance, agriculture, and the arts, shall fall with us."

This language is not from a band of patriots, who undertook to aid the nation, in the first struggles of self-government, but of men, who, by subtlety and intercession, obtained a charter, and who have become masters of the headwaters of corruption, through the ill-placed bounty of the first Congress. Their delay to close their affairs, according to law, was not for public good, but in preparation for a sudden onset upon a short session of your honorable body. Hence their well-timed subscriptions to some republican presses. Hence the silence of federal presses, lest discussion should awake, in your constituents, the spirit of 1776 . Hence the artificial depression of stock, not in market, and the petitions from interested companies and individuals crowding upon you. Hence the thronging of your avenues, and the artful sounding of every senator and member. Hence the intimations, that a million and quarter should be placed in your treasury, as a consideration for the ruin of your constituents; and hence the shameless assertion, that our President, who gained his elevation by his able opposition to the charter of the bank, and other ruinous measures, is now in favor of renewal.

The bank memorial, with its accompaniments, is an alarming commentary on the original charter. The actual depreciation of our silver and gold, by the United States' Bank, is not to be compared with the attempt to depreciate the sterling virtue and republican integrity of our people.

HENRY PHILLIPS,
JOSEPH M'CLURG,
And seventy-eight others.

Sir:
The Committee of the Senate, to whom has been referred the memorial of the Presidentand Directors of the Bank of the United States, praying for a renewal of their charter, have directed me to request you to state to the committee, whether, in your opmion, the renewal of the said charter will greatly facilitate the collection of the revenue, and promote the public welfare. In complying with this request, it is expected that you will furnish the committee with the facts and reasoning upon which your opinion has been formed, together with such information upon this subject as may be in your possession.

I am, sir, respectfully, your most obedient and very humble servant,
The Honorable Albert Gallatin.
WM. H. CRAWFORD.

## Treasury Departiment, January 30, 1811.

Sur:
Having already, in a report to the Senate, of 2 d March, 1809 , expressed my opinion in favor of a renewal of the charter of the Bank of the United States, an opinion which remains unchanged, I can only add a few explanatory remarks in answer to the inquiries of the committee, as stated in your letter of yesterday.

The banking system is now firmly established; and, in its ramifications, extends to every part of the United States. Under that system, the assistance of banks appears to me necessary for the punctual collection of the revenue, and for the safe keeping and transmission of public moneys. That the punctuality of payments is principally due to banks, is a fact gerierally acknowledged. It is, to a certain degree, enforced by the refusal of credit at the custom house, so long as a former revenue bond, actually due, remains unpaid. But I think, nevertheless, that, in order to ensure that precision in the collection, on which depends a corresponding discharge of the public enagagements, it wouli, if no use was made of banks, be found necessary to abolish, altogether, the credit now given on the payment of duties-a measure which would affect the commercial capital, and fall heavily on the consumers. That the public moneys are safer by being weekly deposited in banks, instead of accumulating in the hands of collectors, is self-evident. And their transmission, whenever this may be wanted, for the purpose of making payments in other places than those of collection, cannot, with any convenience, be effected, on a large scale, in an extensive country, except through the medium of banks, or of persons acting as bankers.

The question, therefore, is, whether a bank, incorporated by the United States, or a number of banks, incorporated by the several States, be most convenient for those purposes.

State banks may be used, and must, in case of a non-renewal of the charter, be used by the treasury. Preparatory arrangements have already been made to that effect; and it is believed that the ordinary business will be transacted, through their medium, with less convenience, and, in some respects, with perhaps less safety than at present, but without any insuperable difficulty. The difference, with respect to safety, results from the organization of the Bank of the United States, by which it is responsible for the money desposited in any of its branches, whilst each of the State banks, which may be employed, will be responsible only for the sums in its own hands. Thus, the Bank of the United States is now answerable for the moneys collected at New Orleans, and deposited there in its branch-a security which will be lost under a different arrangement. Nor will the United States have any other control over the manner in which the business of the banks may be conducted, than what may result from the power of withdrawing the public desposites; and they will lose that which a charter, or a dependence on the General Government for a charter, now gives over the Bank of the United States. The facility of obtaining such accommodations as may, at times be wanted, will, for the same reason, be lessened, and the national power will, to that extent, be impaired. It may be added, that, even for the ordinary business of receiving and transmitting public moneys, the use of a State bank may be forbidden by the State; and that loans to the United States are, by many of the charters, forbidden, without a special permission from the State.

As it is not perceived, on the other hand, that a single advantage will accrue to the public from the change, no reason presents itself, on the ground of expediency, why an untried system should be substituted to one under which the treasury business has so long been conducted with perfect security to the United states, and great convenience not only to the officers, but also to all those who have had payments of a public nature to make or to receive.

It does not seem necessary to advert to the particular objections made against the present charter, as these may easily be obviated by proper alterations. What has been called a National Bank, or, in other words, a new Bank of the United States, instead of the existing one, may be obtained by such alterations. The capital may be extended, and more equally distributed; new stockholders may be substituted to the foreigners, as had been suggested in the report of 2 d . March, 1809; and any other modifications which may be thought expedient may be introduced, without interrupting the operations of the institution now in force, and without disturbing all the commercial concerns of the country.

If, indeed, the Bank of the United States could be removed without affecting either its numerous debtors, the other moneyed institutions, or the circulation of the country, the ordinary fiscal operations of Government would not be materially deranged, and might be carried on by means of another general bank, or of State banks. But the transition will be attended with much individual, and probably with no inconsiderable public injury. It is impossible that an institution which circulates thirteen millions of dollars, and to whom the merchants owe fourteen, should terminate its operations, particularly in the present unfavorable state of the American commerce, and after the great losses lately experienced abroad, without giving a serious shock to commercial, banking, and national credit. It is not intended to overrate the extent of an evil which there are no certain data to appreciate. And, without expatiating on the fatal and unavoidable effects on individuals; without dwelling on the inconvenience of repaying, at this time, to Europe, a capital of seven millions; and without adverting to other possible dangers, of a more general nature, it appears sufficient to state that the same body of men who owe fourteen millions of dollars to the bauk, owe, also, ten or twelve to the United States, on which the receipts into the treasury, for this year, altogether depend; and that, exclusively of absolute failures, it is improbable that both debts can be punctually paid at the same time. Nor must it be forgotten that the approaching non-importation will considerably lessen the efficiency of the provision, by which subsequent credits are refused to importers who have not discharged former revenue bonds. Upon the whole, a perfect conviction is telt that, in the critical situation of the country, new evils ought not to be superadded, and a perilous experment be attempted, unless required by an imperious necessity.

In these hasty remarks, l have not adverted to the question of constitutionality, which is not a subject of discussion for the Secretary of the Treasury. Permit me, however, for my own sake, simply to state, that the bank charter having, for a number of years, been acted upon, or acquiesced in, as if constitutional, by all the constituted authorities of the nation, and thinking, myself, the use of banks to be at present necessary for the exercise of the legitimate powers of the General Government, the continuation of a bank of the United States has not, in the view which I have been able to take of the subject, appeared to me to be unconstitutional.

I have the honor to be, respectfully, sir, your obedient servant,
Hon. William H. Crawford, Chairman in Senate.
ALBERT GALKATIN.

## ENCOURAGEMENT TO MANUFACTURES.

COXMUNICATED TO THE HOUSE OF REPRESENTATIVES, FEBRUAKY $5,1811$.

## Mr. Newron made the following report:

The Committee of Commerce and Manufactures, always disposed to encourage and extend the industry, agriculture, and manufactures, of the United States, beg leave to suggest the propriety and expediency of subjecting the articles specified in the subjoined resolution, to additional duties. They beg leave to refer to a report on this subject, made the 21 st of June, 1809, and solicit that it may be taken as part of this.

Resolved, That additional duties ought to be laid on the following articles imported into the United States, to wit:

On ready made clothi $g$ and millinery, $\quad$ ad valorem;
On cotton manufactures from beyond the Cape of Good Hope, __ad valorem;
On lead shot,
Resolved, That zinc, alias spelter, be hereafter admitted free of duty.

Report of the Committee of Commerce and Manufactures, to whom was referred so much of the message of the
President of the United States as relates to the revision of our commercial laws, for the purpose of protecting and fostering the manufactures of the United States, and also the petitions and memorials of sundry manufacturers of hats, of cotton goods, of hemp into linen, of shot, of woollen cloths, and of salt, made to the House of Representatives, June 21, 1809.
The committee are fully impressed with a conviction of the importance, difficulty, and delicacy, of the subject submitted. It is a mine which even the industry and laborious researches of philosophers cannot exhaust. The committee are apprised, that, on this subject, men of great science and experience have supported, and do still support, diversity of opinions. With such impressions, they cannot approach it without circumspection. On a review of the reports made on the policy of fostering and protecting our manufactures, the committee find that the plan therein recommended and pursued, has received the support of Congress, and likewise the countenance of the nation, if silence on, and long acquiescence in, that plan, can authorize them to infer it. In giving to our manulactures the support necessary to withstand foreign competition, skill, and capital, the committee have, on all occasions, endeavored to avoid the danger of fastening on the community oppressive monopolies. For a manifestation of the solicitude which they have at all times felt, and the caution which has always presided over their deliberations on this interesting subject, they beg leave to refer to the following reports, which they solicit may be taken as parts of the present:
Report on the memorials and petitions of sundry manufacturers of gun powder, \&c. \&c. 10th February, 1802. [See No. 170.]
On the petition of sundry manufacturers of cordage, \&c. \&c. 18th February, 1802. [See No. 173.]
On the petition of sundry manufacturers of paper, \&c. \&c. 8th March, 1802. [See No. 176.]
On the petition and memorials of sundry calico printers and dyers, \&c. \&c. 25th January, 1804. [See No. 214.]
On the petition of the President and Directors of the New York Dutchess County Slate Companies, 15 th November, 1804. [See No. 220.]
On the memorial and petition of the Philadelphia Typographical Society, 22d January, 1805. [See No. 227.]

And on the petitions and memorials of Paul and Joseph W. Revere, and sundry copper smiths, 21st January, 1808. [See No. 277.]
The like spirit which dictated those reports, maintains, without any diminution, its influence over the committee, and represses every disposition to depart from restraints, the observance of which becomes indispensable, if the public good be the sole object in view.

The shortness of the present session, and the want of materials, preclude the committee from giving this subject a full investigation. Though the committee have to regret that they are prevented from going into a minute discussion of the advantages that would result from a judicious encouragement of manufactures, yet they cannotrefrain from expressing an opinion, that additional duties, at this time, may be laid with advantage on the importation of certain articles. It must be obvious to every person, on the slightest attention, that the citizens of the United States possess sufficient ingenuity and skill to make up all the articles of wearing apparel and millinery that may be wanting for use. It is no less clear, that shot, over and above our own consumption, can be supplied, and that other manufactures, in which learl is the article of chief value, have progressed so rapidly, as to deserve the fostering care of Government. The importation of cotton manufactures from beyond the Cape of Good Hope, interferes not only with our own cotton manufactures, but also comes into competition with fabrics imported from Europe, made of the cotton of the United States. Manufactories are in operation for supplying, and preparations are in great forwarduess for increasing the supply of, coarse cotton manufactures. If some encouragement be given to establishments of this description, the probability is that the quantity of these manufactures, equal to the demand, may be supplied. Bed ticking of a quality superior to that which is imported, can be had in abundance.

The use of salt, as a necessary of life, cannot be dispensed with. To keep in the market a quantity commensurate to the consumption of the nation, is certainly an object of moment. In times of peace, importations of this article are abundant, and the price low; but, should the United States at any time be forced into war by a concurrence of inauspicious events-and they have no power to preventit-the scarcity consequent on such a state of things, would greatly increase the price of this article, and the pressure would of course be sensibly and severely felt by that portion of the community least capable of bearing it. The scarcity and high price of salt, during the American war, produced no little distress. The apprehension lately entertained, that a deficiency in the necessary supply of this article, would be the consequence of an interdiction of commerce with the belligerent nations of Europe and their dependencies, gave rise to some objections, not easily removed, against the adoption of that measure. To prevent effectually a want of salt, on the occurrence of any event, is certainly an object deserving the serious attention of Congress. Assurances are made with confidence, that a supply of this article can be furmished by our own manufactories, equal to the demand, if encouragement be given by a moderate duty on imported salt. A nation erects a solid basis for the support and maintenance of its independence and prosperity, whose policy is, to draw from its native sources, all articles of the first necessity. As the encouragement sought can be given, it is very respectfully submitted to the consideration of the House, whether the manufacture of salt is not, in a national point of view, an object of primary importance, and highly deserving its patronage.

The committee, with great deference, submit the following resolutions:
Resolved, That additional duties ought to be laid on the following articles, imported into the United State3, to wit:

On ready made clothing and millinery, two and one half per cent. ad valorem; on cotton manufactures from beyond the Cape of Good Hope, on bed ticking, and on corduroys and fustians, two and one half per centum ad valorem; and on shot, and other manufactures in which lead is the article of chief value, one-half cent per pound.

Resolved, That a duty of eight cents per bushel on imported salt, would give encouragement to the manufacture of that article in the United States.

## INCREASE OF DUTIES ON IMPORTS.

COHMUNICATED TO THE HOUSE OF REPRESENTATIVES, FEBRUARY 6, 1811.

## Washington, January 18, 1811.

Sir:
I am instructed by the Committee of Ways and Means, to ask for such information as may be in possession of the Treasury Department, on the following points, viz:

1. What diminution of revenue will be produced by the exclusion of articles, the growth, produce, or manufacture, of Great Britain, her colonies, dependencies, \&c.
2. What particular articles or classes of articles, will bear an increase of the present duties, and to what extent, taking into view the security of the revenue and the sum to be produced

And any other information which may tend to show whether it is more expedient to increase the per centum on articles paying ad valorem and specific duties, generally, or whether the public interest may be promoted, and the deficiency of revenue supplied, by an increase of duty on particular selected articles, or particular classes of articles. With respect and esteem, I have the honor to be, your most obedient,

JNO. W. EPPES.
Treasury Departhent, January 28, 1811.
Sir:
In answer to your inquiries respecting the diminution of revenue, which must result from the exclusion of articles of British produce or manufactures, I beg leave to refer you to a report, made to the House of Representatives, on the 28th February, 1806, and which, together with the statements annexed to it, gives a detailed view of the importations from the British dominions, and from all other countries, for the years 1802, 1803, and 1804. More reliance may be placed, as to any general result, on the statements for those years, than on those for any subsequent period. There was a very extraordinary increase of commerce during the years 1805 to 1807; but although the amount of importations was much larger, the proportion from the different countries had not been materially altered. From the last three years, no correct inferences can be drawn. The time requisite to prepare similar statements for the last six years, would also delay an answer; and the annual reports of importations in American and foreign vesels, will furnish such additional facts for any one year, as may be wanted.
It appears from that report, (page 9) that the nett duties (after deducting drawbacks) on merchandise imported from the British dominions, and from all other countries, might be estimated as followeth:

British Dominions. All other countries.

| On merchandise paying duties ad valorem, including the additional duties called Mediterranean fund, | \$4,257,000 | 1,238,000 |
| :---: | :---: | :---: |
| On all other articles, deducting salt, the duty on which is now repealed, | 1,629,000 | 4,741,000 |
|  | \$5,886,000 | 5,979,000 |

At that time, however, (in the years 1802 to 1804) a non-importation from Great Britain would not have diminished the revenue to that extent, as, the continent of Europe being then open to the United States, a great number of articles usually imported from Great Britain, would have been supplied by other countries. A considerable diminution must take place, in relation to all the articles which cannot be thus supplied, or which may now be manufactured in the United States. And it was principally on account of the uncertain state of commerce with the rest of the world, that, in the annual report of the 10th December last, I stated that " the probable defalcation in the revenue, could not, for obvious reasons, be, at this time, estimated with any degree of precision."

In relation to the other inquiry of the committee, it appears to me, that the discrimination between the dutiable articles, would, at this time, be inexpedient. Those which will certainlylcontinue to be imported, particularly spirits, wines, teas, sugar, and coffee, are for that reason, those on which anincrease of duty would be most productive. But that consideration alone, does not seem sufficient to recommend a higher rate of increase on those, than on other articles; and I think that a general and equal increase on the rates of duties now paid, is, for the present, the most eligible mude.

I have the honor to be, very respectfully, sir, your obedient servant,

[^10]COMPENSATION MADE TO G. W. ERVING,
For attending the Board of Commissioners under the 7th article of the Treaty with Great Britain, of the 19th November, 1794.
combunicated to the senate, february 11, 1811.
To the Senate of the United States:
I transmit to the Senate a report of the Secretary of the Treasury, complying with their resolution of the 7th instant.

JAMES MADISON.
February 11th, 1811.

Treasury Department, February 8th, 1811.
SIR:
I have the honor, in compliance with the resolution of the Senate of the 7th instant, to transmit a copy of the summary statement of George W. Erving's account, in relation to awards under the 7 th article of the British treaty. The commission of $2 \frac{7}{2}$ per cent. is charged on £ sterling $217,0093 \mathrm{~s}$. 9 d . being the amount actually received by Mr. Erving, on account of claimants who had not appointed any special agent to prosecute their claims, and receive the amount. The accounts themselves are voluminous, have passed the offices of the Auditor and Comptroller, and are, as I am informed, correct in every respect.

There is another account rendered by Mr. Erving, to the treasury, for a sum exceeding $\mathscr{E}$ sterling, 55,000 , and which is not sent, as it is not finally settled, and no commission is charged upon it. That sum consists of deductions made from the awards, generally, by direction of the Board of Commissioners, for the benefit of the United States, in order to reimburse them for expenses incurred in the prosecution of the claims. A portion was applied, by Mr. Erving, towards the discharge of the proctor's accounts, for which the United States had become responsible, and a balance, exceeding $\$ 160,000$, was paid by him into the treasury. It was from that fund, which was at the disposal of the President, for defraying the expenses incident to the prosecution of claims, that the compensation allowed to Mr. Erving should have been deducted. But the unexpended balance of that fund having been carried to the surplus fund, a new appropriation is necessary, for the purpose of settling the account, and of repaying to the award fund, which belongs to individuals, the sum retained by Mr. Erving, for the commission above mentioned.

There is no other information at the treasury, respecting Mr. Erving's services, but what results from the accounts, and from the letter annexed to the enclosed statement. The services were altogether performed in conformity with the instructions which he may have received from the Department of State.

I have the honor to be, with the highest respect, sir, your obedient servant,
The President of the United States.
albert gallatin.
'To amount received by him from the British Government, and others, on account of awards, under the 7th article of the treaty with said Government, per account rendered by himself, herewith, - - £217,009 30 educt, paid by him to claimants, per the same account
S


Auditor's Offices, September 24, 1808.
P. FERRALL.

Comprroller's Offiue, September 30, 1808.

## ANDREW ROSS

Treasury Depanment, Registor's Office, Yth November; 1810.
'Xhe above is a true copy of the original, on file in this office.
For the Register, JOSEPEI STRETCH:
THe above balance, heretofore stuspended; is to be admitted to Mr. Erving's credit.
R. SMITH.

## Washington, November 25, 1810.

Sir:
It appears that the sum of $\$ 22,392$ 67, which stands charged upon the "award account" of my agency in London, under the 7th article of the late British treaty, as compensation for my services in that agency, ought to have been charged against, and deducted by me out of, that fund which was immediately applicable to the expenses incident to the execution of the said 7th article; hence, a difficulty, in point of form, exists in adjusting the said "award account" at the treasury, which renders necessary a reference of the subject to the President, through your Department.

As all the business under the said treaty was concluded previous to your coming into the Department of State, and this special matter cannot, therefore, be familiar to you, permit me briefly to explain how this necessity has arisen.

The per centage of $2 \frac{1}{2}$, which makes up the sum of $\$ 22,39267$, charged as is above mentioned, was so charged by authorization of the then Secretary of State, given in consequence of a representation made by me, in the year 1804. At that time, and during the whole period of my service in England, Iheld, by appointment of the President, three several offices, of very great trust and responsibility, independent of the Consulate of Iondon, viz: 1st. The law agency of claims under the treaty; this had been previously held by Mr. Williams, at a salary of \$2,500 per annum. 2dly. The "commercial agency," under the same treaty, held by Mr. Cabot, at a salary of $\$ 2,500$ per annum. And, 3dly. The agency for obtaining the discharge of seamen from the British navy, called "Agency for the relief and protection of seamen," held by Mr. Lenox, at a salary of $\$ 3,000$, (or $\$ 3,500$ ) per annum. Of the whole of these salaries, making $\$ 8,000$ (or $\$ 8,500$ ) per annum, I received only $\$ 2,000$ per annum. To the claimants under the treaty, I did not charge any commission, nor did I derive one cent of profit in any shape or form, from the large sums of public and private moneys which were constantly in my hands. In adjusting the proctor's accounts, I saved large sums of money to the Government; these, together with the sums which I obtained from the Board of Commissioners, enabled me to reimburse, to a great extent, if not wholly, the expenses which the United States had incurred under the 76 th article of the treaty.

The important and profitable office of "Assessor" to the Board of Commissioners, had been, also, conferred upon me by the President, and this had been intended as part of my compensation; but the Board having asserted a right of appointing its own "Assessor," a conflict hence arose, which embarrassed the progress of the public business, and menaced very mischievous consequences. On this account I withdrew my pretensions, and the President acquiesced in those of the Board. I cannot estimate that assessorship to have produced less than 6,000 guineas, over and above the salary of $\$ 1,500$ per annum, which was attached to it!

All these matters having been fully submitted to the Secretary of State, in my representation above mentioned, and by him laid before the President, the President determined to allow me a suitable compensation; by his order the Secretary of State wrote to me, in the month of November, 1805, the authorization before adverted to, which was in these words:
${ }^{6} \cdot$ Your observations on the reasonableness of some remuneration for your services, have, as you wished, been submitted to the President. The result of his reflections, for the present, is, that I should suggest that you retain, out of the next instalment, in its passage through your hands to the Barings, a per centage of $2 \frac{1}{2}$ on the awards actually received, and to be received by you, and that you state it as an item in your account with the public. This will bring the equity of your claim regularly before the Government, and will leave the way open for the choice of modes and funds, as may finally appear most proper."

The commission of $2 \frac{1}{2}$ per cent. herein allowed, as you will perceive, was not chargeable on all the awards made by the Board of Commissioners, but only on that portion of them wherein I had been made payee, which reduced it, in fact, to a commission upon about one-third of the business which I did at the Board. A commission to that extent, however, would have been a full compensation for the loss of the assessorship; but, desircus of adhering to the strict letter of the Secretary of State's instructions, I deducted only on that portion of the awards made payable to me, on which I finally received payment from the British Government, which, I suppose, was only about twothirds of the awards in which I was made payee, one-third of them having been previously transferred by me to the private agents of the respective awarders; so that, in effect, I had not more than about one-half per cent. on the business which I did at the Board of Commissioners, (not to mention that which was done in the court of admiralty.) Thus, this commission now stands charged (pursuant to the strict letter of the instruction) against the awards on which I received payment of the English Government, in what is called the " award account," though, as it was, in fact, a compensation for the whole business transacted at the Board, it might, with propriety, have been, and probably it should have been, deducted out of a sum of $\$ 160,000$, paid by me into the treasury, upon what was called the "spoliation account." As the case stands, there has been carried to the public credit, from the last mentioned account, too much, by the amount of the commission; that fund, of $\$ 160,000$, owes, therefore, and should pay back, to the "award fund, ${ }^{\circ}$ the same amount.

This is the point now submitted, and on which an explanation to the Secretary of the Treasury, from the Department of State, is requested.

I have the honor to be, sir, with the most perfect consideration and respect, your most obedient servant,
GEORGE TV. ERVING.
To Robert Smith, Secretary of State.
GeORGE W.

## BANK OF THE UNITED STATES.

## COMMUNICATED TO THE SENATE, ON THE 2D of March, 1811.

Mr. Clay, from the committee to whom was referred the memorial of the stockholders of the Bank of the United States, praying that an act of Congress might be passed, to continue the corporate powers of the Bank, for a further period, to enable it to settle such of its concerns as may be depending on the 3d of March, 1811, respectfully offered, for the consideration of the Senate, the following report:
That your committee have duly weighed the contents of the memorial, and deliberately attended to such explanations of the views of the memorialists, as they have thought proper to present through their agents. That, holding the opinion (as a majority of the committee do) that the constitution did not authorize Congress originally to grant the charter, it follows, as a necessary consequence of that opinion, that an extension of it, even under the restrictions contemplated by the stockholders, is equally repugnant to the constitution. But, if it were possible to surmount this fundamental objection, and if that rule which forbids, during the same session of the Senate, the re-agitation of a proposition once decided, were disregarded, your committee would still be at a loss to find any sufficient reasons for prolonging the political existence of the corporation, for the purpose of winding up its affairs. For,

As it respects the body itself, it is believed that the existing laws, through the instrumentality of a trust properly constituted, afford as ample means as a qualified continuance of the charter would, for the liquidation of its accounts, and the collection and final distribution of its funds. But, should any inconvenience be experienced on this subject, the committee are persuaded it will be very partial, and such as the State authorities, upon proper application, would not fail to provide a competent remedy for. And,

In relation to the community, if the corporation, stripped of its banking powers, were to fulfil bona fide the duty of closing its affairs, your committee cannot see that any material advantage would be derived. Whilst, on the contrary, if it should not so act, but should avail itself of this temporary prolongation, in order to effect a more durable extention of its charter, it might, in its operations, become a serious scourge.

Your committee are happy to say, that they learn, from a satisfactory source, that the apprehensions which were indulged, as to the distress resulting from a non-renewal of the charter, are far from being realised in Philadelphia, to which their information has been confined. It was long since obvious, that the vacuum, in the circulation of the country, which was to be produced by the withdrawal of the paper of the Bank of the United States, would be filled by paper issuing from other banks. This operation is now actually going on; the paper of the Bank of the United States is rapidly returning, and that of other banks is taking its place. Their ability to enlarge their accommodations is proportionately enhanced; and when it shall be further increased by a removal, into their vaults, of those deposites, which are in possessiou of the Bank of the United States, the injurious effects of a dissolution of the corporation will be found to consist in an accelerated disclosure of the actual condition of those, who have been supported by the credit of others, but whose insolvent, or tottering situation, known to the Bank, has been concealed from the public at large.

Your committee beg leave to present the following resolution:
Resolved, That the prayer of the memorialists ought not to be granted.

## BANK OF THE UNITED STATES.

COMmunicated to the house of representatives, march 2, 1811.
Mr. P. B. Porter, from the committee to whom was referred the memorial of the stockholders of the Bank of the United States, made the following report:
That they have carefully examined the various matters set forth in the said memorial, and attentively listened to the representations of the gentlemen who have appeared in behalf of the said petitioners. The object of the memorialists is to obtain an extension of their corporate powers, beyond the period limited for the expiration of their charter, so as to enable them to prosecute for their debts, and to arrange, liquidate, and close, the various concerns of the company.

The committee are of opinion that a law of Congress, granting the powers prayed for, would facilitate the final adjustment of the affairs of the bank, although they do not think such a law indispensable to that object. But, believing, as your committee do, that, in granting the original charter to the stockholders, Congress transcended the legitimate powers of the constitution, the same objection now presents itself to the extension of any of their corporate capacities.

If the committee had time to go into the investigation, and to present to the House the various reasons which have conduced to this opinion, it would be more than useless, to divert its attention from the important concerns of the nation, at this late period of the session, to a subject which, but a few days since, was so fully and elaborately discussed. They, therefore, beg leave to recommend the following resolution:

Resolved, That the prayer of the memorialists ought not to be granted.

## MINT.

Communicated to the house of representatives, march $2,1811$.
'Treasury Department, March 2, 1811.
Sir:
I have the honor to transmit, herewith, a letter from the Comptroller of the Treasury, accompanied with sundry statements, which have been prepared in obedience to the act, entitled "An act establishing a mint, and regulating the coins of the United States," passed April 2d, 1792.

I have the honor to be, very respectfully, sir, your obedient servant,
ALBERT GALLATIN.
The Honorable the Speaker of the House of Representatives.

Treasury Departnent, Comptroller's Office, March 2, 1811.
Sir:
The statements herewith, marked A, B, and C, have been prepared pursuant to the seventh section of an act of Congress, passed the 2 d of April, 1792, entitled "c An act establishing a mint, and regulating the coins of the United States." They contain all the information relative to the transactions of the mint, which the settlements at the treasury enable me to give.
$I$ have the honor to be, sir, with great respect, your obedient servant,
G. DUVALL.

Honorable Albert Gallatin.
A.

Statement exhibiting the balance of Gold and Silver vemaining in the hands of the officers of the Mint on the 31st of December, 1809; the amount of deposites from the 1st of January to the 31st of December, 1810; the different species of coins madle and paid on account of deposites, allowance for wastage, and the balance remaining in the hands of the officers of the Mint on the said 31st of December, 1810, to be accounted for on a future settlement.



[^11]
## C.

Summary Statement exhibiting the value of Coins made at the Mint; the amount of disbursements on account of the establishment; the amount allowed for wastage; the amount retained of deposites; and the amount gained on the coinage of Copper from the commencement of the institution to the 31st December, 1810.

|  | Dollars. Cents. | Dollars. Cents. |
| :---: | :---: | :---: |
| Value of gold, silver, and copper coins, made at the mint to 31st December, 1809, <br> Do. of gold coins made from 1st January to 31st December, 1810, per account herewith, marked A, <br> Do. of silver coins made from 1st January to ${ }^{-}$31st December, 1810 , per said account, marked A, <br> Do. of copper coins made from 1st January to ${ }^{-}$31st December, 1810, per account herewith, marked B, | - - | 8,346,146 21 |
|  | 476,555 00 |  |
|  | 638,773 50 |  |
|  | 16,140 00 |  |
|  |  | 1,131,468 50 |
| Total value of gold, silver, and copper coins, | - - | 9,477,614 71 |
| Nett charge on the coinage of gold, silver, and copper, to 31stDecember, 1809, per account rendered <br> Add amount gained on the coinage of copper to the same period, do. | $\begin{array}{r} 350,08277 \\ 37,331 \\ 52.5 \end{array}$ |  |
|  | 387,414 29.5 |  |
| From the above, deduct amount of wastage on gold and silver to the same period, <br> To the above, add the amount retained from deposites to the same |  |  |
| To the above, add the amount retained from deposites to the same $3,87183.5$ period, | 27,727 27.5 |  |
| Add amount disbursed on account of the establishment from 1st January to 31st December, 1810, <br> Add, also, amount of wastage on gold and silver to 31st December, 1809, Do. do. from 1st January to 31st December, 1810, |  | 26,859 15 |
|  | $\begin{array}{rl} 31,599 & 11 \\ 3,832 & 00.5 \end{array}$ |  |
| From the above, deduct amount retained from deposites to 31st December, 1809, <br> Also, the amount retained from deposites from 1st January to 31st <br> December, 1810, | 35,431 11.5 |  |
|  | 4,063 17.5 | 31,367 94 |
|  |  | 417,914 11 |
| Deduct amount gained on coinage of copper from the commencement of the institution to the 31stDecember, 1810 , as per statement herewith, marked $B$, Nett amount chargeable to the coinage of gold, silver, and copper, from thecommencement of the institution to the 31 st $\operatorname{December,~} 1810$, including commencement of the institution to thethe cost of lots, buildings, machinery, \&c. | - - |  |
|  | - - | 380,582 58.5 |

Comptroller's Office, March 1, 1811.
ANDREW ROSS, Clerk.

## FINES, PENALTIES, ANDFORFEITURES,

For violations of the Embargo and Non-intercourse Laws, and the Expenses of Prosecutions.
comimuicated to the house of representatives, march 2 , 1811.
Treasury Departmint, March 2, 1811.
Sir:
I have the honor, in pursuance of the resolution of the House of Representatives, to transmit a statement of fines, penalties, and forfeitures, and of expenses attending prosecutions under the embargo and non-intercourse laws, as exhibited in the accounts of the collectors of the customs rendered to the treasury.

Complete information on that and on the other subjects embraced by the resolution of the House, could only be obtained from the district attorneys. A letter was accordingly addressed to them, requesting statements on those several points. Answers not having yet been received from all of them, the report required by the House is necessarily delayed till the next session of Congress.

I have the honor to be, with great respect, sir, your obedient servant,
The Hon. the Speaker of the House of Representatives.
ALBERT GALLATIN.


Statement-Continued.

 arose from violations of the embargo and non-intercourse laws.


Statement of expenses attending prosecutions under the embargo and non-intercourse laws, paidby the United States, as exhibited in the accounts of the collectors of the customs adjusted at the Treasury.

| Districts. | Collectors. | In what qu | arter. | Arising from | Amount of |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Saco, <br> Portland, | Jeremiah Hill, Daniel Granger, Isaac IIsley, | $\begin{aligned} & \text { 1st quarter } \\ & \text { 4th } 1809, \\ & \text { 4d } \\ & \text { do } \\ & \text { do } \\ & \text { do } \end{aligned} 809,$ |  | Suits against individuals, - - - | \$226 65 |
|  |  |  |  | Suits on embargo and non-intercourse bonds, | 185 5192 51 |
|  |  |  |  | Suits against individuals, - - - | 5197 560 57 |
| $\begin{aligned} & \text { Bath, } \\ & \text { Wiscasset, } \end{aligned}$ | Joshua Wingate, jr. Francis Cook, | 1st do | 1810, | Suits on embargo bonds, | 16668 8980 |
|  |  | 1st do | 1809, | Seizure of ship Huntress, | 3835 |
|  |  |  |  | Do schooner Harmony, | 19819 |
| Waldoborough, | Joseph Farley, - | $\begin{aligned} & \text { 1st } \\ & 3 \mathrm{~d} \end{aligned}$ | $\begin{aligned} & 1810, \\ & 1809, \end{aligned}$ | Suits on embargo bonds, Seizure of schooner Enterprise, | 6727 13354 |
|  |  |  |  | Sales of sloop Joseph, |  |
|  |  |  |  | Costs, - - . 15354 |  |
| Penobscot, -Machias, .. | Josiah Hook, | 4tn do | 1809, |  |  |
|  |  | $\begin{array}{lll}\text { 1st } & \text { do } & 1810, \\ \text { 2d } & \text { do } & 1810, \\ \text { 4th } & \text { do } & 1808, \\ \text { 2d } & \text { do } & 1809, \\ \text { 2d } & \text { do } & 1810,\end{array}$ |  | Suits on embargo bonds, | 295 38836 |
|  | Lemuel Trescott, Jeded'h Huntington, Jas. H. McCulloch, |  |  | Suits against individuals, | 15887 |
| Machias, <br> New London, <br> Baltimore, |  |  |  | Merchandise seized, | 19946 |
|  |  |  |  | Suits against individuals, |  |
|  |  |  |  | ${ }_{\text {Sole }}^{\text {Soure of }}$ ship Spartan, ${ }^{\text {schooner Juliana, }}$ | 18843 290 86 |
|  |  |  |  | Do ship Alligator, - | 29086 |
|  |  |  |  | Do schooner Juliana, | 25418 |
|  |  |  |  | Do schooner Virginia, \&c. | 45128 |
|  |  |  |  | Do schooner William, | 13964 9674 |
| Alexandria, Charleston, | Charles Simms, Simeon Theus, | $\begin{array}{ll}\text { 1st } \\ \text { 4th } & \text { do } \\ \text { do }\end{array}$ | $\begin{aligned} & 1810, \\ & 1809, \end{aligned}$ | Do do dor | 4745 |
|  |  |  |  | Seizure of ship Daphne, \&c. | 9783 |
|  |  |  |  | Total, | \$5,851 45 |

Abstract of expenses of prosecutions under the embargo and non-intercourse laws, in which the United States were subjected to the costs, which are charged in the accounts of the customs, that remain unadjusted in the Auditor's office, this 29th day of January, 1811.

| Districts. | Collectors. | Against whom. | Cause of action. | Costs. | Remarks. |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Middletown, | Alx. Wolcott, | John Curtis, John Parneal, <br> Nat. Doane, Wm. Wheat, Will.Goodfish | On an embargo bond, Failing to deliver 100 barrels flour, On an embargo bond, Do do <br> For a violation of the | $\left\|\begin{array}{r} \$ 19563 \\ 7134 \\ 6292 \\ 6215 \end{array}\right\|$ | This flour was seized and deposited with J. Parneal, for safe-keeping. |
| Newbern, - | Fran. Hawkes, | Dav. G. Trot, | embargo law, | 2148 6752 |  |
| Waldoborough, | Josh. Farley, | John Eager, Bela Jacobs, | $\begin{array}{lll}\text { Do } & \text { do } & - \\ \text { Do } & \text { do } & - \\ \text { do }\end{array}$ | 4012 4012 |  |
| New Bedford, | Edward Pope, | Sch'ner John, | For a breach of the embargo law, | 26972 | Restoration decreed. |
| Boston, Boston, | Benj. Lincoln, H. Dearborn, | - |  | $\left\|\begin{array}{l} 1,749 \\ 1,295 \\ 1,291 \end{array}\right\|$ | These sums are charged in the Boston accounts, for the 3d quarter 1810, as paid Benj. Prince, the marshal, for costs attending the detention and seizure of mer chandise and vessels, made by the late and present collectors; the particulars cannot be stated from the accounts sent on. |

## STATE OF THE FINANCES.

COMMUNICATED TO THE SENATE, NOVEMBER 25, 1811.
In obedience to the directions of the act supplementary to the act, entitled "An act to establish the Treasury Department, the Secretary of the Treasury respectfully submits the following report and estimates:

## RECEIPTS AND EXPENDITURES.

I. To the end of the year 1811 . -The actual receipts into the treasury, during the year ending on the 30th of September, 1811, have consisted of the following sums, viz:
Customs, sales of lands, arrears, repayments, and all other branches of revenue, amounting, together, as appears by the statement E, to
Temporary loan of 31st December, 1810, -
21,541,446 37
Total amount of receipts, - - $\quad$ - $\quad$ - $\quad-\quad-\quad-\quad-\quad \$ 16,291,44637$
Making, together with the balance in the treasury on the 1st of October, 1810, and amounting to
3,459,029 72
An aggregate of
819,750,476 09
The disbursements during the same year, have been as follows, viz:
Civil department, including miscellaneous expenses, and those incident to the intercourse with foreign nations, $-\overline{-}$, $-\overline{-} \quad-\quad-\quad-\quad . \quad . \quad-\quad 52,129,000$
Army, fortifications, arms, and arsenals, $\quad-\quad-\quad-\quad . \quad-\quad . \quad-\quad \$ 2,129,000$
$\begin{array}{llllllllll}\text { Navy Department, } & - & - & - & - & - & - & - & - & \\ \text { Indian Department, } & - & - & - & - & - & - & - & - & 142,725\end{array}$
Payments for interest on the public debt, -
4,407,725 00
2,225,800 93
Total current expenses,

| $\$ 7,994,38491$ |
| ---: |
| $2,750,00000$ |
| $5,058,272$ |
| $\$ 15,802,657$ |
| $3,947,818$ |
| 36 |
| $\$ 19,750,476 \quad 09$ |

The actual receipts, arising from revenue alone, and exclusively of the temporary loan since reimbursed, appear, from this statement, to have exceeded the current expenses, including therein the interest paid on the debt, by a sum of more than five millions and a half of dollars. But the payments on account of interest, during the year ending on the 30th of September, 1811, have, from an unavoidable delay in making the usual remittances to Holland, fallen short of the amount due during the same period; and the real excess of receipts arising from revenue, beyond he current expenses, including therein the interest accrued on the debt. amounts only to near $5,100,000$ dollars.
The receipts for the last quarter of the year 1811, are estimated at $3,300,000$ dollars; and the expenditures (including the payments of arrears of interest and near $2,160,000$ dollars, on account of the principal of the public debt) at $4,300,000$ dollars, which will leave, at the end of the year, a balance in the treasury, of near three millions of dollars. It will not, therefore, be necessary to resort, for the service of the present year, to the loan authorized by the act of the last session of Congress.
II. Year 1812.-It is ascertained that the nett revenue arising from duties on merchandise and tonnage, which has accrued during the three first quarters of the year 1811, exceeds six millions of dollars; and it may, for the whole year, be estimated at about 7,500,000.
The custom house bonds outstanding on the 1st day of January, 1812, and falling due in that year, are also estimated, after deducting bad debts, at 7,500,000 dollars. This sum may therefore be assumed as the probable amount of receipts into the treasury during the year 1812, on account of duties on merchandise and tonnage; the portion of the revenue arising from importations subsequent to the present year, which will be received in 1812 , being considered sufficient to pay the debentures and expenses of collection of that year.

The payments made by purchasers of public lands, north of the river Ohio, having, during the two last years, after deducting the expenses and charges on that fund, amounted to near 600,000 dollars a year, that branch of revenue may, for the present, be estimated at that sum. Allowing one hundred thousand dollars for the other small tems of revenue, which will consist principally of arrears and re-payments, the whole amount of actual receipts into the treasury, during the year 1812, may therefore be estimated at $8, \dot{2} 00,000$ dollars.

The current expenses for the same year, are estimated as followeth, viz:

1. Expenses of a civil nature, both domestic and foreign, - - - - - - $\$ 1,260,000$
2. Military and Naval establishments, according to the estimates of those two departments. and including the additional permanent appropriations for the purchase of arms and for Indian annuities, viz:
Army (including 32,000 dollars for the militia) - - - - - $\$ 2,581,000$
Arsenals, arms, and ordnance,
Naval Department, - - $\quad$ - $\quad$ - $\quad$ -

3. Interest on the public debt,
4. Interest on the public debt, $-\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad, \quad 2,225,000$

Amounting, together, to
And exceeding, by $1,200,000$ dollars, the probable amount of receipts.
This deficit may be paid out of the sum of three millions of dollars in the treasury. But, under existing circumstances, it does not seem eligible to exhaust that fund; and the estimate of receipts being also liable to more than usual uncertainty, the propriety of authorizing a loan sufficient to supply that difference, and to defray such other extraordinary expenses as may be incurred during the year, is respectfully submitted.

It must, at the same time, be observed, that the sum of $9,400,000$ dollars, thus stated as the amount of current expenses for the year 1812, includes, in fact, a portion of extraordinary expenses arising from the present state of affairs: for, if the military and naval expenditure had been estimated at a sum not exceeding the amount actually
expended for those objects during the year ending on the 30 th of September, 1811, that is to say, at 4,400,000 instead of $5,900,000$ dollars, the estimate of receipts would exceed that of current expenses.

The disbursements on account of the naval establishment have amounted, in the year ending on the 30th September, 1810, to

| And in the year cnding on the 30 th September, 1811 , to - | - | - | - | - | - | - |
| ---: | :--- | :--- | :--- | :--- | :--- | :--- |

They are estimated, for the year 1812, at -
The disbursements on account of the military establishment have amounted, in the year ending on the 30th September, 1810, to
$\$ 2,309,000$
And in the year ending on the 30 th $^{-}$September, 1811, to - _ _ _ - $\quad$ - $2,129,000$
They are estimated, for the year 1812, at -
3,195,000
But the detailed annual estimates of the year 1812 will show that they are predicated on the employment of almost the whole naval force, and of the whole military establishment of the United States, as authorized by law; covering, besides several otheritems, all the expenses of more than seventeen thousand effective men in the land and sea service.

With respect to the payments on account of the principal of the debt, it is evident that an authority to borrow a sum equal to that which will be reimbursed during the year 1812 , will be necessary. The payments, which, according to law, must be made during that year, on that account, consist of

1. Annual reimbursement of six per cent. and deferred stocks,
$\$ 1,570,00000$
2. Reimbursement of the residue of the converted stock,

565,318 41

## Amounting, together, to

This sum, and that payable for interest, amounting together to $4,360,000$ dollars, leave, in order to complete the annual appropriation of eight millions, a balance of $3,640,000$ dollars, which can be applied in no other manner than in purchases of stock at the prices limited by law. The amount which may be thus applied, is therefore uncertain.

## PUBLIC DEBT.

It appears, by the statement $D$, that the payments on account of the principal of the public debt will, from the 1st of October, 1810, to the 31st December, 1811, have exceeded six millions four hundred thousand dollars. With the exception of the annual reimbursement of the six per cent. and deferred stocks, there will remain, at the end of the year 1811, no other portion of the public debt reimburseable at the will of the United States, than the residue of converted stock, amounting; as above stated, to 565,000 dollars, and which will be paid in the year 1812. There being nothing afterwards left, on which the laws passed subsequent to the year 1801, for the redemption of the debt, can operate, a general view of the result and effect of those laws will now be presented

Exclusively of near three millions of unfunded debt since reimbursed, as detailed in the report of the 18th of April, 1808, the public debt of the United States amounted, on the 1st of April, 1801, to

As will appear by the statement Dd. The whole amount of principal extinguished during the period of ten years and nine months, commencing on the lst of April, 1801, and ending on the 31st of December, 1811, exceeds forty-six millions of dollars, viz:

Foreign debt, paid in full, ${ }^{-} \quad-\quad$ - $\quad-\quad-\quad-\quad-\quad . \quad \$ 10,075,004$
Eight per cent., five and a half per cent., four and a half per cent., and Navy six per cent. stocks, and temporary loans due on the 1st of April, 1801, to the Bank of the United States, all paid in full,

Six per cent. and deferred stocks, including the exchanged stock reimbursed,
Three per cent. stock, including converted stock reimbursed,
12,657,700
Registered debt, and debt due to foreign officers,
90,093

Leaving the amount of old debt unredeemed on the 1st of January, 1812, And consisting of the following species, viz:
Six per cent. and deferred stocks, unredeemed amount,
46,022,810
833,904,189

Three per cent. stock,
565,318
565,318
16,723,208
1796 six per cent, stock, -
Registered debt, and debt due to foreign officers, $\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad . \quad 30,885$
$\$ 33,904,189$
And to which, adding the Louisiana six per cent. stock, being a new debt, contracted subsequent to the 1st of April, 1801,
Nakes the whole amount of public debt, on the 1st of January, 1812,
The annual interest on the public debt, due on the 1st April, 1801, amounts to -
$\$ 4,180,463$
The annual interest on the public debt, extinguished between the 1st April, 1801, and the 1st January, 1812, amounted to

2,632,982
Leaving, for the amount of annual interest, on the old debt unredeemed, on 1st January, 1812, 1,547,481 The annual interest on the Louisiana stock is

675,000
Making the annual interest on the whole debt, due on the lst January, 1812, - - - $\$ 2,222,481$
Which, subtracted from the annual interest on the debt due on 1st April, 1801
4,180,463
Leares, for the difference between the amounts of interest respectively payable at those two dates,

- $\$ 1,957,983$

The disposable national revenue, or that portion which alone is applicable to defray the annual national expenses, consists only of the surplus of the gross amount of revenue collected, beyond the amount necessary for paying the interest on the public debt. A diminution of that interest is, with respect to the ability of defraying the other annual expenses, a positive increase of revenue, to the same amount. With an equal amount of gross revenue, the revenue applicable to defray the national expenses is now, by the effect of the reduction of the debt, two millions six hundred thousand dollars greater than on the 1st day of April, 1801. Or, if another view of the subject be thought more correct, the laws for the reduction of the debt have, in ten years and nine months, enabled the United States to pay in full, the purchase money of Louisiana, and increased their revenue near two millions of dollars

If the amount of annual payments, on account of both the principal and interest of the public debt, during the last eight years, be contrasted with the payments hereafter necessary for the same purpose, the difference will be still more striking. Eight millions of dollars have been annually paid, on that account, during those eight years. The whole amount payable after the year 1812, including the annual reimbursement on the six per cent. and deferred stocks, is $\$ 3,792,382$; making an annual difference of more than four millions two hundred thousand dollars, which will be liberated from that appropriation. And this annual payment of about three millions eight hundred thousand dollars, would have been sufficient, with some small variations, to discharge, in ten years, the whole of the residue of the existing debt, with the exception of the three per cent. stock, the annual interest on which amounts only to
four hundred and eighty-five thousand dollars. The aspect of the foreign relations of the United States, forbids, however, the hope of seeing the work completed within that short period. The redemption of principal has been effected without the aid of any internal taxes, either direct or indirect; without any addition, during thef last seven years, to the rate of duties on importations, which, on the contrary, have been impaired by the repeal of that on salt, and notwithstanding the great diminution of commerce during the last four years. It therefore proves, decisively, the ability of the United States, with their ordinary revenue, to discharge, in ten years of peace, a debt of forty-two millions of dollars; a fact which considerably lessens the weight of the most formidable objection, to which that revenue, depending almost solely on commerce, appears to be liable. In time of peace, it is almost sufficient to defray the expenses of a war; in time of war, it is hardly competent to support the expenses of a peace establishment. Sinking, at once, under adverse circumstances, from fifteen to six or eight millions of dollars, it is only by a persevering application of the surplus, which it affords in years of prosperity, to the discharge of the debt, that a total change in the system of taxation, or a perpetual accumulation of debtcan be avoided. But, if a similar application of such surplus be hereafter strictly adhered to, forty millions of debt, contracted during five or six years of war, may always, without any extraordinary exertions, be reimbursed in ten years of peace.

This view of the subject has, at the present crisis, appeared necessary, for the purpose of distinctly pointing out one of the principal resources, within the reach of the United States. But, to be placed on a solid foundation, it requires the aid of a revenue, " sufficient, at least, to defray the ordinary expenses of Government, and to pay the interest on the public debt, including that on new loans which may be authorized."

## PROVISION FOR THE ENSUING YEARS.

The revenue is derived from two sources-the duties on importations, and the sales of public lands.
The nett revenue, arising from duties on merchandise and tonnage, which accrued during the year 1809 , amounted to $\$ 6,527,168$. The nett revenue, arising from the same sources, which accrued during the year 1810, amounted, as will appear by the statements A and B, to $\$ 12,513,490$; the same revenue, for the year 1811 , is estimated, as has already been stated, at $\$ 7,500,000$. A portion of the revenue of this year having been collected on British merchandise, imported before the prohibition took effect, the permanent revenue, arising from duties on tonnage and merchandise, will not probably, at their present rate, and under existing circumstances, exceed $\$ 6,000,000$-an estimate which is corroborated by the view of the subject exhibited in the statement B2.

The sales of the public lands, north of the river Ohio, have, during the year ending on the 30th September, 1811, amounted, as appears by the statement $\mathbf{C}$, to 207,000 acres, and the payments by purchasers, to $\$ 600,000$. It has already been stated, that those payments, on the average of the two last years, amount, after deducting the expenses and charges on that fund, to the annual sum of $\$ 600,000$.

The sales in the Mississippi territory being, in the first instance, appropriated to the payment of $\$ 1,250,000$ to the State of Georgia, are distinctly stated.

The permanent revenue or annual receipts, after the year 1812, calculated on the existing state of affairs, may therefore, be estimated at

Which, deducted from the annual expenditures, calculated on the same principle, and amounting, by the preceding estimates for the year 1812, to

86,600,000
9,200,000
Leaves a deficiency to be provided for, of
$\$ 2,600,000$
An addition of fifty per cent. to the present amount of duties, (together with a continuance of the tempurary duties heretofore designated by the name of "Mediterranean Fund,") will be sufficient to supply that deficiency, and is respectfully submitted. This mode appears preferable for the present to any internal tax. With respect to the sales of publiclands, besides affording a supplementary fund for the ultimate redemption of the public debt, they may, without any diminution of revenue, be usefully applied as a bounty to soldiers enlisting in the regular service, and in facilitating the terms of loans. But it does not appear that the actual receipts into the treasury, arising from the sales, can be materially increased, without a reduction in the price, unless it be by an attempt to offer certain portions for sale in the large cities of the Union.

The same amount of revenue would be necessary, and, with the aid of loaus, would, it is believed, be sufficient in case of war. The same increase of duties would therefore be equally necessary in that event. Whether it would be sufficient to produce the same amount of revenue, as under existing circumstances, cannotat present be determined Should any deficiency arise, it may be supplied, without difficulty, by a further increase of duties, by a restoration of that on salt, and a proper selection of moderate internal taxes. To raise a fixed revenue of only nine millions of dollars, is so much within the compass of the national resources, so much less in proportion than is paid by any other nation, that, under any circumstances, it will only require the will of the Legislature to effect the object.

The possibility of raising money by loans to the amount which may be wanted, remains to be esamined: for, the fact that the United States may easily, in ten years of peace, extinguish a debt of forty-two millions of dollars, does not necessarily imply that they could borrow that sum during a period of war.

In the present state of the world, foreign loans may be considered as nearly unattainable. In that respect, as in all others, the United States must solely rely on their own resources, These have their natural bounds, but are believed to be fully adequate to the support of all the national force that can be usefully and efficiently employed.

The ability and will of the United States faithfully to perform their engagements are universally known; and the terms of loans will, in no shape whatever, be affected by want of contidence in either. They must, however depend not only on the state of public credit, and on the ability to lend, but also, on the existing demand for capital required for other objects. Whatever this may be, the money wanted by the pubiic must be purchased at its market price. Whenever the amount wanted for the service of the year, or the whole amount of stock in the market, shall exceed certain limits, it may be expected that legal interest will not be sufficient to obtain the sums required. In that case, the most simple and direct is also the cheapest and safest mode. It appears much more eligible to pay at once the difference, either by a premium in lands, or by allowing a higher rate of interest, than to increase the amount of stock created, or to attemptany operation which might injuriously affect the circulating medium of the country. This difficulty, and it is the only serious one which has been anticipated, will not, indeed, if analysed, appear very formidable. For, to take an extreme case, and supposing even forty millions of dollars to be borrowed, at eight, instead of six per cent. a year, the only difference would consist in the additional payment of eight hundred thousand dollars a year, until the principal was reimbursed, a payment inconvenient, indeed, and to be avoided if practicable, but inconsiderable, if compared either with the effects of other means of raising money, or with some other branches of the public expenditure.

It appears from the preceding estimates, that nothing more may be strictly wanted for the defraying, during the year 1812, the expenses as yet authorized by law, than an authority to borrow a sum equal to that which may be reimbursed on account of the principal of the public debt.

With a view to the ensuing years, and considering the aspect of public affairs, presented by the Executive, and the measures of expense wbich he has recommended, it has been attempted to show-
lst. That a fixed revenue of about nine millions of dollars is necessary, and sufficient, both under the existing situation of the United States, and in the event of their assuming a different attitude.

2d. That an addition to the rate of duties on importations is at present sufficient for that purpose, although, in the course of events, it may require some aid from other sources of revenue.

3d. That a just reliance may be placed on obtaining luans, to a considerable amount, for defraying the extraordinary expenses which may be incurred beyond the amount of revenue above stated.

4th. That the peace revenue of the United States will be sufficient, without any extaordinary exertions, to discharge, in a few years, the debt which may be thus necessarily incurred.

All which is respectfully submitted.
Treasury Department, Noucmber 22, 1811.
A.

A Statement exhibiting the amount of duties which accrued on Merchandise, Tonnage, Passports, and Clearances, of Debentures issued on the exportation of Foreign Merchandise, of payments for Bounties and Allowances, and for expenses of collection, during the years 1809 and 1810.

|  | duties on |  |  | Debentures issued. | Bounties and Allowances. | Gross Revenue. | Expenses on collection. | Nett Revenue. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Merchandise. | Tonnage. | Passports \& clearances |  |  |  |  |  |
| $\begin{gathered} 1809, \\ 1810, \end{gathered}$ | $\begin{array}{r} \$ 11,603,07127 \\ 16,601,71171 \end{array}$ | $\begin{array}{r} \$ 151,98313 \\ 169,16124 \end{array}$ | $\begin{array}{r} \$ 22,660 \\ 23,428 \end{array}$ | $\begin{array}{r} \$ 4,706,608 \\ 3,839,160 \end{array}$ | $\begin{array}{r} \$ 48,94018 \\ 2,268 \end{array}$ | $\begin{aligned} & \$ 7,022,16622 \\ & a 12,952,87290 \end{aligned}$ | $\begin{array}{r} \$ 494,998 \\ 439,382 \\ 87 \end{array}$ |  |
| (a) Gross revenue for the year 1810, Deduct interest and storage, |  |  |  | - | - - | - - | - - | $\begin{array}{r} \$ 12,952,87290 \\ 30,70195 \end{array}$ |
| Gross revenue, per statement B, |  |  |  | - | - - | - - | - - | $\xrightarrow{\text { \$12;922,170 95 }}$ |

A Statement of the amount of American and foreign Tonnage employed in foreign trade, for the year 1810, as taken from the records of the Treasury.


Proportion of foreign tonnage to the whole amount of tonnage employed in the foreign trade of the United States, 8.1 to 100 .

Treasury Departuent, Register's Office, November 9th, 1811.
JOSEPH NOURSE, Register.

## B.

IA Statement exhibiting the value and quantities, respectively, of Merchandise, on which duties actually acerued during the year 1810, (consisting of the difference between articles paying duty, imported, and those entitled to drawback, re exported) and, also, the nett revenue which accrued during that year, from duties on Merchandise, Tonnage, Passports, and Clearances.


Explanatory Statements and Notes.


Explanatory Statements and Notes-Continued.


## $\boldsymbol{B} 2$.

A statement of the duties which accrued on the principal articles imported from Great Britain and her dependencies, during the year 1810, with an estimate of the debentures issued on the same articles, deduced from a comparison with the whole amount of duties accruing, and debentures issued, during the same year, on all articles of the same description, imported from all countries.

|  | Ad valorem | Spirits. | Cotton, spices, and indigo. | Sundries. (a.) |
| :---: | :---: | :---: | :---: | :---: |
| Gross amount of duties on articles imported from all countries, - | \$8,121,337 | 1,315,085 | 681,414 | 283,778 |
| Deduct gross amount of debentures issued on the exportation of such articles, - | 656,773 | 33,323 | 563,601 | 10,700 |
| Nett revenue, - | \$7,464,564 | 1,281,762 | 117.813 | 273,078 |
| Gross amount of duties on such of the same articles as were imported from Great Britain and dependencies, | 6,174,510 | 561,893 | 192,710 | 244,244 |
| Deduct estimated amount of debentures on the exportation of such of the said articles as were of British importation, | $499,510$ | 14,893 | 159,710 | 24,244 9,244 |
| Estimated nett revenue on articles imported from Great Britain and dependencies, | 5,675,000 | 547,000 | 33,000 | 236,000 |
| Nett revenue, as per statement A, for 1810. <br> Deduct nett revenue on articles imported from Great Britain and dependencies, viz: |  |  |  |  |
|  |  |  |  |  |
| on merchandise ad valorem, - - | - | \$5,675,000 |  |  |
| spirits, $\overline{-}$ - | - | 547,000 |  |  |
| cotton, spices, and indigo, | - | 33,000$-\quad 236,000$ |  |  |
| sundries, - | - |  |  |  |
| Nett revenue, after deducting that arising from British importations, | - | - | \$ | 6,022,000 |

(a) Consisting of beer, pewter, anchors, sheet, slit, and hoop iron, nails and spikes, paints, lead, and manufactures of lead, steel, twine, and packthread, glass, coal, and fish. Some small items, not exceeding $\$ 10,000$, are omitted.
Note.-Sugar, coffee, and molasses, are not included, as the whole quantity wantel for domestic consumption will be supplied from other countries.
Statement of the Lands sold in the Districts of Marietla, Zanesville, Sterbenville, Canton, Chillicothe, Cincinnati, Jeffersonville. and Vincennes, from 1 1st October, 1810 , to 301 h September, 1811;
showing, also, the amount of reccipts from individuals, and payments made by Receivers, during the same time, with the balance due, both on the 1st of October, 1810 , and 1st October, 1811.

| Ofrices. | Lands sold. |  | In hands of Re ceivers Oct. I, 1810. | Due by Individuals, Oct. 1, 1810. | Receipts by Receivers from Individuals. |  | Payments by Receivers. |  |  | Balance due 1st October, 1811. |  | Total balance due 1st October, 1811. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Acres. | Purchase Mo- ney. |  |  | On ac'nt of purchase money. | On account of forfeitures. | Into the Treasury. | The part for expenses. | Repayments. | From Individu- | By Receivers. |  |
| Marietta, <br> Zanesville, <br> Steubenville, <br> Canton, <br> Chillicothe, <br> Cincinnati, <br> Jeffersonville, <br> Vincennes, | 3,833.38 | \$8,786 $81 \frac{1}{2}$ | \$1,735 32 | \$18,718 25 | \$7,317 19 | \$798 12 | \$6,689 38 | \$639 38 | \$1151 18 | \$20,187 87/ ${ }^{\text {d }}$ | \$3,161 25. | \$23,349 12 ${ }^{\frac{1}{2}}$ |
|  | 27,639.23 | 56,572 74 | 15,973 69 | 167,208 $38{ }^{\frac{1}{2}}$ | 69,791 701 | 4,066 33 ${ }^{\frac{1}{2}}$ | 81,561 16 | 2,811 99 | \$1,151 18 | 153,989 42 | 7,119 $39^{\circ}$ | ${ }_{217,871}^{1611} 7$ |
|  | 18,886.34 | 46,363 54,261 50 | 23,095 40 | 231,710 <br> 68,936 <br> 604 <br> 604 | 101,291 35,926 29 29 | 18,140 68 |  | 3,821 <br> 1,987 <br> 48 <br> $48 \frac{3}{4}$ | 5,968 32 | $\begin{array}{r}176,782 \\ 87,271 \\ 88 \\ 88 \frac{3}{4} \\ \hline\end{array}$ | ${ }_{26,150}^{41,089} 566^{\frac{1}{2}}$ | 217,87171 113,422 |
|  | 12,017.142 | 30,672 76 | 56,680 53 | 152,734 29 | 81,28025 | 16,616 57 | 83,374 77\% | 3,680 $27 \frac{1}{2}$ | 13649 | 102,126 80 | 71,066 $08 \frac{1}{2}$ | 1773,192 88 ${ }^{\text {2 }}$ |
|  | 67,116.31 | 152,057 52 | 128,706 $29{ }_{4}^{3}$ | 799,789 47 | 214,651 $38 \frac{1}{4}$ | 9,840 03 | 302,157 79才 | 6,722 811 | 38604 | 737,195 609 | 50,653 87\% ${ }^{\frac{7}{4}}$ | 787,849 483 |
|  | 35,756.00 | 71,512 00 | 13,658 78 | 101,274 99 | 55,258 67 | 8000 | 59,003 74 | 2,342 15 |  | 117,528 32 | 9,993 71 | 127,522 03 |
|  | 14,637.99 | 29,275 98 | 9,015 40 | 106,269 89 ${ }^{\frac{1}{4}}$ | 34,256 25 |  | 37,824 20 | 2,108 52 |  | 101,289 62 ${ }^{\frac{3}{4}}$ | 5,447 45 | 106,737 $07 \frac{1}{4}$ |
|  | 207,017.14 ${ }^{\frac{1}{2}}$ | \$449,502 692 | 255,412 16 | 1,646,642 $04 \frac{1}{4}$ | 599,773 06 | 49,541 74 | c.682,403 04 | 24,114 07 | 7,642 03 | 1,496,371 674 ${ }^{\frac{3}{4}}$ | 214,681 89 | 1,711,053 56\% |

$\begin{array}{r}\begin{array}{r}6,681,34957 \\ 449,50269 \frac{1}{2} \\ 7,130,852 \\ \hline\end{array} \\ \hline\end{array}$

|  |  |
| :--- | :--- |
|  |  |
|  |  |
|  |  |
|  |  |

 $\$ 677,25270$
17,792

06 $\begin{array}{lll}- & - &$| $\$ 677,272$ |
| :---: |
| 17,792 | <br>

\& - \& -\end{array}

- prior to 1st October, 1810,


## Statement C-Continued.

Estimate showing when the instalments which compose the balance due from individuals will become payable.

| ofytes. | Remaining due in 1811. | Becoming due in 1812. | Becoming due in 1813. | Becoming due in 1814. | Becoming due in 1815. | $\begin{gathered} \text { TOTAL } \\ \text { MAIANCE. } \end{gathered}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Marietta, | \$5,855 $20 \frac{1}{2}$ | \$4,772 99 | \$4,234 74 | \$3,510 76 | \$1,814 18 | \$20,187 87\% |
| Zanesville, | 33,428 2\% | 43,026 22 | 40,225 05 | 30,739 28 | 6,570 60 | 153,989 42 |
| Steubenville, | 64,884 10 ${ }^{\frac{3}{4}}$ | 49,753 45 | 35,623 06 | 23,883 12 | 2,638 41 | 176,782 14, $\frac{4}{4}$ |
| Canton, |  | 31,207 23 | 26,942 44 | 18,601 07 | 10,521 14-1 | 87,271 $88 \frac{1}{2}$ |
| Chillicothe, | 45,517 35 | 24,032 62 | 16,851 99 | 10,571 74 | 5,153 10 | 102,126 80 |
| Cincinnati, | 316,545 98 | 210,556 71 | 100,061 77 | 84,331 18 | 25,699 963 ${ }^{\frac{3}{4}}$ | 737,195 60 ${ }^{\frac{3}{4}}$ |
| Jeffersonville, | - | 38,334 07 | 39,324 34 | 27,887 54 | 11,982 37 | 117,528 32 |
| Vincennes, | 42,182 01 ${ }^{\frac{1}{4}}$ | 24,029 02 | 18,749 73 | 10,963 61 | 5,365 25 | 101,289 62 ${ }^{\frac{1}{4}}$ |
|  | \$508,412 92 ${ }^{\frac{1}{2}}$ | 425,712 31 | 282,013 12 | 210,488 30 | 69,745 02 ${ }^{\frac{1}{4}}$ | 1,496,371 673 |

Noxs.-The last return from Zanesville was up to 31st July, 1811.
Treasury Department, November, 1811.
C.

Statement of the Lands sold in the Mississippi Territory, from the time of the last report thereon to the 30th September, 1811; showing, also, the amount of receipts from Individuals, and payments made by Receivers, during the same time, with the balance due.

| Offices. | Lands sold. |  | In hands of Receivers, per last report. | Due by individuals, per last report. | Receipts by Receivers. |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Acres. | Purchase money. |  |  | On account of purchase money. | On account of forfeitures. |
| Madison county, West of Pearl river, East of Pearl river, | 48,463.70 | \$97,922 97 | \$26,333 $89 \frac{1}{4}$ | \$130,765 971 | \$44,085 62 ${ }^{\frac{1}{2}}$ | \$249 39 |
|  | 33,449.46 | 66,898 92 | 2,249 17 | 243,760 65 | 36,150 37 | 6296 |
|  | - - |  | 1,038 91 | 15,668 71 | 24000 | - - |
|  | 81,913.16 | \$164,821 89 | \$29,621 97\% ${ }^{\text {a }}$ | \$390,195 33 $\frac{1}{2}$ | \$80,475 991 | \$305 35 |
| Offices. | Payments by Receivers. |  |  | Balance due. |  | Total balance due. |
|  | Into the Treasury. | The part for expenses. | Repayments. | From individuals. | By Receivers. |  |
| Madison county West of Pearl river, East of Pearl river, | \$45,952 85 | \$2,538 35 | - ${ }^{-}$ | \$184,603 32 ${ }^{\text {a }}$ | \$24,709 05 ${ }^{\frac{2}{2}}$ | \$209,312 38 |
|  | 30,353 79 | 1,980 70 | \$79 18 | 274,509 $£ 0$ | 8,029 53 | 282,538 73 |
|  | 30000 | - | - - | 15,428 71 | 97891 | 16,407 62 |
|  | (a.) 76,606 64 | \$4,519 05 | \$79 18 | \$474,541 $23 \frac{1}{4}$ | \$33,717 69 ${ }^{\frac{1}{2}}$ | \$508,258 73 |

TOTAL SALES OF LANDS.
Amount of lands sold from the opening of the offices, per last report,
Amount sold since, as above stated,

## Cc-Continued.

Estimate showing when the instalments, which compose the balance due from individuals, will become payable.

| ofyices. | Remaining due in 1811. | Becoming due in 1812. | Becoming due in 1813. | Becoming due in 1814. | Becoming due in 1815 | Total balance due. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Madison county, | \$13,677 89 ${ }^{\frac{1}{4}}$ | \$53,203 72 | \$69,180 38 | \$32,564 67 | \$15,976 66 | \$184,603 32 ${ }^{\text {\% }}$ |
| West of Pearl river, | 124,850 64 | 53,756 61 | 58,468 05 | 25,812 51 | 11,621 39 | 274,509 20 |
| East of Pearl river, | 9,662 19 | 3,901 51 | 1,865 01 | - - | - - | 15,428 71 |
| Dolls. | 148,190 72 ${ }^{\frac{1}{4}}$ | 110,861 84 | 129,513 44 | 58,377 18 | 27,598 05 | 474,541 $23 \frac{1}{4}$ |

D.

An estimate of the principalredeemed of the Debt of the United States, from the 1st of October, 1810, to the 30th of September, 1811, and also from the 1st April, 1801, to 30th September, 1811.

|  | Redemption from 1st Oct. 1810, to 30th Sept. 1811. | Redemption from 1st April, 1801, to 30th September, 1810, per the Secretary's report of 11th Dec. 1810. | Total redemption, from Ist April, 1801, to 30th Sept. 1811. |
| :---: | :---: | :---: | :---: |
| The amount of warrants issued on the Treasurer of the U. |  |  |  |
| States, on account of the interest of the domestic debt, and of the reimbursement of the old six per cent. and deferred |  |  |  |
|  |  |  |  |
| six per cent. stocks, from the 1st October, 1810, to the 30th |  |  |  |
| September, 1811 , exclusive of a repayment of $\$ 140,000$, andof the reimbursement of the exchanged six per cent. stock, |  |  |  |
|  |  |  |  |
| as stated below, was, - - - \$3,153,408 01 <br> Deductinterest which accrued during the same period, calculated quarter yearly, <br> 1,846,260 45 |  |  |  |
|  |  |  |  |
|  |  |  |  |
| Do. of the navy six per cent. stock, - - | \$1,307,147 56 | $\begin{array}{r}\$ 12,005,699 \\ 711,700 \\ \hline 00\end{array}$ | $\$ 13,312,84657$ 711,70000 |
| Do. of the $5 \frac{1}{2}$ per cent. stock, - - |  | 1,847,500 00 | 1,847,500 00 |
| Do. of the $4 \frac{1}{2}$ per cent. stock, - - | - - | 176,000 00 | 176,000 00 |
| Do. and purchase of eightper cent. stock, - | - 75 | 6,359,600 00 | 6,359,600 00 |
| Do. do. of the exchanged 6 per cent. stock, | 3,751,125 26 | 2,542,225 86 | 6,293,351 12 |
| Payments made for lands in certificates of the debt of the |  |  |  |
|  |  |  |  |
| mestic debt, - - - - - - | - - | 90,092 58 | 90,092 58 |
| Payments on account of domestic loans, - -Reimbursement of the foreign debt, | - - | 3,440,000 00 | 3,440,000 00 |
|  | - - | (a.) 10,075,004 00 | 10,075,004 00 |
|  | \$5,058,272 82 | \$37,516,062 15, | .)42,574,334 97 |

## Notes to Statement D.

(a.) This sum of $\$ 10,075,004$, is the true amount of the foreign debt, (including principal and premiums) actually due on the 1st April, 1801; the whole of it having been reimbursed, this sum is substituted for that of $\$ 10,239,44233$ inserted in the estimate $D$ of last year, in which the advances for interest, payable in Europe, on the Louisiana stock, had been blended with the payment for principal of the old foreign debt.
(b.) To this sum of - - - - $\quad{ }_{-} \quad-\quad-\quad-\quad-\quad \$ 42,574,33497$ Must be added-

Difference between the nominal amount of three per cent. stock, extinguished, and that of converted stock, issued under the act of 11th February, 1807
Difference between the nominal amount of six per cent. and deferred stocks, as here stated, and the amount actually reimbursed, as per accounts settled at the treasury, arising from unclaimed dividends and arrears of interest,
\$1,292,343 05
From which deduct reimbursement on stock paid in for lands, prior to the 30th
September, 1805,

September, 1805,
4,229 90
1,288,113 15
43,862,448 12
True amount reimbursed from 1st April, 1801, to 30th September, 1811,
The reimbursement of six per cent. and deferred stocks, on the 31st December,
1811, is estimated at $\quad-\quad-\bar{l} \quad-\quad-\quad-\quad-\quad-\quad . \quad \$ 865,90997$
The reimbursement of converted stock, - $\quad$ - $\quad$ - $\quad$ 1,294,452 29
Amount reimbursed from 1st April, 1801, to 1st January, 1811, as per Secretary's report, $\$ 46,022,81038$
Treasury Department, Register's Office, 20th November, 1811.
JOSEPH NOURSE, Register.

Dd.
Statement of the amount of the Public Debt on 1st April, 1801, and on the 1st January, 1812.

|  | Principal. | Interest. |  |
| :---: | :---: | :---: | :---: |
| debt on ISt April, 1801. |  |  |  |
| Six per cent. and deferred, unredeemed, | \$37,887,840 54 | \$2,273,270 43 |  |
| Three per cent. outstanding, - - - $\quad-\quad-$ | 19,102,477 89 | 573,074 33 |  |
| Five and a alif per cent. - $\quad-\quad-\quad-\quad \$ 1,847,50000$ Four and a half per cent. |  |  |  |
| Eight per cent. (including \$ 800 over-issued) - 6,482,500 00 |  |  |  |
| Navy six per cent. ${ }^{\text {coser }}$ |  |  |  |
| $\begin{array}{ll}\text { Temporary loans, viz: at six per cent. } \\ \text { do. } & 2,040,000 \\ \text { Do. } & \text { five per cent. } \\ 1,400,000\end{array}$ |  |  |  |
|  |  |  |  |
|  | 12,657,700 | 863,218 50 |  |
| Foreign debt on 1st January, 1801, - - <br> Deduct principal and premiums paid between 1st 10,419,000 00  <br> January and 1st April, 1801,   |  |  |  |
|  |  |  |  |
| Unfunded debt, consisting of such parts of the registered debt, and debt due to foreign officers,as have been subsequently paid, <br> 90,092 58 |  |  | \$4,180,463 26 |
|  |  |  |  |
|  |  |  |  |
| On six per cent. and deferred stocks, 0 n three per cent. including reimbursement of |  | 1,249,244 67 |  |
| On three per cent. including reimbursement of converted stock, and deducting converted stock outstanding |  | (a)54,418 53 |  |
| Eight, five and a half, four and a half, and Navy <br> six per cent. stocks, and temporary loans, paid |  |  |  |
| all in full, -- - - - 12,657,700 00 |  | 863,21850 |  |
| Foreign debt, paid in full,    <br> On account of unfunded debt, - - $-10,075,00400$ <br> Total reimbursement, - - - |  | 466,100 00 |  |
|  | 46,022,810 48 |  | 2,632,981 70 |
| debt on 1st january, 1812. |  |  |  |
|  |  |  |  |
| $\begin{array}{lllll}1796 \text { six per cent. } & . & . & - \\ \text { Old debt, }\end{array}$ |  | $\begin{array}{r} 518,65580 \\ 4,80000 \end{array}$ |  |
| 2. New Debt, viz. |  |  |  |
| Louisiana six per cent. stock, | 11,250,000 00 | - - | 675,000 00 |
| Total amount of debt, 1st January, 1812, | 45,120,304 53 | - - | 2,222,481 56 |
| The reimbursement of principal for 1812 , will be $\$ 1,569,90065$, thus: |  |  |  |
|  |  |  |  |  |
| Nominal amount of six per cent. and deferred stocks, $\$ 32,424,08014$, at 8 per cent. $=2,593,92641$ Of which is interest, as above, - - - - - - 1,024,02576 |  |  |  |
|  |  |  | [1,569,900 65 |
| Total amount annually payable on the public debt, after 1812, |  | - - | \$3,792,382 21 |

## Notes to Statement Dd.

(a) Interest extinguished on $\$ 2,379,26934$, at 3 per cent.

(b) Six per cent. and deferred stocks, 1st January, 1801:

Nominal amount, exclusive of the sinking fund, - - - - - $\quad$ - $41,895,31001$
The previous reimbursements by the accounts of receipts and expenditures, amount-

Deduct for an error inserted in the accounts for the year 1803, - . 24,21031
-But of that reimbursement there had been paid on stock transferred to the sinking
$\begin{aligned} & \text { fund, a sum of } \\ & \text { Leaving for the reimbursement on the above stated nominal amount, }\end{aligned} \overline{-}^{-} \quad-\quad-\quad 4,17772 \quad 3,947,85181$
3,952,029 53

And making, for the unredeemed amounit, as per report of April, 1808, - - - $37,947,45820$
The reimbursement paid on 31st March, 1801, was
Unredeemed 6 per cent. and deferred, on 1st April, 1801,

## Notes to Statement Dd-Continued.

E.

Statement of Receipts and Payments at the Treasury of the United States,from 1 st October, 1810, to the 30th September, $1811_{.}$

| Cash in the treasury, subject to warrant, 1 st October, 1810, |  |
| :---: | :---: |
| Received for the proceeds of the customs, $\$ 12,490,65614$ |  |
|  |  |
| Internal reve- |  |
| nue, - 6,319 60 |  |
| Direct tax, 6,362 87 |  |
| ales of public lands, | 3 |
| Cents and half cents |  |
| coined at the mint, | 8,463 78 |
| Fees on patents, | 6,480 00 |
| Public arms sold to States, | 71,906 00 |
| Postage of letters, | 3770 |
| Salt works in the Illinois |  |
| territory, | 2,500 00 |
| Fines, penalties, and for- |  |
| feitures, ${ }^{-}$- | 11,105 24 |
| Seamen's wages paid |  |
| to consuls in foreign |  |
| countries, | 2,035 00 |
| Payment by an unknown |  |
| person, through the |  |
| President of the Unit- |  |
| ed States, |  |
| Repayments, | 168,268 81 |

Loan from Bank United States on 31st December, 1810,
\$3,459,029 72
Payments on the following accounts:
Civil Expenses, both foreign and clomes-
tic, viz:

Civil list, proper, - - $\$ 620,62016$ Light house establishment, 112,01876 $\begin{array}{llll}\text { Marine hospital establishment, } & 58,822 & 34 \\ \text { Invalid pensions, } & 74,674 & 68\end{array}$
$\begin{array}{lr}\text { Invalid pensions, } \\ \text { Public buildings in Washing- } \\ \text { ton } & 60000\end{array}$

| $\begin{array}{l}\text { ton, } \\ \text { Furniture for the President's } \\ \text { house, }\end{array}$ | 60000 |
| :--- | ---: | ---: |


$\begin{array}{lll}\text { sion fund, } \\ \text { Mint establishment, } & -\quad 7,106 & 25 \\ \text { G } & \text { 28,999 } & 96\end{array}$
Grants and miscellaneous
claims, 23,036 96

General Post Office, \&c. -
Unclaimed merchandise,
Survers of public
Surveys of public
lands, - 69,741 70
Ascertaining land
titles in Louisi-
ana,

| 06 | 80,167 76 |
| :---: | :---: |
| Roads within the |  |
| State of Ohio, 19,000 00 |  |
| From Cumberland to the Ohio, $\quad 6,86150$ |  |
| From the Mississippi to the Ohio, 20925 |  |
| ing houses with the In- | 26,070 75 |
| dians, | 3,975 00 |
| Contingent expenses of Government, | 3,3 |
| Intercourse with foreign na- |  |
| tions, - - - | 207,745 77 |

Military Expenses, viz:
Pay, subsistence,
clothing, \&c. of
the army, $1,463,000$
Fortification of ports
and harbors, 165,000
Ordnance, arms, ar-
senals, \&c.
Indian department, $\quad \begin{array}{r}2,129,000 \\ 142,725 \\ 00\end{array}$
Nuvy.
Repairs and contingencies, $\quad 542,00000$
Ordnance and arms, - 62,000 00
Navy Yards, - $\quad 74,00000$
Marine corps, - $-\quad 251,00000$
Pay, provisions, and other
expenses, - 1, 207,000 00

## Public Debt.

Interest and charges, $\quad 2,225,80093$
Principal discharged, $\quad 5,058,27282$
Repayment of loan to Bank
United States, - $2,750,00000$
10,034,073 75
Balance in the treasury subject to warrant, September 30, 1811,

## DUTIES AND DRAWBACKS.

Comimulcated to the house of representatives, november $27,1811$.
Sir:
Treasury Department, November 26, 1811.
In obedience to the permanent order of the House of Representatives, passed on the third of March, 1797, I have the honor to transmit a statement exhibiting the amount of duties and drawbacks on goods, wares, and merchandise, imported into the United States, and exported therefrom, during the years 1808, 1809, and 1810.

I have the honor to be, very respectfully, sir, your obedient servant,
ALBERT GALLATIN.
The Hon. the Speaker of the House of Representatives.

A Statement exhibiting the amount of Drawback payable on sundly articles exporteä from the United States, in the years 1808, 1809, and 1810, compared with the amount of Duties collected on the same, respectively.

| spbcies of mathenamisk. | in the meat 1808. |  | in taz yeam 1809. |  | in the tear 1810. |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Duties received. | Drawback payable. | Duties received. | Drawback payable. | Duties received. | Drawback payable |
| On Merchandise- <br> Paying a duty of 15 per cent. ad val. | Dollars. | Dollars. | Dollars. | Dollars. | Dollars. | Dollars. |
|  | 2,763,110 | 71,967 | 3,522,184 | 506,770 | 6,598,612 | 612,069 |
| Do 17\% do - | 469,954 | 7,667 | 939,667 | 78,809 | 1,392,219 | 38,975 |
| Do 22 $\frac{1}{2}$ do | 15,260 | 258 | 73,363 | 1,957 | 130,506 | 5,729 |
| Wines, Madeira, - - Sherry and St. Lucar, | 61,275 | 7,029 | 174,290 | 10,435 | 176,208 | 21,085 |
|  | 453 | 114 | 112 | 17 | 422 |  |
|  | 106,492 | 150 | 137,543 | 1,846 | 31,082 | 8,914 |
| Claret, - - | 9,022 | 1,168 | 795 | 9,071 | 2,890 | 537 |
| Lisbon, Oporto, \&c. - | 24,478 | 153 | 66,733 | 3,879 | 37,435 | 651 |
| Teneriffe, Fayal, \&c. | 79,560 | 3,848 | 148,153 | 9,850 | 166,856 | 16,516 |
| All other, - - | 179,747 | 41,896 | 20,763 | 120,217 | 72,181 | 29,120 |
| Spirits, distilled from grain, - | 61,024 | 2,078 | 27,944 | 2,066 | 45,099 | 131 |
| Do from other materials,Do from domestic produce, | 1,306,455 | 13,313 | 1,390,970 | 68,918 | 1,269,976 | 33,192 |
|  | $\stackrel{-}{3259}$ | - | - 80 | 1941 |  |  |
|  | 325,899 1,356 | - | 2r4,982 | 1,941 | 385,999 | 969 |
| Beer, Ale, and Porter, Teas, Bohea, | 1,356 77,065 | - | 4,816 15,574 | 625 6,700 | 12,635 175,924 | 100 13,485 |
| Souchong, - | 288,622 | 1,017 | 17,054 | 182,791 | 449,634 | 43,059 |
| Hyson, - | 257,978 | 889 | 129,937 | 106,625 | 417,331 | 102,382 |
| Other Green, - | 352,222 | 726 | 150,406 | 67,338 | 518,925 | 76,687 |
| Coffee, - | 1,606,385 | 26,661 | 1,936,508 | 1,480,297 | 1,563,159 | 1,206,337 |
| Cocoa, | 21,196 | - | 29,053 | 51,366 | 46,088 | 8,110 |
| Chocolate, - | 32 | - | 50 |  | 80 |  |
| Sugar, Brown, - | 1,686,962 | 35,647 | 1,285,422 | 735,144 | 1,300,367 |  |
| White Clayed, | 602,105 | 7,707 | 429,580 | 614,456 | 1,522,498 | 437,585 |
| Loaf and Candy, | 347 | - | 129 | 93 | 300 |  |
| Other refined, | 2,456 | - | 31 | 2,122 | 2 |  |
| Almonds, - - | 4,602 | 809 | 4,841 | 1,420 | 1,970 | 707 |
| Currants, - | 691 | 113 | 1,620 |  | 2,087 | 1,456 |
| Prunes and Plums, | 600 | 13 | 845 | 33 | 545 | 193 |
| Figs, - | 1,600 | - | 3,550 |  | 7,061 | 323 |
| Raisins, in jars and boxes, | 11,986 | 82 | 26,054 | 715 | 10,902 | 2,542 |
| Do all other, - | 14,184 | 145 | 39,877 | 568 | 5,636 | 6,814 |
| Candles, Tallow, | 1,025 | 181 |  | 2,240 | 1,183 | 423 |
| Wax, | 197 |  | 42 | 134 | 73 |  |
| Cheese, - | 5,065 | 720 | 1,766 | 10,046 | 2,905 | 290 |
| Soap, - - | 7,001 | 630 | 1,621 | 7,209 | 4,169 | 2,162 |
| Spices, Mace, - | 1,393 | - | 576 3,142 | 4,388 | 2,345 23,276 | 5,582 |
| Nutmegs, - | 4,849 | - | 24,199 | 2:018 | 48,284 | 39,361 |
| Cinnamon, - |  | 110 | 349 |  | 108 |  |
| Cloves, | 5,942 | - | 10,284 | 4,188 | 24,444 | 19,432 |
| Pepper, - | 266,279 | 21,144 | 286,065 | 363,313 | 349,262 | 279,783 |
|  | 11,768 | - | 14,532 | 673 | 22,622 | 1,912 |
| Chinese Cassia, | 9,568 | - | 3,618 | 7,453 | 16,355 | 8,425 |
| Tobacco, - - | 125 | - | 31 |  | 95 |  |
| Snuff, - | 1,181 | - | 199 | 656 | 756 | 520 |
| Indigo, - | 235,999 | 497 | 24,855 | 117,497 | 186,090 | 185,299 |
| Cotton, - | 101,647 | 279 | 12,558 | 87,807 | 10,973 | 23,807 |
| Powder, Hair, | 112 | - |  | 37 | 1 |  |
| Star Gun, | 4,653 | - | 3,274 | 487 | 1,178 | 279 |
| Starch, - - - Glue, | 1 | - | 43 | - | 260 |  |
| Clue, - ${ }_{\text {Pewter Plates and Dishes, }}$ | 556 | - | 2,377 | - | 3,772 | 465 |
| Pewter Plates and Dishes, | 324 | - | 852 | - | 314 |  |
| Anchors and Sheet Iron, | 4,906 | - | 12,414 | - | 12,878 |  |
| Hoop and Slit Iron, | 3,978 | - | 3,960 | 1,654 | 8,691 | 905 |
| Nails, - | 4,658 | 1,476 | 29,328 | 8,429 | 45,160 | 2,757 |
| Spikes, - - | 8 | , | 1,819 | 43 | 2,895 | 88 |
| Quicksilver, - - | 619 | - | 763 | 125 | 118 |  |
| Paints, Ochre, Yellow, in Oil, | 24 | - | 145 | - | 162 |  |
| Dry Yellow, - - | 702 | - | 526 | - | 664 |  |
| Spanish Brown, | 2,945 | - | 12,345 | 165 | 9,920 | 475 |
| White and Red Lead, | 35,660 | - | 60,445 | 86 | 50,754 | 235 |

STATEMENT—Continued.

| spegirs of mbrckandise. |  | in the iear 1808. |  | in tas meail 1809. |  | in the fear 1810. |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | Duties received. | Drawback payable. | Duties received. | Drawback payable. | Duties received. | Drawback. payable. |
| Lead, and manufactures of, | - | Dollars. <br> 20,241 | Dollars. <br> 401 | Dollars. <br> 11,414 | Dollars. 1,898 | $\begin{gathered} \text { Dollars. } \\ 15,820 \end{gathered}$ | Dollars. 532 |
| Seines, - - | - | 7 | - | 88 | 1,898 | -99 |  |
| Cordage, Tarred, - | - | 46 | 215 | 932 | 2,491 | 16,918 | 3,247 |
| Do. Untarred, - |  | 386 | - | 316 | 8 | 2,292 | 27 |
| Cables, - - |  | - | - | 338 | ' 178 | 3,776 | 1,625 |
| Steel, - |  | 7,264 | - | 14,839 | 1,954 | 15,092 | 3,883 |
| Hemp, - - | - | 5,932 | - | 17,188 | 697 | 178,760 |  |
| Malt, - - | - | - | - | - | - | 11 |  |
| Twine and Pack-thread, | - | 4,499 | - | 3,016 | 54 | 12,135 | 379 |
| Glauber Salts, - | - | 11 |  | 169 | - | 265 |  |
| Salt, - - | - | 6,017 | 113 | 43 |  |  |  |
| Coal, - | - | 7,164 | - | 18,410 | - | 19,907 |  |
| Fish, Dried, - - | - | 10,944 | - | 4,710 | - | 4,031 |  |
| Pickled, Salmon, | - | 100 | - | 1,204 | - | 4,835 |  |
| Mackerel, - | - | 737 | - | 2,639 | - | 2,872 |  |
| All other, - - | - | 373 | - | 1,363 | - | 802 |  |
| Glass, Black Quart liottles, - | - | 1,649 | 73 | 4,700 | 670 | 12,912 | 358 |
| Window, - | - | 7,234 | 109 | 45,854 | 284 | 51,299 | 988 |
| Cigars, - - | - | 32,454 | - | 44,956 | 6,224 | 41,893 | 10,285 |
| Lime, - - | - | 1 | - | 23 | - | 26 |  |
| Boots, - - | - | 547 | - | 441 | 127 | 829 |  |
| Shoes and Slippers of Silk, | - | 1,446 | - | 275 | 1,197 | 445 |  |
| Do. all other, - | - | 1,872 | - | 791 | 696 | 1,724 3 | 86 |
| Cards, Wool and Cotton, - | - | 1,045 | - | 388 | - | 988 | 488 |
| Dollars, | - | 11,158,617 | 249,396 | 11,559,185 | 4,706,608 | 16,562,080 | 3,839,160 |

Treasury Departmext, Register's Office, November 14, 1811.
JOSEPH NOURSE, Register.

12th Congress.]
No. 354.
[1st Session.

## ASSAYS OF FOREIGN COINS.

communicated to the senate, on the 29th of november, 1811.
The Secretary of the Treasury, in obedience to the act, entitled " An act regulating the currency of foreign coins in the United States," respectfully reports:
That assays of the foreign gold and silver coins, made current by that act, have been made at the Mint of the United States, conformably thereto, the result whereof is shown in a letter of the Director of the Mint, dated November: 22,1811 , which is annexed to this report, and which is prayed to be received as part thereof.

All which is respectfully submitted.
ALBERT GALLATIN.
Treasury Department, November 26, 1811.

Mint of the United States, November 22, 1811.
SIR:
Agrecably to your desire, I have caused assays to be made of the several species of foreign gold and silver coins, made current in the United States, by an act of Congress of 10th April, 1806; the result of which, according to the assayer's report, is as follows:

Gold coins of Great Britain.

Gold coins of France.
No. 1, on 5 pieces of different dates prior to the year ${ }_{66}{ }_{66}^{1806}$,

| 1, | 6 | 5 | 6 |
| :--- | :--- | :--- | :--- |
| 2, | 6 | 5 | 6 |
| 3, | 5 | 6 |  |
| 4, | 6 | 2 | 6 |
| 5, | 6 | 2 | 66 |
| 6, | 6 | 1 | 66 |
| 7, | 6 | 5 | 6 |

Gold coins of Spain.
C. grs.
No. 1, on 4 pieces of different dates prior to the year 1806 ,

$\square$

| 3, | 66 | 3 | 66 | 66 | 66 | 66 | 66 | 60 | 1808, |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| 5, | 66 | 3 | 66 | 66 | 66 | 66 | 66 | 66 | 1809 |
| 6, | 66 | 3 | 66 | 66 | 66 | 66 | 66 | 66 | 1810, |
| 7, | 66 | 3 | 66 | 66 | 66 | 66 | 66 | 66 | 1811, |

## Gold coins of Portugal.

| No. 1, on |  | iec | ffe | dat | prio | o th |  | 1806, | - |  | - | - | - | 22 | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 2, '* | 2 |  | 66 |  |  |  |  | 1806, | - | - | - | - | - | 22 | 0 |
| 3, '6 |  | ${ }^{6}$ | ${ }^{6}$ | 6 | ${ }^{6}$ | 66 | 66 | 1807, | - | - | - | - | - | 22 | 0 |
| 4. '6 | 5 | 6 | 36 | $6:$ | 6 | 66 | 6 | 1808, | - | - | - | - | - | 22 | 0 |
| $5,{ }^{6}$ | 5 | 66 | 6 | 6 | 66 | * | 6 | 1809, | - | - | - | - | - | 22 | 0 |
| 6, ${ }^{6}$ |  | 6 | 6 | * | 65 | 6 | 66 | 1810, | - | - | - | - | - | 22 | 0 |

Silver coins of France.
No. 1, on 5 crowns of different dates - $\quad$ - $\quad$ - - 2 , on 5 five francs pieces different dates,
Silver coins of Spain.
No. 1, on 5 pieces of different dates, prior to the year 1806, $\quad-\quad-\quad-\quad-\quad 10 \quad 15 \quad 12$

| 2, | 5 | ${ }_{6}$ | 6. |  |  | 6 | 6 | 1806, | - | - | - | - | 10 | 15 | 00 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 3, ${ }^{6}$ | 5 | :6 | ${ }^{6}$ | 66 | ${ }^{6}$ | ${ }^{6}$ | 6 | 1807, | - | - | - | - | 10 | 15 | 06 |
| 4 4, 6 | 5 | 6 | 6 | 6 | " | 6 | 6 | 1808, | - | - | - | - | 10 | 15 | 12 |
| 5, " | 5 | 6 | 6 | * | 6 | 66 | 66 | 1809, | - | - | - | - | 10 | 15 | 06 |
| 6, ' | 5 | '6 | ${ }^{6}$ | 6 | 6 | 6 | 66 | 1810, | - | - | - | - | 10 | 15 | 12 |
| 7, ${ }^{6}$ | 5 | '6 | 6 | '6 | * | 6 | 6 | 1811, | - | - | - | - | 10 | 15 | 00 |

From the above report of the assayer, it appears:
1st. That the gold coins of Great Britain and of Portugal are all uniformly of the same quality, and exactly equal to that of the gold goins of the United States; and therefore their intrinsic value is at the rate of 100 cents for 27 grains, or $88_{0}^{8}$ cents per dwt.
2d. That the gold coins of France are all very nearly of the same quality. The average from the above assays being $212 \frac{5}{11}$ nearly, will give their value at the rate 100 cents for $27 \frac{47}{100}$ grains, or $87 \frac{37}{100}$ cents per dwt.
3d. That the gold coins of Spain are somewhat variable in their qualities. The average from the above assay being $203 \frac{2}{7}$ will give their intrinsic value at the rate of 100 cents for $28 \frac{53}{100}$ grains, or $84 \frac{1}{100}$ cents per dwt.
4th. That the intrinsic value of the French crown, supposing its weight 18 dwt .17 grs ., is, from the above assay, $110 \frac{1}{100}$ cents; and that of the Ecu, or five francs piece of Napoleon, supposing its weight 16 dwt. 2 grs. (which is very nearly the average) $=93 \frac{14}{100}$ cents.
5th. That the silver coins of Spain are very nearly of the same uniform quality. The average from the above assay being $10 \mathrm{oz} 15 dwt .17 grs.$. nearly, will give the intrinsic value of the Spanish dollar, if of the full weight of 17 $d w t .7=100 \frac{24}{100}$ cents.

I have the honor to be, sir, with great respect and esteem,
Your most obedient servant,
R. PA'TCEERSON.

The Honorable Albert Gallatin, Secretary of the Treasury.

## ENCOURAGEMENTTOTHECULTUREOF HEMP.

communicated to the house of representatives, december 7, 1811.
To the Honorable the Senate and House of Representatives of the United States, the petition of the inhabitants of the county of Sussex, in the State of New Jersey, humbly showeth:
That your petitioners are owners of considerable tracts of land, situated in the county of Sussex, that are suitaule for the cultivation of hemp; which they have been at a heavy expense in draining, with the view of turning them to that use. They have been led to this object by the high prices which that article has hitherto borne in our markets; and, more particularly, by the encouragement held out by Congress to every improvement and extension of the agriculture and manufactures of this country-objects always dear to them, but much more so in the present convulsed state of the world; which has drawn from its accustomed employment the capital of the country, and with it the enterprise and industry of our citizens, which now turns its activity to the improvement of the interior of our country. Your petitioners have seen, with regret and disappointment, that the state of affairs abroad, which has curtailed or annihilated almost every other branch of commerce, has greatly increased the importation of hemp; much to their individual prejudice, and (as they beg permission to show) to the material prejudice of the country generally. In the counties of Sussex and Morris, there are not less than thirty thousand acres of land, adapted to the growing of hemp; and, in the county of Orange, which adjoins, a much greater quantity. These lands have heretofore been but little cultivated, and were of small value to the owners; in very many instances wholly unproductive. And as they were in most instances inundated during a part of the year, and filled with stagnant waters, the health of large districts of country has been greatly injured. 'To redeem these lands, therefore, and to render them susceptible of growing, in abundance, an article of such national importance as that of hemp, is a great and lasting gain to the country, in every point of view, and, perhaps, very essential to its independence. The importation of hemp, on the contrary, is a continual source of national loss. This article (as your honorable body well knows) is brought from countries that want few of the products of this country; and who are, besides, our rivals in many of the leading articles which
we have for exportation. The balance of trade with them is consequently largely against us; and, to extinguish this balance, the specie is drained from our country.

Your petitioners are fully of opinion that, with suitable legislative encouragement, there will be raised not only enough hemp for the consumption of the United States, but that it will become, in a short period of time, an important article of exportation. This encouragement is the more necessary at this time, to counteract the injury that is likely to be produced by a continuance of the state of things before alluded to; and to afford a more immediate and certain prospect of gain to the cultivator, inducing, by this means, others to embark their capitals in like enterprises; who would else be discouraged by the heavy expense that is unavoidably incurred in the outset, and which affords no return till after several years of persevering industry.

Such are the motives which have led your petitioners to apply to the General Government for assistance. They will not presume to point out the mode, whether by a bounty on domestic hemp, or an additional duty on foreign; this they leave to the wisdom of Congress. That every thing will be done that is consistent with the duties they owe to all classes, they have a sufficient pledge in the deep interest which the Government has always taken in raising the value of our native soil, and in lessening our dependence on foreign countries.

November, 1811.
JAMES LUDLUM, and others.

12th Congrbss.]
[1st Session.

## REMISSIONOFDUTIES.

coumbnicated to the house of representatives, december 9, 1811.
Mr. Newton, from the Committee on Commerce and Manufactures, to whom was referred the petition of Najah Taylor and Nathaniel Richards, for themselves, and in behalf of Custavus Upton, made the following report:
That the petitioners state, that Gustavus Upton, in October, 1807, purchased, in France, sundry articles of merchandise, which, in the month of February, 1808, were shipped in the Ceres, for New York, and the voyage commenced, but which was relanded in consequence of information received, that the British Government had issued orders for the capture of all American vessels bound to or from the ports of France. That no safe opportunity offering for the conveyance of the merchandise to the United States, in December, 1808, when one of the petitioners (Gustavus Upton) left France for Great Britain; having previously given instructions to Messrs. McCarthy and Brothers of Bordeaux to ship the merchandise to the United States directly, if a conveyance could be obtained: and, if not, to forward the same to England, whence, it was supposed, the merchandise might be shipped to the United States, with ease and safety. The petitioners further state, that, on the 12th of April, 1809, a conveyance was engaged for with eaid merchandise for London, in the ship Yaug Fran Agena Sophia, of Kniphausen. On the merchandise arriving in the port of London, liberty to land the same, for sale, was refused, but granted to reship it for the United States; which was done in June, 1809, on board the Rhadius, Captain Farly, for New York, and reached that port on the 18th of October, 1809, in contravention of the provisions of the act of Congress, entitled "An act to interdict the commercial intercourse between the United States and Great Britain and France, and their dependencies, and for other purposes," passed the 1st of March, 1809. The petitioners further state, that, on the arrival of the said merchandise at New York, they gave notice thereof to the collector, and that they had no intention of violating any law; that the merchandise, notwithstanding the fair and open procedure of the petitioners, was taken into the custody of the revenue officers, and that, on a petition to the Secretary of the Treasury, in conformity to the act, entitled "An act to provide for mitigating or remitting the forfeitures, penalties, and disabilities, accruing in certain cases therein mentioned, "he decided that the said merchandise should be delivered to the petitioners, on their payment of costs, double duties on the articles imported contrary to law, and a sum equal to the extra duties imposed by his decision, for the use of the custom house officers at New York; with which decision the petitioners complied. They now pray the National Legislature that the sums of money which they have been made to pay, over and above the legal duties, may be refunded.
The Committee can see no great hardship in this case. The merchandise seized was prohibited, and the whole importation, had a prosecution been instituted, would have been condemned as an importation contravening the provisions of the act, entitled "An act to interdict the commercial intercourse between the United States and Great Britain and France and their dependencies, and for other purposes," passed the 1st day of March, 1809. The petitioners or shippers must have known that the merchandise was liable to seizure prior to the shipment of the same at London for the United States, the shipment having taken place more than three months subsequent to the passage of the abovementioned act.

So far from being liable to the charge of rigor in the application of law to the petitioners' case, the Committee are of opinion that the Secretary of the Treasury exercised the powers with which he is by law invested, with great moderation.

From this view of the subject, the Cummittee beg leave to recommend the adoption of the following resolution:
Resolved, That the prayer of the petition is unreasonable, and ought not to be granted.

## PROTECTION TO MANUEACTURES.

COMMUNICATEE TO THE HOUSE OF REPRESENTATIVES, DECEMBER 23, 1811.
To the Honorable the Senate and House of Representatives of the United States in Congress assembled, the petition of the subscribers, citizens of the State of New Jerséy, respectfully represents:
That your petitioners are concerned in the manufactory of iron, for which the district of country wherein they reside is peculiarly adapted. Our hills and mountains abound with iron ore, of the best quality, adequate to supply the whole of the United States, and they also furnish streams of water, and fuel, sufficient to convert this ore into bar iron, castings, nails, \&c. \&c.

Whilst nur commerce was undisturbed by the freebooters of Europe, our iron manufactories afforded us a living profit. Of late, the large importations form Russia and Sweden, and consequent reduction of price; the diminution
of commerce, and great difficulty of making sale of our iron for cash, have so effectually embarrased our operations, that really we know not what course to pursue.

If we suffer our works to lay idle, after expending, perhaps, the whole of our capital in erecting them, we are most certainly ruined; and if we persist in conducting them, under such heavy embarrasments, we are almostas certainly ruined. In this dilemma, then, we appeal to the National Legislature, to relieve us from a situation which we could neither foresee nor prevent. We look to them with confidence, to cherish and foster, with parental care, establishments which, we are bold to say, may render us independent of Europe, in an article so highly important to the agricultural, commercial, and manufacturing interests of our country.

We solicit from your honorable body no other assistance than such as has been frequently extended to establishments of less importance than ours. If an entire prohibition to import iron from Europe should be judged inexpedient, we trust that the wisdom and patriotism of Congress will not hesitate in protecting us from ruin, by imposing such an additional duty on this article, when imported, as may enable us to proceed in exploring and bringing forth the hidden treasures of our mountains.

And your petitioners, as in duty bound, will ever pray.
New Jersex, November, 1811.
JOSIAH MUNSON, and others.

## COMPENSATION OF REVENUE OFFICERS

communicated to the house of representatives, december 30, 1811.
Mr. Bacon, from the Committee of Ways and Means, to whom was referred the several petitions of the collectors of the ports of Philadelphia, Norfolk, Plymouth, (Massachusetts) and Baltimore, and of the naval officer of the port of Philadelphia, made the following report:
That the aforesaid officers pray that provision may be made, by law, for remunerating to them the deficiencies which have happened in the amount of their usual annual compensations, for some years past; and, as it respects the collectors of the ports of Baltimore and Norfolk, that additional compensation may be made them for the future.

The committee have observed that the deficiencies referred to have occurred principally during the years 1808 and 1809, and have been occasioned by two causes:

1st. The generally depressed state of commerce, during those years, which so materially affected the general revenue of the country, and, consequently, the emoluments of the officers employed in its collection, in different degrees.

2d. The payment over, by some of the present incumbents of those particular offices, to the legal representatives of their deceased predecessors, of a moiety of the commissions arising from duties bonded by such predecessors, but actually received by such incumbents, pursuant to the 4 th section of the act to establish the compensations of those officers, passed March 2d, 1799.

On this view of the subject, the committee would remark, that, so far as such diminution of compensation has been occasioned by the first mentioned cause, it must be expected by public officers, whose emoluments depend, in a great degree, upon the actual state of the general commerce of the country, that they should, in some measure share their part in the occasional variations which, at particular periods, may happen to that commerce; and if, during some years, they are enabled to receive an amount which is obviously something more than an average compen sation for services equally arduous, in the ordinary branches of private business, it ought not to be complained of, if, in other years, they should receive somewhat less. Applying this principle to the case of the particular officers under consideration, the committee are convinced that, upon an average of three years, from 1808 to 1810 , both inclusive, those officers (with the exception of the collector of Baltimore) have been enabled to receive an annual compensation for their services, which, in reference to the general rewards of skill and industry, during that period ought, under all the circumstances of their case, to be deemed a reasonable one. The nett emoluments of the collector of Philadelphia. (including the half commissions paid to his predecessor) during that period, amounting to the average sum of $\$ 2.537$ 12, annually; those of the naval officer of that port, to $\$ 2,62589$; those of the collector of Norfolk, to $\$ 92182$; and those of the collector of Plymouth, to $\$ 1,34145$.

That, so far as the nett emoluments of some of those officers have been affected by the second consideration above stated, it ought not to form a ground for remuneration by the Government, since it is a circumstance incident to all other officers of the same description, upon the commencement of their official duties, and is, in effect, but the ad vance of a sum out of their first year's emoluments, which they may calculate upon being refunded to them, or their legal representatives, after the expiration of their official duties by death or resignation.

That some inequalities exist in the compensations now allowed to the officers of the customs, is not improbable, and a general review of that subject may, at a suitable time, be proper and expedient. But it is doubted whether the present unsettled state of our commerce and revenue will afford sufficient data on which any permanent regulations in this behalf ought to be founded.

The case of the collector of Baltimore is the only one, amongst those referred to them, which, in the judgment of the committee, is attended with such obvious circumstances of hardship, and so striking inadequacy of compensation, as to justify extending to him specific and temporary relief. The present collector came into office near the commencement of the year 1808; and it appears, from the official returns of his emoluments and expenditures, that his nett emoluments for that and the two succeeding years have amounted to but $\$ 1,18057$, being an average annual compensation for those years of but $\$ 39352$; and, so far as can be ascertainerd from a comparative view of the official returns, it appears that the expenditures of that office have, during that period, been kept within as reasonable limits as circumstances would justify.

Under this view of the several cases referred to them, the committee recommend to the House the following resolutions:

1st. That the prayer of the several petitions of the collectors of the ports of Philadelphia, Norfolk, and Plymouth, (Massachusetts) and of the naval officer of the port of Philadelphia, ought not to be granted.
2d. 'That there be allowed and paid to James H. M'Culloch, collector of the port of Baltimore, the sum of 1,500 dollars, as a renumeration for services in his said office, during the years 1808,1809 , and 1810, for which his official emoluments were an inadequate compensation.
[See supplemental report, No. 360.]

## The Committee beg leave further to report:

That, in the course of the examinations which became necessary in relation to the merits of the particular cases under consideration, their attention has been drawn to the practical operation of those portions of the revenue laws which were designed to limit within reasonable bounds the nett annual emoluments of the officers of the customs, in some of the principal ports of the Union.

By the 3d section of the act of Congress, passed on the 30th day of April, 1802, it is provided " that, whenever the annual emoluments of any collector of the customs, after deducting therefrom the expenditures incident to his office, shall amount to more than five thousand dollars, or those of a naval officer, after a like deduction, to more than three thousand five hundred dollars, or those of a surveyor, after a like deduction, to more than three thousand dollars, the surplus shall be accounted for, and paid by them, respectively, to the treasury of the United States."

The principal items composing the aggregate of "expenditures incident to these offices," consist of clerk hire, stationary, office rent, and fuel; an account of which, those officers are now required by law to transmit, annually, to the Comptroller of the Treasury, to be by him laid before Congress. So long as the whole nett amount of emoluments received by them, respectively, does not exceed the maximum which they are authorized to retain for their own compensation, the personal interest of the officer is undoubtedly a sufficient check against an unreasonable application of their gross emoluments for clerk hire and other official expenses. But, whenever the nett amount comes to exceed that maximum, it is evident that the expenditures for those objects are liable to misapplication and abuse. In the branch of clerk hire, particularly, the establishment of an officer may be extended amongst his friends, connexions, and dependents, to a degree limited only by the amount of which the whole nett emoluments of the office exceed that to which the law has limited the personal compensation of the officer. The committee do not pretend to aver that any instances of such actual misapplication or abuse have been brought to their knowledge; but it is deemed their duty to state those of which the system, under present regulations, is susceptible. From the information received from the Treasury Department, it appears that no legal or practical check against such abuses now exists in that Department. It may, perhaps, be difficult to provide any which shall be entirely effectual. It has occurred to the committee, that some limitations upon the amount of clerk hire might properly be provided; that it should be made the duty of all custom house officers to return to the Comptroller of the Treasury a specification of the number, names, and respective compensation, of all clerks employed by them; and giving to the accounting officers of the Treasury Department a power of revising the accounts of office expenditures, and disallowing such parts thereof as should appear to them unreasonable or improper. That all the emoluments arising from any agency, employment, or office, attached to, or dependent on, any principal office in the customs, should be included in their gencral annual return of emoluments and expenditures-the returns heretofore made, as it is understood, not being uniform in this respect, some of the officers including those particular emoluments in their returns, and others omitting them. In illustration of the nature and extent of these emoluments, it is to be observed that all the collectors, in the ports where there are no surveyors, and the surveyors, in those ports where there are such officers, hold a separate commission of inspector of the revenue for the port, in virtue of which they are entitled to certain fees. One collector, in each State, under the act of April 6th, 1802, (for repealing the internal taxes) has been authorized to prepare certain certificates to accompany spirits, wines, and teas, imported, for which they receive certain fees. Sundry collectors are agents for the marine hospital, and superintendents of light houses, tor which they receive certain commissions on moneys expended by them. And whether it is within the intention of the law of the 30 th of April, 1802, limiting the compensations of these officers, that such incidental emoluments should be included in that limitation, or not, it is equally proper that their annual amount should be known, and brought within the review and controlling powers of Congress.

Although the amount received by the custom house officers, for their shares of fines, penalties, and forfeitures, does not form a part of their ordinary emoluments, so as to subject this portion of them to the limitation, yet they ought, as it is conceived, to include them in their returns, and for this obvious reason, viz: that the same causes which may have much diminished the regular emoluments of those officers, may, and probably have, greatly increas. ed the casual ones arising from this source. Another reason for requiring such returns is that of uniformity-some of the officers now including, and others omitting them.

Some regulations of this sort, designed to bring the official expenditures of the officers of the customs more immediately under the review of the Legislature, and the reasonable control of the Treasury Department, have suggested themselves to the committee, and have been incorporated into the bill, which, by order of the House, is herewith reported.

## Committee Room, November 19, 1811.

Sir:
The Committee of Ways and Means, to whom has been referred the several memorials of the collectors of Norfolk, Philadelphia, and Baltimore, paying for extra compensation for past services, and for an increase of the commissions attached to their offices, for the future, and which are herewith enclosed, have directed me to request of you the following information, viz

1st. A statement of the gross emoluments and official expenditures of the collector of Balitimore, from the year 1805, inclusive, to the present period.

2d. A similar statement in relation to the collectors of Philadelphia and Norfolk for the preceding quarters of the year 1811.

3d. A statement of the official expenditures of the three officers aforesaid, from the year 1807, inclusive, to the present period, noting distinctly, the nature of those expenditures, the number of clerks employed by each, with their respective salaries and compensations.

4th. Whether the official expenditures of the collectors (particularly that portion of them occasioned by clerk hire) may not, without inconvenience, be diminished in proportion to the corresponding dimination of the current official business and emoluments of the several officers.

5th. Whether the necessary actual duties of said officers have not, in a good measure, diminished in a corresponding proportion to the diminution of their nett emoluments.

6th. What practical checks exist against the improper expenditure of money for clerk hire and other office expenditures, and what are the general rules adopted by the Treasury Department in relation thereto.

7th. Such other information, tending to elucidate the subjects referred to the committee, as you may think proper to communicate.

I am, sir, with great respect, your obedient servant,
Hon. Albert Gallatin, Secretary of the Treasury.
E. BACON.

Treasury Department, December 2d, 1811.
SIR:
I have the honor to enclose the statements of emoluments and official expenditures of certain collectors, recuired by your letter of 19th ultimo, so far as the same are known at the treasury.

I do not know the number and salaries of clerks employed by the collectors. No other returns are required from them by law, in that respect, than those which have been annually transmitted to Congress. The treasury has no control over, or checks against, the employment of a superfluous number of clerks by those officers-the only check provided by law being the amount of their gross emoluments, out of which they must pay their clerks, office rent, fuel, stationary, \&c. The expense of clerk hire may certainly be diminished when there is a great diminution of business; but this may decrease more suddenly than it is practicable to dismiss men in your employment. It is so much the interest of the collectors to reduce their expenses, when their profits are diminished, that it is probable
that they have all done it as far as they could; but I cannot assert the fact of my own knowledge. I am of opinion that, under the restrictive laws, the personal and actual duties of the collectors have been increased, notwithstanding the diminution of business in other respects. That the three collectors, whose petitions you enclosed, have not, during the period of their services, received a compensation adequate to those services, appears to me evident. How far justice and policy may require that an additional allowance should be made to them on that account, is not a question for me to decide.

I have the honor to be, with great respect, sir, your obedient servant,
Hon. E. Bacon, Chairman of the Committee of Ways and Means.

## ALBERT GALLATIN.

12th Congress.]
[1st Session.

## REMISSION OF DUTIES.

cumhunicated to the house of representatives, december 30, 1811.

Mr. Newron, from the Committee of Commerce and Manufactures, to whom was referred the petition of Ezekiel Hubble, of Bridgeport, in the State of Connecticut, made the following report:
That the petitioner, on the 17th of January, 1809, at London, in the kingdom of Great Britain, purchased of William Lyman, the consul of the United States, the ship Eliza Ann, of New York, he acting as the agent of the owners, Joshua Jones and Edward R. Jones, of New York, trading under the firm of Joshua Jones and son, and that the said ship was transferred to the petitioner, by the said William Lyman, according to the form prescribed by law. That, after the purchase of the said ship, she sailed from London, to Cadiz, in Spain; took in, there, a cargo, principally belonging to the petitioner, and proceeded to New York, at which place she arrived on or about the 7th of June, 1809; the petitioner being at that time absent in Europe, and for some months after the arrival of the said ship in the United States; in consequence of which a register, in the name of the owner or petitioner, could not be obtained, and the ship and cargo were subjected to the payment of foreign duties.

It is also stated that a register for the said ship, according to law, has been obtained.
The object of the petitioner is to obtain a remission of so much of the duties as are above those paid by vessels of the United States.

This case, while the said ship was without a register, came within the jurisdiction of the Treasury Department, and a remission of the foreign duties might have been procured, had an application been made to that Department during the continuance of the disability incurred by the owner's not taking out a register within three days after the arrival of the said ship in the port of New York.

A new certificate of registry being obtained previous to the application of the owner to the Secretary of the Treasury for a remission of the foreign duties, put it out of the power of the latter to do so, as the remission is incidental only to the Secretary's removing a disability.

The committee, on mature consideration, are of opinion that cases like the present ought to be decided without delay, and that it is safer to confine them to the jurisdiction of the Treasury Department. Being of this opinion, they beg leave to report a bill, authorizing the Secretary of the Treasury to render the same decision, on this case, that he would have done had application been made to him previous to the removal of the disability by the petitioner.

## COMPENSATION OF REVENUE OFFICERS.

combunicated to the house of representatives, on the 6th of january, 1812.
Mr. Bacon made the following report:
The Committee of Ways and Means beg leave to submit to the House the following report on the several petitions of the collectors of the ports of Philadelphia, Baltimore, Norfolk, and Plymouth, (Massachusetts) and the naval officer of the port of Philadelphia, in correction of, and as supplementary to, their report, made in relation thereto, on the 30th of December last. [See No. 358.]
That, on a further investigation of the amount of emoluments received by those officers during the years 1808, 1809, and 1810 , it appears that the nett emoluments of the collector of Philadelphia, from the 27 th of August, 1808, when he entered upon his office, to the close of the year 1810, (including the half commissions paid to the estate of his predecessor) amounted to the average sum of $\$ 3,26202$, annually; those of the collector of Baltimore, from the 13th April, 1808, when he entered on his office, to the close of the year 1810, including the half commissions as aforesaid, to the average sum of $\$ 1,68768$, annually; those of the collector of Norfolk, from the year 1808 to the year 1810, both inclusive, including the half commissions as aforesaid, to the sum of $\$ 92182$, annually; those of the collector of Plymouth, for the same period, to $\$ 1,95392$, annually; andthose of the naval officer of the port of Philadelphia, for the same period, to $\$ 2,802$ 29, annually.

Under this view of the facts, the committee recommend to the House the adoption of the following resolution, in lieu of those recommended in their former report on this subject:

That the prayer of the several petitions of the collectors of the ports of Philadelphia, Baltimore, Norfolk, Plymouth, (Massachusetts) and of the naval officer of the port of Philadelphia, ought not to be granted.

## MINT.

## communicated to the senate, january 7, 1812.

To the Senate and House of Representatives of the United States:
I lay before Congress, for their information, a report of the Director of the Mint.
January 7th, 1812.
JAMES MADISON.
.
Mint of the United States, Tanuary 1, 1812.
Sir:
I have now the honor of laying before you a report of the operations of the mint, during the last year. With the exception of a few weeks, after the expiration of the charter of the Bank of the United States, the supply of bullion, now furnished chiefly by the other banks in this city, has never been more abundant.

From the treasurer's statement of the last year's coinage, which is herewith transmitted, it will appear that, during that period, there have been struck and issued -

In gold coins, 99,581 pieces, amounting to 497,905 döllars.
In silver coins, $1,268,824$ pieces, amounting to 608,340 dollars.
In copper coins, 281,165 pieces, amounting to 2,495 dollars and 95 cents.
Making, in the whole, one million six hundred and forty-nine thousand five hundred and seventy pieces of coin, amounting to one million one hundred and eight thousand seven hundred and forty dollars and ninety-five cents.

I have, sir, the honor to be, with sentiments of the greatest respect and esteem,
Your most obedient servant,
R. PATTERSON.

A Statement of the Coins struck at the Mint of the United States, from the 1st of January to the 31st December, 1811, viz:


Mint of the United States: Treasurer's Office, Philadelphia, 31st December, 1811.
BENJAMIN RUSH.


## PUBLIC DEPOSITES IN BANKS.

communicated to the house of representatives, january 13, 1812.
Treasury Department, January 8th, 1812.

## Sir:

I have the honor, in obedience to the resolution of the House of Tepresentatives, of the 23 d ultimo, to transmit a statement of the seyeral banks in which the public moneys are now deposited, showing the greatest amount that has been deposited in each bank at any one period since the 4th day of March, 1811, and also the amount deposited in each bank on the 30th of September, 1811.

The annexed correspondence, No. 1 to 17, relates to the other subjects of inquiry embraced by the resolution of the House.

As soon as it had been ascertained that the charter of the Bank of the United States would not be renewed, a letter was addressed (No. 1) to the collectors of Boston, New York, Philadelphia, Baltimore, Norfolk, Charleston and New Orleans, directing them to cease to deposite custom house bonds for collection in the Bank of the United States, (or its branches) to withdraw those falling due after the $3 d$ day of March, 1811, and to deposite thereafter, the bonds, in one or more State banks, which were, according to the information already received, either pointed out or left at the option of the collector. The only condition required, in the first instance, from the bank or banks thus selected, was, that they should, in their discounts, give the preference to paper offered by persons having custom house bonds to pay. This, considering the pressure expected from the dissolution of the Bank of the United States, appeared of primary importance towards facilitating and securing the collection of the revenue. There being no State Bank at Savannah, the collector of that port was only directed to cease depositing the revenue bonds in the Branch Bank of the United States.

The banks selected in conformity with that instruction, were,
At Boston, the Union and Massachusetts Banks;
At New York, the Manhattan Company and Mechanics' Bank;
At Philadelphia, the Bank of Pennsylvania and Farmers' and Mechanics' Bank;
At Baltimore, the Bank of Baltimore and the Commercial and Farmers' Bank;
At Norfolk, the branch of the Bank of Virginia;
At Charleston, the State Bank;
At New Orleans, the Bank of Louisiana.
Partial deposites had previously been made in the Bank of Pennsylvania, and with the Manhattan Company, as was in a former report stated to Congress. At Norfolk and New Orleans, there was no choice, as only one bank was established in each of those two cities. The revenue bonds are divided equally, at Philadelphia, between the two banks employed there. The collectors of New York and Baltimore have been directed to deposite about twothirds of the bonds with the Manhattan Company and the Bank of Baltimore, respectively, and the other third in the other bank employed in each place. The collector of Boston deposites indiscriminately in the Union and Massachusetts Banks, but generally to a larger amount in the first.

All those banks, with the exception of that of Norfolk, explicitly assented to the condition required, and transmitted answers similar in substance to that given by the Bank of Pennsylvania, (No. 2.) The answer of the bank at Norfolk (No. 3) was also in the aftirmative, but more cautiously expressed. There being but one bank in Virginia, which must necessarily be employed, and the public deposites, compared with its capital, being inconsiderable, it was thought ineligible to ask any other conditions, and the letter (No. 6) was accordingly written.

To all the other banks, above mentioned, the letter (No. 4) was written, informing them that a monthly statement of their situation, which would be considered as confidential, and the same accommodation, in the transmission of public moneys, as had heretofore been received from the Bank of the United States, would be expected from them. From all of them, the State Bank of South Carolina excepted, an answer in the affirmative was received, similar in substance to that given by the Bank of Pennsylvania, (No. 5.) The answer of the State Bank was modified, by reason of some particular provisions in its charter. That answer, and the reply to it, are marked No. 7 and 8. If the alterations in the charter, therein alluded to, are not obtained, it may hereafter become necessary to place the public moneys collected at Charleston, in another bank.

Previous to the establishment of the Branch Bank of the United States at Washington, the Bank of Columivia had been employed in paying the dividends on the public debt, and transacting all the treasury business at the seat of Government. It had afterwards'continued to receive partial deposites, arising from the sources stated in a former report; and since the dissolution of the Bank of the United States, the treasury payments have been made through that bank and that of Washington, in the manner explained in the letters No. 9 to 13.

The dividends on the public debt, formeriy paid at the Bank of the United States and its branches, are now paid, at Boston, by the Union Bank; at New York, by the Manhattan Company; at Philadelphia, by the Bank of Pennsylvania; at Washington, by the Bank of Columbia; and at Charleston, by the State Bank.

The other banks in which public moneys had previously been, and continue to be, deposited, are those of Maine and Saco, in the Dstrict of Maine; Roger Williams and Newport, in the State of Rhode Island; Alexandria, in the District of Columbia; Marietta, in the State of Ohio; Kentucky, in that State; and the office of the Bank of Pennsylvania, at Pittsburg. In the three last, deposites are made by the receivers of public moneys arising from the sales of lands; in the others, by the collectors of customs of the places where they are established. The letters, No. 14 to 17, will show the manner in which the surplus revenue collected in Maine, Rhode Island, Conneticut, North Carolina, Savannah, and some other ports, is drawn in the Union Bank, the Manhattan Company, the Virginia branch, of Norfolk, and the State Bank of South Carolina. The sums deposited at Pittsburg, are, when wanted, paid at Philadelphia, by the Bank of Pennsylvania. The banks of Marietta and Kentucky had, heretofore, agreed to pay, in one of the Atlantic banks, the moneys deposited with them, and for which the treasury could not draw upon them within four months after the date of such deposites. They have found it, lately, difficult to effect those payments within that time, and by a late agreement with the Bank of Kentucky, the time has been extended to six months.

No difficulty has been experienced in the transmission of public moneys, and, with the exception of Norfolk and Savannah, the revenue has generally been as well collected as heretofore.

With respect to the late Bank of the United States, the loan was repaid at the times and in the manner which appeared best calculated to produce the least inconvenience to the public, and to the banks now employed by Government. The deposites were gradually withdrawn, and the account with that institution and its branches finally closed, on the 2 d of September last, with the exception of a balance of about 70,000 dollars in the New Orleans branch, for the whole of which a credit has, several months ago, been given to the agents of the War and Nayy Departments, but which has not yet been made use of by them.

It had been suggested, in a report of January 23, 1811, that some doubt might exist respecting the obligation of the United States to receive the notes of the late Bank of the United States in payment of duties, after its dissolufion. No legislative provision having been made on that subject, the collectors and recievers of public moneys were nevertheless directed not to receive any which the bank refused to receive from Government, or for which such collectors could not conveniently receive payment. The circuit court of Virginia has, however, lately decided, that, under the existing law, all the notes of that bank, and wherever payable, were still, every where, a legal tender in payment of duties. The necessity of an immediate repeal of that part of the law which is still considered as being in force, is respectfully submitted; as a very considerable amount of outstanding notes of New Orleans, Savannah, and Charleston, will otherwise be forced on the treasury, and cannot be realized without great risk, and the expense of transporting specie.

I have the honor to be, with great respect, Sir, your ob edient servant,
ALBERT GALLATIN.
The Honorable the Speaker of the House of Representatives.

Statement of the several banks in which the public money is deposited; showing the greatest amount in each bank at any one period, since the 4th March, 1811; and, also, the amount deposited in each bank on the 30th September, 1811.

| Names of Banks. | Where situated. | Greatest amount at any one period since 4th March, 1811. |  |  |  | Amount on 30th September, 1811. |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | Amount. | Period. |  |  |  |  |
| Maine, | Portland, | \$58,249 00 | September 30, | 1811, |  |  | \$58,249 00 |
| Saco, | Saco, | 49,806 69 | December 16, | ${ }_{6}^{6}$ |  |  | 35,218 22 |
| Union, | Boston, | 685,572 18 | Ditto, | 6 |  |  | 491,374 31 |
| Massachusetts, | Do. | 358,420 77 | November 18, | ${ }_{6} 6$ |  |  | 311,508 37 |
| Roger Williams, | Providence, | 85,791 12 | December 9, | 66 |  |  | 67,291 12 |
| Newport, - | Newport, | 40,202 95 | March 4, |  |  |  | 19,901 65 |
| Manhattan, | New York, | 1,106,466 86 | November 25, | ${ }_{6}^{6}$ |  |  | 685,094 62 |
| Mechanics', | Do. | 675,474 34 | December 23, | ${ }^{66}$ |  |  | 490,516 15 |
| Farmers and Mechanics, | Philadelphia, | 572,744 09 | November 25, | 66 66 |  |  | 400,750 65 |
| Pennsylvania, - | Do. | 646,673 37 | December 23, | ${ }^{66}$ |  |  | 372,715 70 |
| Branch bank of Pennsylvania, | Pittsburg, | 154,474 <br> 3827 <br> 17 | Ditto, 16, |  |  |  | 69,562 267616 |
| Baltimore, - - | Baltimore, | 382,377 85 | Ditto, 7 | $\begin{aligned} & 66 \\ & 66 \end{aligned}$ |  |  | 267,616 91 |
| Commercial and Farmers', | Do. | 132,636 50 | October 7, | $6$ |  |  | 117,636 50 |
| Washington, - - | Washington, Do. | 126,00994 <br> 220,653 <br> 1 | $\begin{aligned} & \text { December } 23 \text {, } \\ & \text { Ditto, } \end{aligned}$ |  |  |  | 57,28587 73,86828 |
| Alesandria, | Alexandria, | 66,319 89 | September 30, | 66 |  |  | 66,319 89 |
| Branch of Bank of Virginia, | Norfolk, | 67,788 87 | December 23, | 66 66 |  |  | 17,546 28 |
| State, | Charleston, | 486,21779 | Ditto, 16. | 66 |  |  | 344,285 00 |
| Marietta, | Marietta, | 19,601 62 | March 4, | 66 |  |  | 9,047 25 |
| Kentucky, | Frankfort, - | 131,011 73 | September 30, | 66 |  |  | 131,011 73 |
| Louisiana, | New Orleans, | 124,00000 | Ditto, | 66 |  |  | 124,000 |
| Branch of Bank of United States, | Do. | 196,701 55 | March 4, |  |  | (a.) | 68,860 03 |

(a.) A credit in favor of the agents of the War and Navy Departments for the whole of this sum has been given for several months, but has not yet been made use of by them.

Treasury Department, December 30, 1811.

No. 1.
Treasury Department, February 25, 1811.
SIR:
It being now settled that the charter of the Bank of the United States will not be renewed, and it being necessary to discontinue the agency of that bank in transacting the treasury business, after its corporate character shall have ceased, I have to request your immediate attention to the following preliminary arrangements:

1. From the receipt of this letter, you will cease to deposite custom house bonds for collection in the Bank of the United States, and you will withdraw all such bonds, falling due after the third day of March next, as have been already deposited therein for collection.
2. You will deposite, for collection, all bonds becoming due after the third day of March next, in such of the State banks at Philadelphia as shall appear to you best adapted for effecting such collection punctually, effectually, and securely. The only condition to be previously required of such bank is the following: that, in making their discounts, other things being equal, they shall consider it as a rule, that paper offered by persons having custom
house bonds to pay, and intended to be applied to such payments, shall have the preference over all other paper offered for discount. This is not intended to take from the directors the privilege of judging as to the sufficiency of the drawers or endorsers of paper thus offered for discount, but only that, when such sufficiency is not doubted, the first facilities of the bank shall be given to those who have payments to make to the treasury. If the state of commercial credit, and the pressure on the banks, be such that, in your opinion, a division of those deposites between two banks will have a tendency more effectually to assist and support those interests, so important to the treasury, you are at liberty to make such division.

It is to be distinctly communicated to such bank or banks as you may select, that the arrangement now made is temporary, and that it is not, in any wise, to be taken as a pledge that the public deposites will be permanently continued with them.
3. The moneys collected are to be paid over weekly, as heretofore, to the credit of the Treasurer of the United States, with whom, of course, the bank or banks you may select, must open an account. Instructions, as to the mode of keeping this account, and transmitting statements of it to the treasury, will be given to them by this Department.
4. As soon as you shall have made your arrangements under this instruction, you will inform me, with precision, what they are, that the corresponding measures may be regularly and promptly taken here.

Iam, respectfully, sir, your obedient servant,

## John Steele, Esq. Collector, Philadelphia.

ALBERT GALLATIN.
P. S. On equal terms; I would prefer employing the Pennsylvania Bank and the Farmers and Mechanics' Bank.

No. 2.
Bank of Pennsylvania, March 2d, 1811.
Sir:
I had the honor of laying before the directors of this institution your letter of yesterday, respecting the agency of this bank, in conjunction with the Farmers and Mechanics' Bank, in the collection of the revenue at this port.

I am directed to enclose you a copy of the resolution entered into by them, accepting of the agency on the terms proposed.

> I am, sir, very respectfully, your obedient servant,

John Steelr, Esquire.
At a meeting of the President and Directors of the Bank of Pennsylvania, on Saturday, the 2d March, 1811, a communication, under date of the 1st instant. from John Steele, Esquire, collector of the port cf Philadelphia, addressed to the President of this Board, being read, and the subject thereof duly considered, it is
Resolved, That the agency proposed to this bank, of transacting a part of the business of the Treasury Department of the United States, be accepted; and, in compliance with the stipulation made by the collector, it is understood that the persons having custom house bonds to pay at this bank will be accommodated with discounts, under the usual precautions and sufficiency of the paper, intending thereby to give the first facilities of the bank to the collection of the revenue, and to those who have payments to make to the treasury.

The President is requested to make a reply to the communication from the collector, furnishing a copy of the above resolution.

Extract from the minutes.
JONATHAN SMITH, Cashier.
No. 3.
The President laid before the Board of Directors a communication from the Secretary of the Treasury Department, to Larkin Smith, Esquire, collector of the port of Norfolk, on the subject of making arrangements with this office for opening an account, and depositing custom house bonds for collection: It is, therefore,
Resolved, unanimausly, That they will, at all times, afford to the Government of the United States, and its debtors, every facility and aid in their power, consistent with the interest of the institution committed to their care; but will not pledge themselves for any specific arrangement on the subject of discounts.

A true extract from the proceedings of the Board of Directors of the Office of Discount and Deposite, Bank of Virginia, at Norfolk, 5 th March, 1811.

THOMAS WILLIAMSON, Cashier.
No. 4.
Treasury Departiment, March 8, 1811.
Sir:
The collector of Philadelphia having communicated to me the assent of the directors of your institution, to the propositions made by him to you for receiving the public deposites, I have now to observe, that, as the treasurer can keep no bank book, it is necessary that a weekly statement of his account be sent to him from the bank, crediting him with all moneys received on his account, (and specifying from whom, and generally on what account) and charging him with all bills paid. The bills are to be cancelled and returned at the same time; and a duplicate of the same account is to be also weekly sent to the Secretary of the Treasury.

From äll the banks with which the public moneys will hereafter be deposited, the same statement, and, as far as practicable, the same accommodations will be expected, as have heretofore been received from the Bank of the United States.

A form of the statement of the situation of the bank, to be sent monthly to the Secretary of the Treasury, is annexed at the foot of this letter; but the general items therein inserted, are notintended to exclude any greater number of particulars which the bank may be in the habit of entering in statements of this nature. The statement may be put under double cover, the inner one marked "private," and will be considered confidential.

With respect to accommodations, I allude at this time only to the transmission of public moneys, which cannot be conveniently effected, unless some concert exists between the banks with which public deposites will be made in the several seaports. On that subject it must be agreed by the Bank of Pennsylvania, to give credit to the Treasurer of the United States, when the public service may require it, for the amount of such drafts as he may be directed to draw in their favor on the other banks doing the public business at the several places where branches of the Bank of the United States had been established. The names of these banks, and other details, will be hereafter given. But, in order to pave the way for a permanent arrangement, it is necessary to ascertain whether the Bank of Pennsylvania can conveniently transact the public business on that principle, and an early answer on that subject will be eligible. It is proper to add, that it will not be expected that the bank should thus take drafts on Norfolk, Charleston, Savannah, and New Orleans, beyond a limited and very moderate annual amount. But it would be an additional inducement to make your institution a permanent depository of the public moneys, if they would also agree to take annually, in the same manner, a certain sum in drafts on the banks of Chillicothe and Kentucky.

I have the honor to be, sir, your obedient servant,
Joseph P. Norris, Esq. President of the Bank of Pennsylvania.
ALBERT GALLATIN.

Form of statement of the situation of the Bank.


* Here insert particularly the amount to the credit of each public officer, (commissioner of loans, navy agent, military agent, purveyor, \&c.) who may keep his account at the bank.


## No. 5.

## Bank of Pennsxivania, Maich 13th, 1811.

Sir:
I had the honor of receiving your letter of the Sth instant, and of laying the same before the directors of this institution. They have directed me to inform you, they accept the terms therein proposed, as per resolution, copy of which is enclosed.

As soon as we are notified of the banks transacting the public business, immediate measures will be taken to open a correspondence with them, in order to facilitate the fiscal arrangements of the Government.

Our present intercourse with banks in the States of Kentucky and Ohio enable us to comply with your wishes in taking drafts on Kentucky and Chillicothe.

I have the honor to be, very respectfully, sir, your obedient servant,
JOSEPH P. NORRIS, P.B. P.
Honorable Albert Gallatin, Secretary of the Treasury.

A communication from Albert Gallatin, Esquire, Secretary of the Treasury, addressed to the President of this
Board, being read, by which it appears that, in order to a permanent arrangement for transacting the public business, and making this institution the depository of the public moneys, it is necessary to have an assurance that such accommodations and facilities, as the public service requires, will be afforded, it is, therefore,
Resolved, That the President be requested to make a respectful reply to the said commumication, expressing the disposition and willingness of this Board to comply with the requisitions now made, and which hereafter may be made, by the Secretary of the Treasury, so far as the same is within the ability and resources of the bank.

Extract from the minutes.
Bank of Pennsylvania, March 13th, 1811.
JOSEPH P. NORRIS, P. B. P.

## No. 6.

Treasury Departaient, March 11, 1811.
SIR:
The collector of Norfolk having communicated to me a resolution of the Board of Directors of the office of discount and deposite of the Bank of Virginia, at Norfolk, of the 5th instant, which I understand to imply a consent on their part to receive the public deposites, I beg leave to request, as the treasurer cannot keep a bank book with your institution, that you will direct your cashier to transmit to him, weekly, a statement of his acoount, crediting all sums received (specifying from whom, and generally on what account) and charging all bills paid. The bills are to be cancelled and transmitted with the statement to the treasurer; and I have also to request that a copy of the statement may be, at the same time, transmitted to the Secretary of the Treasury.

I have the honor to be, sir, your obedient servant,
ALBERT GALLATIN.
The President of the Office of Discount and Deposite of the Bank of Virginia, at Norfolk.

No. 7.
State Bank, Charleston, S. C., April 5, 1811.
IR:
On the first instant I had the honor of acknowledging the receipt of your two letters of the 13th and 19th ult. . since which I have submitted them to the Board of Directors, who have passed the resolution I now enclose

A desire and intention, expressed some years since, by the principal stockholders, to establish a credit with the Manhattan Bank of New York, and to enter into mutual arrangements so as to give credit to the post notes of the two banks, not meeting with the approbation of the Legislature, induced that body to impose the last enacting clause in the printed copy of the charter of our bank, which I also herewith transmit, restricting us from giving credit to any bank or banks established in any of our sister States. But the Board does not see that, in the arrangements which you have stated, there would be any violation of this charter, as it is not their intention to open any account with either of the Northern banks, but merely to take the drafts of the Government, payable at sight, whieh the bank must dispose of in the best manner possible; and it will be obvious to you, that the Government must always consider itself responsible for these drafts until they shall be paid, even if they are not presented for some time, and a failure of the Northern bank should, in the mean time, take place. This being understood, it cannot be said that we give any credit to a Northern bank, or that we violate either the letter or the spirit of our charter:

I also deem it proper to state that there is no doubt but that, if the clause alluded to shall hereafter be found to interfere with any arrangements which may be necessary to the accommodation of the Government, or to the benefit of the bank, it will, on a representation to the Legislature, at its next session, be repealed, as the State holda threeeights of the capital of the bank.

I remain, very respectfully, sir, your obedient servant,
The Honorable the Secretary of the Treasury of the United States.
FELIX WARLEY, President.

State Bank, Charleston, S. C., April 5, 1811.
The committee to whom were referred the letters of the Honorable Albert Gallatin, of the 13th and 19th ultimo, respectfully report:
That they have taken the subject-matter of the said letters into their consideration, and recommend the adoption of the following resolutions, viz:

Resolved, That it is the earnest wish and desire of the directors of this bank to enter into all such arrangements and accommodations as will meet the views of the honorable the Secretary of the Treasury of the United States, and of the Government thereof, provided the same do not violate, and are not repugnant to, the charter of this bank.

Resolved, further, That the President of this bank do transmit a copy of the aforesaid resolution, together with a printed copy of the act of incorporation, to the honorable the Secretary of the Treasury of the United States. By order of the Board.

felix Warley, President.

No. 8.

## Treasury Department, April 15, 1811.

Sir:
I had the honor to receive your letter of the 5th instant, and regret that the provisions of the charter of the State Bank should preclude that institution from giving to the treasury that accommodation in the transmission of public moneys which may, at times, be indispensably necessary. On comparing, however, the probable receipts at Charleston for this year, with the probable amount of demands against the treasury, payable at the same place, I think it improbable that the expenditure should exceed the receipts; and as it is only in that case that it would become necessary to provide for the deficiency by giving to the State Bank drafts on other banks', it is hoped that no inconvenience will, for the present, arise from the provision in its charter which forbids giving credit to banks in other States. With a view to permanent arrangements for the ensuing years, I would suggest the propriety of obtaining from the Legislature a modification in that provision, the object of which I do not understand, and which would certainly impede the operations of the bank in its relation with the General Government.

In the mean while, presuming that the resolution of the Board is, in every other respect, intended as an acceptance of the proposals of the treasury, and that the requested statements will be transmitted, the collector will be instructed to continue his public deposites in the State Bank.

I have the honor to be, sir, your obedient servant,
ALBERT GALLATIN.
Felix Warley, Esq., President of the State Bank, Charleston, South Carolina.

No. 9.

## Treasury Department, March 28, 1811.

Sir:
It having been determined that a portion of the treasury payments should be made through the medium of the Bank of Waslington, I have now to state the principles on which it is expected this business will be transacted by the bank.

1. The bank to receive such sums as may be offered by individuals who have payments to make into the treasury, and to pass the same to the credit of the Treasurer of the United States.
2. As the payments thus made into the bank will fall far short of the payments that will be required to be made by the bank, on account of the treasury, the sums that may be necessary to meet these last payments will be supplied to the bank by bills on Baltimore, Philadelphia, New York, and Boston, which bills will be regulated, as far as practicable, by the mutual convenience of the treasury in furnishing funds, and the bank in receiving them at each of those places.
3. The payments by the bank will be made on treasury, war, or navy warrants, directed to the bank by the treasurer, or on drafts drawn by him. The payment is, of course, always to be made in specie, if required by the holder of the warrant or draft.
4. On Monday of each week a copy of the treasurer's account with the bank, for the preceding week, is to be sent to the Secretary of the Treasury; and if the treasurer shall find it more convenient to receive a statement of his account, in that way, than to keep a bank book, the bank will also furnish him with a similar copy.
5. At the end of every month, a statement of the situation of the bank, made out agreeably to the annexed form, is to be sent to the Secretary of the Treasury. It may be enclosed in a double cover, the inner one marked "private," and will be considered as confidential.

The above are the most material principles which regulated the connexion between the treasury and the late office of discount and deposite at the seat of Government, and which it is desirable should continue to be maintained with the banks transacting tbe public business here. The assent of your direction to them will be necessary, and ought to be communicated to me as early as practicable. I shall, in the mean time, presuming, from the resolution of the Board, already passed upon the subject, that their assent will be given, direct the treasurer, on the first day of the ensuing month, to place in your bank bills on Baltimore and Philadelphia for twenty thousand dollars, to form the first deposite on which the treasury payments will commence.

## I am, \&c.

ALBERT GALLATIN.
Daniel Carroll, Esq., President of the Bank of Washington.

No. 10.
Washington, April 3, 1811.
Sir:
Your letter of the 28th of March has been before the directors of the Bank of Washington. They agree to the principles contained in that letter, relying always that we shall be treated with the same liberality extended to neighboring institutions.

I have the honor, \&c.
DANIEL CARROLL, of Duddington, President.

- The Honorable Albert Gallatin.

No. 11.
Treasury Derartment, March 28, 1811.
SIR:
I have thought it proper to state the following as the principles on which it is expected that the treasury business will be conducted by the Bank of Columbia, and to request that the same maybe submitted to the directors, for their approbation, which, when given, you will please to communicate to me.

1st. The bank to continue to receive, as heretofore, such sums as may be offered by individuals, who have payments to make into the treasury, and to pass the same to the credit of the Treasurer of the United States.

2d. The bank to receive bills, drawn by the treasurer on Baltimore, Philadelphia, New York, or Boston, (regulated by the state of the funds, at the command of the treasury at each of those places, but accommodated, also, as far as practicable, to the convenience of the bank) for such sums as may be necessary to supply the bank with the means of meeting the payments of the treasury. Occasional drafts for the collectingin of the revenue in Virginia, will be furnished as heretofore.

3 d . The payments of treasury, war, or navy warrants, directed by, the treasurer to the Bank of Columbia, and of drafts drawn by him on the bank, are to be make in specie, whenever the holder shall require.

4th. On Monday of each week, a copy of the treasurer's account for the preceding week, is to be sent to the Secretary of the Treasury.

5th. At the end of every month, a statement of the situation of the bank, made out agreeably to the annexed form, is to be sent to the Secretary of the Treasury. It may be enclosed in a double cover, the inner one marked 'private,' and will be considered as confidential.

6th. The dividends on the public debt, payable at the treasury, will be paid through the medium of the Bank of Columbia. The Register of the Treasury has been directed to place the abstracts for the quarter ending on the 31st instant, in the Bank of Columbia; and the cashier of the late office of discount and deposite, at this place, will be directed to pay to the cashier of the Bank of Columbia, twenty thousand dollars, to enable him to make these payments. The abstracts of dividends, as well those returned unclaimed, from the loan offices, as those for stock standing on the treasury books, for past periods, which have, heretofore, lain in the office of discount and deposite, for payment, will be placed in the Bank of Columbia, as soon as the accounts of the cashier of the office of discount and deposite can be made out and settled at the treasury. For all sums furnished to the cashier of the Bank of Columbia, for the payment of dividends, he will be charged on the books of the treasury, and will render his accounts for the payment at such times, and in such manner, as the Comptroller of the Treasury shall prescribe. The dividends being payable, either to the stockholders, in person, or to their attorneys, and many standing powers for this purpose being now lodged in the late office of discount and deposite, they have been directed to be delivered up for the purpose of being deposited in the Bank of Columbia. But, as it may happen that they will not be ready for delivery by the first day of the ensuing month, you will direct your'cashier, until the powers themselves are received, to receive a certificate of the existence and extent of such powers, from the late office of discount and deposite, as sufficientauthority on which to make the payments. It is proper to mention, here, that powers given to the president and directors of the Bank of the United States, or their cashier, or any of their officers, in their official characters, are considered as being no longer of any validity. If any future question shall arise as to the validity of powers, the Comptroller of the Treasury is to be applied to for a decision.

To avoid any confusion in the accounts between the treasury and the Bank of Columbia, which might arise from the establishment by the bank of an office of pay and deposite in the city of Washington, it is to be understood that the whole of the treasury transactions with the bank will be conducted through the medium of this establishment, in Washington, and that no account with the treasurer is to be kept at the bank in Georgetown. Bills drawn by the treasurer, in favor of the bank, will be in the name of their cashier, for which credit is to be given to him in Washington; and the warrants and drafts of the treasurer will be all directed to, and payable only in, Washington. It will follow that the balance now to the credit of the treasurer, in the Bank of Columbia, is to stand, on the first of April, to his credit in Washington, his account in the bank at Georgetown being closed from that time.

I am, \&c.
ALBERT GALLATIN.
John Mason, Esqr. President of the Bank of Columbia.

No. 12.
Bank of Columbia, April 5, 1811.
Sir:
The letter you did me the honor to address me on the 28th ult., on the subject of the treasury deposites, has been submitted to the first board of directors convened, after it came to my hands.

I am instructed, sir, to transmit to you the enclosed resolution, and to assure you of the readiness with which this institution will, at all times, do whatever may on it depend, to facilitate the administration of the funds of the Government, and to prove to you that the confidence you have been pleased to place in it has not been abused.

With very great respect, I have the honor to be,
Sir, your most obedient and humble servant,
JOHN MASON, President.
The Hon. Albert Gallatin, Secretary of the Treasury.

## Bank of Columbia.

At a Board of Directors, held on Thursday, the 4th of April, a letter from the honorable the Secretary of the Treasury, dated the 28th of March, and addressed to the President of this institution, stating the principles on which it was expected that the treasury business will be conducted, by the Bank of Columbia, was laid before the Board, and the same having been read and considered,

Resolved, That all and every of the terms and conditions prescribed by the Secretary of the Treasury, in the aforesaid letter, be fully accepted; and that the president and cashier take the requisite measures to comply with the same, and to carry into execution the wishes of the Secretary in relation thereto.

Test, WILLIAM WHANN, Cashier.

## No. 13.

## 'I'reasury Department, March 28, 1811.

SIR:
It is proper to inform you, that, from the end of the present month, the late office of discount and deposite in this city will cease to be employed as the medium of the treasury payments and receipts at the seat of Government. Commencing on the first of April, the Bank of Washington and the Bank of Columbia will be employed for that purpose, and the arrangement in relation to them, so far as relates to your office, is as follows:

Persons who have moneys to pay into the treasury, in this place, may pay into eitherbank, at their option. You will continue, as heretofore, to give your check on the back of each warrant, and will direct it as the holder shall choose, to the Bank of Washington, or the Bank of Columbia. As the Bank of Columbia have established an office of pay and deposite in the city of Washington, through which all the treasury business with that bank will pass, and where your account will be kept, you will direct your checks to the "Bank of Columbia in Washington." They will not be payable in Georgetown.

As the new mode of keeping the accounts of your office, which will be putin operation on the 1st day of April next, will supersede the necessity of that distinction which has heretofore been made in the payment of treasury warrants, and those from the War and Navy Departments, and as the use of checks, as distinguished from bills, will no longer be necessary, you will be pleased, commencing on that day, to discontinue their use. All your payments will then be made, either by bills registered in the Register's office, where the payments are to be made at distant places, or by sending the warrants themselves, for such payments as are to be made here, with your direction on the back, to the Bank of Washington, or Bank of Columbia.

Treasury warrants, which are to be paid by bill, will contain the direction on the face of the warrant, and all such warrants will be directed to be sent in to you immediately, from the Register's office. War and Navy warrants, which are to be paid by bill, are to be sent up to my office, and the direction will be given on the warrant itself.

I am, \&c.
The Treasurer of the United States.
ALBERT GALLATIN.

No. 14.
Treasury Department, March 5, 1811.
SIR:
The Treasurer of the United States has been this day directed to draw bills in your favor, on the Maine Bank, for
Saco Bank, for

By an arrangement with those banks, they are bound to place the amount of bills, drawn as above, in Boston, within sixty days from the time when they are presented for payment. You are therefore requested to accept a compliance with those terms, as good payment of these bills, or of any similar bills which may hereafter be placed in your institution. But, in the mean time, it is necessary that the amount should appear in your account with the treasurer, to his credit, from the time when you receive the bills from him. Care will always be taken, that his drafts shall be so regulated, that no actual advance of funds by the Union Bank shail take place.

I am, respectfully, sir, your obedient servant,
ALBERT GALLATIN
George Burroughs, Esqr. Cashier of the Union Bank, Boston.

No. 15.
Treasury Department, March 5, 1811.
Sir:
The Treasurer has been, this day, directed to draw bills in favor of your institution, as follows, viz:


By an agreement with the two abovementioned banks, they are to place the amount of the bills drawn on them in your hands, within sixty days after the bills are presented.

The banks in New Haven and New London make remittances for the collectors in the same way, viz: in sixty days.

Drafts on the collector of Bristol have been usually negotiated through the banks in Providence, and it is desirable that the present bill should take the same course, as a draft of specie might produce pressure and inconvenience.

As it is some time since similar drafts were furnished to your institution, I have thought it necessary to remind you of the mode in which their payment will be effected.

I am, respectfully, sir, your obedient servant,
Henry Remisen, Esq. President Manhattan Company, New York.
ALBERT GALLATIN.

No. 16.
Treasury Department, May 2, 1811.

## Sir:

For the purpose of bringing into the service of the treasury the public moneys collected at several of the small ports in Virginia and North Carolina, near Norfolk, bills have heretofore been drawn by the treasurer upon the collectors of those ports, and sent to the cashier of the Office of Discount and Deposite of the United States' Bank at Norfolk, for sale. A credit has been authorized, and they have usually been disposed of without delay. Notes, at the term; of credit allowed, are taken from the purchasers, with endorsers, to make them perfectly safe.

It is desirable that the same facilities should be afforded by the bank now transacting the public business at Norfolk; and I will thank you to inform me whether the treasury will receive them from your institution.

It is proper to mention, that, although the bank is not actually in cash for these bills, till the notes given for their purchase are paid, yet, to accommodate the treasury accounts, it is necessary that the treasurer should be credited for them as soon as they are received. But care will always be taken so to regulate the drafts of the treasurer on the bank, that no payment by the bank, on account of the bills on collectors, which they may have thus received, will ever be required till the money has been actually received by the bank for them. A note of a single line, at the foot of the treasurer's weekly account, stating the amount, either of bills on hand, unsold, or of notes for bills remaining unpaid, will always afford the necessary indication upon this point, and will be duly attended to.

In disposing of the bills, it is expected that the bank will exercise a sound discretion as to the makers and endorsers of the notes taken in payment for them, but the United States will remain responsible for any ultimate loss.

The notes are not to be renewed after the credit first given has expired. If they are not then paid, the amount will be refunded to the bank, and the United States will pursue the necessary measures for recovering the sum due from the makers and endorsers of the notes.

The ports on which the treasurer will occasionally draw, in pursuance of this arrangement, will be Folly Landing, Cherry Stone, and East River. in Virginia; Camden, Edenton, Plymouth, Washington, and Newbern, North Carolina. The terms of credit heretofore allowed, have been, for bills on East River, Camden, and Edenton, sixty days, and for the others, ninety days.

I have the honor to be, sir, your obedient servant,
Richard E. Lee, Esq.
ALBERT GALLATIN.
President of the Office of Discount and Deposite of the Bank of Virginia, Norfolk.

## No. 17.

## SIR:

Treasury Departifent, August 2, 1811.
I have directed the Treasurer to draw a bill, in favor of your cashier, on the collector of Savannah, for twentyfive thousand dollars, for which you will obtain payment, either by sending to Savannah for the amount, or in any other mode that shall be most convenient to your institution. As this accommodation, in relation to the revenue collected at Savannah, is the only one, in relation to the transmission of public moneys, demanded by the treasury from the State Bank, I shall expect it to be continued; and that the bank will, from time to time, as the public moneys accumulate at Savannah, and as it may become necessary to draw for them in their favor, take the necessary measures, at their own expense, of obaining the payment of such drafts from thence.

I am, respectfully, sir, your obedient servant,
Felix Warley, Esq. President of the State Bank, Charleston.
ALBERT GALLATIN.

12th Congress.]
No. 363.
[Ist Session.

## INCREASE OF REVENUE.

## communicated to the house of representatives, january 20, 1812.

Committee Room, December 9th, 1811.
Sir:
In your annual report, prepared in obedience to the act supplementary to the act, entitled "An act to establish the Treasury Department," and transmitted to the House of Representatives on the 22d ultimo, it is stated,

1st. That, to place the financial system of the United States on a solid foundation, it requires the aid of a revenue, sufficient, at least, to defray the ordinary expenses of Government, and to pay the interest on the public debt, including that on new loans which may be authorized.
That the expenses of the year 1812, calculated on the existing state of affairs, and including the interest on the public debt, will amount to - - - - - - - - $\quad-\quad \$ 9,400,00000$ That the whole amount of actual receipts into the treasury, during the year 1812, may be estimated at - $\quad 8,200,00000$
Leaving a deficiency [which it is proposed to supply by authorizing a loan] of -
And that an authority to borrow a sum, equal to that which will be reimbursed of the principal of
the public debt, during that year, will be necessary, amounting to not less than
Making the whole sum, which it is proposed should be provided for by loan, for that year,
$2,135,31841$

Under this view of the subject, the Committee of Ways and Means have instructed me to inquire of you, whether, according to the principle first above stated, it does not become necessary to provide "a fixed revenue," to be received during the year 1812, equal as well to the estimated expenses of that year, and amounting, as above stated, to $9,400,000$ dollars, as also to the interest which will arise on the proposed loan of $1,200,000$ dollars; or, otherwise, whether it is proposed to provide for the payment of such interest out of the money in the treasury at the commencement of that year, or from any other source?

2d. It is stated in your report, "that a fixed revenue of about nine millions of dollars is necessary, under the existing circumstances of theƯitedStates; and that the same amount would be necessary, and, with the aid of loans, vill, in your opinion, be sufficient, in case of war."

In reference to this state of things, the Committee wish you to state, whether, as, in the event of war, increased loans will undoubtedly be required, it will not be necessary to provide an additional and gradually increasing revenue, to pay the interest on such loans?

3d. It is stated in your report, "that the permanent revenue, or annual receipts, after the year 1812, (calculated on the existing state of affairs) together with an addition of 50 per cent. on the present amount of duties, may be estimated at nine millions of dollars; and that, should any deficiency arise, in the event of war, it may be supplied, without difficulty, by a further increase of duties, by a restoration of that on salt, and by a proper selection of moderate internal taxes."

The Committee request that you would favor them with the best opinion which you are able to form (calculated on the event of war) of the probable amount of the receipts from duties; a specification of the increase of duties which you would think practicable and advisable; an estimate of the amount of that on salt; and such a selection of moderate internal taxes as you would recommend, with the probable expense of collection, and the amount of nett revenue estimated to arise therefrom.

4th. The Committee request that you would furnish them, in connexion with your replies to the preceding inquiries, with an estimate of ways and means, (calculated on the event of war) which will provide a revenue sufficient to meet the ordinary expenses of Government, and provide for the legal reimbursement and interest of the public debt, including the interest on new loans, to the amount at least of ten millions of dollars per annum, accompanied with such a scheme for the reimbursement of the principal of the new loans as you should deem expedient, together with such opinions as you may have formed respecting the terms on which such loans may probably be obtained; also, such further views or information, connected with or touching the foregoing objects of inquiry, as you may deem necessary and expedient.

With great respect, I have the honor to be, your obedient servant,

## E. BACON

Honorable Albert Gallatin, Secretayy of the Treasury.

Treasury Department, January 10th, 1812.
Sir:
In answer to the first inquiry of the Committee of Ways and Means, relative to the interest arising on the proposed loan of $1,200,000$ dollars, necessary to supply the deficiency in the receipts of the year 1812, I beg leave to observe that that item was not included amongst the expenses of that year, because, the estimate being made with reference to the expenses alone which had previously been authorized by law, and a considerable proportion of those
on account of the public debt falling on the last day of the year, it would not have been necessary, in that view of the subject, to borrow that sum previous to that day, and the interest would not, therefore, have become a charge till the year 1813.

With respect to the second inquiry of the Committee, it was certainly contemplated, in conformity with the recommendation of the President, whose expressions were adopted in the report, "to raise a revenue sufficient, at least, to defray the ordinary expenses of Government, and to pay the interest on the public debt, including that on new loans which may be authorized." The sum of about nine millions of dollars was assumed as answering that descripion for the present, and the expression of "fixed revenue," which had been used in reference to existing circumstan ces, was inadvertently applied to the case of war. It will undoubtedly be proper, as remarked by the Committee, to provide, annually, an additional and gradually increasing revenue, sufficient to pay the interest on the loans required in the event of war. If, therefore, the loan for the present year will, according to the suggestion of the Committee, amount to ten millions of dollars, the receipts into the Treasury, to be provided for the year 1813, should, on those data, amount to about $9,600,000$ dollars.

The Committee ask, in the next place, the best upinion which I am able toform of the probableamount of receipts from duties on merchandise, in the event of war

As that amount will depend on the extent of the commerce between the linited States and nations at peace with them, and on the numbers of the captures respectively made by our own privateers, and by the enemy, it is a matter of conjecture, and not a subject of calculation: for which reason it was stated in the report, that that amount could not at present be determined. Considering the rigorous restrictions laid by France on the commerce of the United States, with her own dominions and other countries under her influence, the dangers to which our commerce with the Baltic and with China will be exposed, the relations of England with Portugal and with Spain, and also that no inconsiderable part of the captures made by our privateers will be sent into foreign ports, a great defalcation in the receipts on duties on imported merchandise must be expected. The amount, under existing laws and circumstances, has, from correct data, been stated in the annual report at six millions of dollars. It would, in my opinion, be unsafe, in an estimate of ways and means, intended to be relied on with certainty, to calculate, in the event of a var, on more than 2,500,000 dollars, at the present rate of duties.

To the next inquiry of the Committee, respecting the increase of those duties which is thought practicable and advisable, it is answered, without hesitation, that the rate of duties may, in the event of war, be doubled, without danger or inconvenience. There will, in such an event, be less danger of smuggling, at that rate, than there is now, with the existing duties. With that increase, the duties will still be much less, on an average, than those paid on importations in England, France, and most other countries. And they will be collected with more ease to Government, and less inconvenience to the People, than could be devised, to the same amount, in any other manner.

A duty on imported salt might now be calculated on at least $3,500,000$ bushels; but, in time of war, cannot be estimated on more than two millions of bushels, producing, at the rate of 20 cents per bushel, 400,000 dollars

The duties on tonnage and imported merchandise, including the former duty on salt, and doubling the rate of all the others, would, according to that estimate, amount to ${ }^{-} \quad{ }^{-} \quad{ }^{-} \quad{ }^{-}{ }^{-}{ }^{-}{ }^{-} \quad \$ 5,400,000$

To which adding the proceeds of the sales of public lands, estimated, as by the annual report, at -
600,000
Makes an aggregate of
And leaves a deficiency of -
In order to complete the nett revenue, wanted for the service of 1813 , of
$\$ 9,600,000$
On the basis of annual loans of ten millions of dollars, during the continuance of the war, (which is the sum assumed by the committee, and which, considering the expenses already roted by Congress, is not more than will be wanted) and estimating at the lowest rate the interest on the loan of 1813 , the deficiency for 1814, to be provided for by other resources, will amount to $4,200,000$ dollars. The expenses of assessment and collection, and incidental losses, on the internal taxes, from the proceeds of which this deficiency must be supplied, may be estimated at 15 per cent. In order to produce a nett revenue of $4,200,000$ dollars, the gross amount of taxes must therefore be near tive millions of dollars. As the taxes, which may be organized during the present session of Congress, will not become due till the ensuing year, and as it is sufficiently ascertained, from universal experience, that taxes will not produce their full nominal amount the first year they are in operation, it may be relied on that a gross amount of five millions, intended to produce a nett revenue of $4,200,000$ dollars, will not yield that sum till the year 1814, nor pro duce, in 1813, more than the required sum of $3,600,000$ dollars. Five millions of dollars will, therefore, be assumed as the gross amount of taxes (including the expenses of assessment and collection, and the incidental losses) necessary to be raised at this time. That sum is calculated to cover the interest on the loans of ten millions a year, wanted for the service of the years 1812 and 1813 , leaving the selection of the additional taxes, which may thereafter be necessary to provide for the interest of subsequent loans, to be made according to the experience which will be afforded by those two years.

Before $I$ proceed to answer the inquiry of the committee, respecting a selection of the internal taxes now necessary, permit me to observe, that it was stated in the annual report of December 10, 1808, that "no internal taxes, either direct or indirect, were contemplated, even in the case of hostilities carried against the two great belligeren Powers"-an assertion which renders it necessary to show that the prospect then held out was not deceptive, and why it has not been realized.

The balance in the treasury amounted, at that, time to near fourteen millions of dollars; but, aware that that sur 'plus would, in a short time, be expended, and having stated that the revenue was daily decreasing, it was, in the same report, proposed " that all the existing duties should be doubled on importations subsequent to the first day of January, 1809." As the nett revenues accrued from customs during the three years, 1809,1810 , and 1811, has without any increase of duties, exceeded twenty-six millions of dollars, it follows that, if the measure, then submitted, had been adopted, we should, after making a large deduction for any supposed diminution of consumption arising from the proposed increase, have had, at this time, about twenty millions of dollars on hand-a sum greater than the nett amount of the proposed internal taxes for four years

In proportion as the ability to borrow is diminished, the necessity of resorting to taxation is increased. It is, therefore, also proper to observe, that, at that time, the subject of the renewal of the charter of the Bank of the United States had been referred by the Senate to the Secretary of the Treasury; nor had any symptom appeared from which its absolute dissolution, without any substitute, could have then been anticipated. The renewal, in some shape, and on a more extensive scale, was contidently relied on; and, accordingly, in the report made during the same session, to the Senate, the propriety of increasing the capital of the bank to thirty millions of dollars, was submitted, with the condition that that institution should, if required, be obliged to lend one half of its capital to the United States. The amount thus loaned might, without any inconvenience, have been increased to twenty millions. And with twenty millions of dollars in hand, and loans being secured for twenty millions more, without any increase of the stock of the public debt at market, internal taxation would have been unnecessary for at least four years of war, nor any other resource been wanted, than an additional annual loan of five millions-a sum sufficiently moderate to be obtained from individuals, and on favorable terms.

These observations are made only in reference to the finances and resources of the General Government. Considerations of a different nature have, on both these subjects, produced a different result, which makes a resort to internal taxes, now, necessory, and will render loans more difficult to obtain, and their terms less favorable. But the resources of the country remain the same; and, if promptly and earnestlybrought into action, will be found amply sufficient to meet the present emergency. With respect to internal taxes, the whole amount to be raised is so moderate, when compared either with the population and wealth of the United States, or with theburthens laid on European nations by their governments, that no doubt exists of the ability or will of the People to pay, without any real inconvenience, and with cheerfulness, the proposed war texces. For, it is still hoped that the ordinary peace revenue of the United States will be sufficient to reimburse, within a reasonable period, the loans obtained during the war, and that neither a per-
petual and increasing public debt, nor a permanent system of ever progressing taxation shall be entailed on the nation. These evils cannot, however, be otherwise avoided, than by the speedy organization of a certain revenue. Delays in that respect, and a reliance on indefinite loans, to defray the war expenditure, the ordinary expenses of Government, and the interest on the loans themselves, would be equally unsafe and ruinous-would, in a short time, injure public credit, impair the national resources, and ultimately render much heavier and perpetual taxes absolutely necessary.

Of the gross amount of five millions of dollars to be now provided, according to the preceding estimates, by internal taxation, it is respectfully proposed that three millions should be raised by a direct tax, and two millions by indirect taxes.

The sum of three millions will not, considering the increase of population, be a much greater direct tax than that of two millions, voted in the year 1798. To this, permit me to add another view of the subject.

The direct taxes, laid by the several States during the last years of the Revolutionary war, were generally more heavy than could be paid with convenience. But, during the years 1785 to 1789 , an annual direct tax of more than 200,000 dollars ( $\$ 205,189$ ) was raised in Pennsylvania, which was not oppressive, and was paid with great punctuality. The increase of population of that State, between the years 1787 and 1812 , is, in the ratio of about four to nine. A tax of 450,000 dollars, payable in the year 1813, is not higher, in proportion to population, alone, and without regard even to the still greater increase of wealth, and of circulating medium, than a tax of 200,000 dollars was in the year 1787. But the quota of Pennsylvania, on a tax of three millions of dollars, will (counting Orleans as a State) hardly exceed 365,000 dollars. The proposed tax will, therefore, so far as relates to Pennsylvania, be near twenty per cent. lighter, in proportion to the respective population, than that paid during the years 1785 to 1789.

The rule of apportionment, prescribed by the constitution, operates with perhaps as much equality as is practicable, in relation to States not materially differing in wealth and situation. It may, therefore, be inferred, that a direct tax, which is not greater than Pennsylvania can pay with facility, will not press heavily upon any of the other Atlantic States. It is only in reference to the Western States that the constitutional rule of apportionment, according to the respective number of inhabitants in each State, may be supposed to be unequal. Being at a greater distance from a market, and having, on account of the recent date of their setlements, less accumulated capital, it is certainly true that they cannot, in proportion to their population, pay as much, or with the same facility, as the Atlantic States. Two considerations will, however, much diminish the weight, if they do not altogether obviate that objection.

1. Of the articles actually consumed in the Western States, there are two of general consumption, on which duties are laid, or proposed to be laid, and on which, being articles produced in those States, they will pay nothing, or less than the Atlantic States. On salt they will pay nothing, as the whole quantity consumed there is of domestic origin; and this observation affords an argument in favor of the restoration of the duty on that article, since it will tend to equalize the operation of the direct tax. A considerable part of the sugar those States consume (nearly seven millions of pounds) is also the produce of the maple, and pays no duty. And, in time of war, it is probable that the residue of their consumption will, in a great degree, consist of New Orleans sugar; also duty free.
2. A considerable portion of the direct taxes, in those States, is laid on lands owned by persons residing in other States, and will not fall on the inhabitants. It appears, by a late official statement, that more than two thirds of the land tax of the State of Ohio are raised on lands owned by non-residents. The portion of the quota of that State on the United States' direct tax, which will be payable by its inhabitants, will, for that reason alone, be reduced to one-third part of the nominal amount of such quota. And, although the proportion may not be the same in the other Western States, it is well known that a similar result, though not perhaps to the same extent, will take place in all.

From every view which has been taken of the subject, it satisfactorily appears that the proposed amount of three millions is moderate, and cannot be productive of any real inconvenience, provided that the objects on which the tax shall be assessed be properly selected.

A direct tax may be assessed either on the whole amount of the property or income of the People, or on certain specific objects selected for that purpose. The first mode may, on abstract principles, be considered as most correct; and a tax laid in case of selection, on the same articles, in all the States, as was done in the direct tax of ${ }_{2} 1798$, is recommended by its uniformity, and supported by respectable authority. It is, nevertheless, believed that the systems of taxation, respectively, adopted by the several States, matured, modified, and improved, as they have been by long experience, will generally be found to be best adapted to the local situation and circumstances of each State; and they are certainly most congenial with the feelings and habits of the People. It is therefore proposed that the direct tax should be laid and assessed in each State upon the same objects of taxation on which the direct taxes, levied under the authority of the State, are laid and assessed.

The attempt made, under the former direct tax of the United States, to equalise the tax by authorizing a Board of Commissioners, in each State, to correct the valuations made by the local assessors, was attended with considerable expense, and productive of great delay. In order to obviate this inconvenience, it is proposed that the quota assigned to each State, according to the rule prescribed by the constitution, should be apportioned by law amongst the several counties, towns, or other subdivisions of each State; adopting, in each State, where a State tax is now levied, the apportionment of the State tax, whether that be an absolute quota, fixed by a previous State law on the county or town, or whether it be only the amount which shall appear to have been last laid on such county by the operation of the general State laws, imposing a direct tax; making the apportionment in the States where no State tax is now levied, according to the best information and materials which can be obtaned; and authorizing the States, respectively, to alter the apportionment thus made by law, at any time previous to the day fixed by law for assessing the United States' tax on individuals. The whole process of assessment will thereby be reduced to that of assessing the quota of each county, town, or other subdivision, on the lands and inhabitants of such subdivision. It will be as simple, and may be effected as, promptly, and with as little expense, as the assessment of a county tax; and the objects of taxation being the same, it may be still more facilitated by authorizing an adoption of the State assessment on individuals, whenever it can be obtained from the proper authority.

With respect to indirect taxes, it does not appear necessary to resort to any other than those which had been formerly levied by the United States. As they were in operation during several years, their defects, and the modifications and improvements of which they are susceptible, are better understood than new taxes could be. With some alterations they may produce the amount now wanted; and it does not appear that any other, equally productive, could be substituted with any real advantage. The gross amount of those taxes, in the year 1801, was near one million of dollars. They would, according to the increase of population, and without any augmentation in their rate, yield, now, near $1,400,000$ dollars. An average increase of about fifty per cent. in the rate would produce the intended gross amount of two millions. But it is believed that that increase ought not to be the same in all those taxes, and that some are susceptible of greater augmentation, ol extension, than others.

1. Duties on domestic spirits distilled. - There is not any more eligible object of taxation than ard ent spirits. But the mode of taxation is liable to strong objections, particularly with respect to persons who are not professional manufacturers, and who, only occasionally, distil the produce of their farms. It is therefore proposed, that the duties on the quantity of spirits distilled should be levied only on spirits distilled from foreign materials, at the rate of 10 cents per gallon, distilled, and on other distilleries employing stills, the aggregate of which shall contain more than four hundred gallons, at the rate of 3 cents per gallon, distilled; and that, instead of a duty on the spirits, or of licences in proportion to the time employed, all other distillers should only pay an annual tax of five dollars for each still solely employed in the distillation of fruit, and of fifteen dollars for pach still otherwise employed. This tax may, also, still, without reference to time, be made to wary according to the size of the stills. At those rates, this class of duties is estimated to produce, at most, 400,000 dollars; and it is intended, in that case, that another duty should be levied on the same article, in the shape of licences to retailers. By the adoption of that mode,
the expenses of collection will be considerably diminished, penalties for not entering stills will be unnecessary, and they will be confined, with respect to country stills, to the case of clandestine distilling without paying the tax.

2d. Duties on refined sugar.-A duty double of that heretofore laid, viz. at the rate of 4 cents per pound, is estimated to produce 200,000 dollars. The drawback, both of that duty and of that on the importation of the raw material, to be allowed.
P . 3d. Licences to retailers.-These are believed to be susceptible of considerable and very proper augmentation and extension. The following rates are estimated to produce 700,000 dollars.

| For a licence to retail wines, | - | - | - | - | - | $\$ 20$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| do. | do. spirits generally, | - | - | - | - | - |
| do. | do. domestic spiritsonly, | - | - | - | - | - |
| do. | do. any other species of foreign merchandise, | - | - | - | 15 |  |

Tavern keepers, licenced under the authority of any State, and not living in any city, town, village, or within five miles thereof, to be excepted. Every other person who sells wines, foreign spirits, or foreign merchandise, otherwise than in the vessel or package of importation, or in the case of dry goods, otherwise than by the piece, and every person who sells domestic spirits in less quantity than 30 gallons, to be considered as a retailer.

4th. Duties on sales at auction.-These, confined to the sales of articles of foreign produce or manufacture, and at the same rate as heretofore, may produce about 50,000 dollars.

5th. Duties upon carriages for the conveyance of persons.-Those duties, adding at the rate of 50 per cent. on the duties formerly raised, are estimated to produce 150,000 dollars.

6th. Stamp duties.--An association of ideas which connects those duties with the attempt of Great Britain to tax America, and which might, with equal propriety, attach odium to the duty on the importation of tea, has rendered their name in some degree unpopular. The great extension of post roads, and the facility of distribution, have, however, removed the most substantial objection to which they were liable. They do not appear to be more inconvenient than any other internal tax, and the expenses of collection are less than on any other, being only a commission on the sale, and the cost of paper and stamping. At the same rate as heretofore, with the exception of bank notes, on which an increase appears proper, (with an option to the banks to pay $\frac{1}{20}$ th part of their dividends in lieu thereof) they are estimated to produce 500,000 dollars.

RECAPITULATION.

- $\$ 3,000,000$

Direct tax, gross amount,
-
Duties on spirits and licences to distillers, gross amount Retailer's licences, Sales at auction,
Duties on carriages, Stamp duties,

- do.
- 200,000
- 700,000
- 50,000
- 150,000
- 500,000

2,000,000
$-\quad 5,000,000$
$-\quad$
Total gross amount.
Deduct expenses of assessment and collection, and losses, estimated at 15 per cent
Nett amount estimated for 1814,
-
4,250,000
But are not estimated to yield, in 1813, more than $\qquad$
Most of the internal taxes have been estimated at their maximum; but it is hoped that any defalcation from the estimated amount will be compensated by a diminution in the expenses of collection, which have also been computed at the highest rate.

For the superintendence of those taxes, both direct and indirect, it appears indispensable that the office of commissioner of the revenue should be re-established. For their collection, the former offices of supervisor and inspector are believed to have been unnecessary and injurious links in the system, and that the expense will be diminished, and the collection and accountability better secured, by the division of the States into convenient collection districts, and by the appointment of a collector to each district, who will pay into the treasury, and be immediately accountable to that department, in the same manner as the collectors of customs. This arrangement, the greater amount to be collected, and the simplification in the objects and mode of taxation, will, it is hoped, reduce, in a short time, the expenses of collection of the indirect taxes to $7 \frac{1}{2}$ instead of 13 per cent. which they formerly cost, when brought to their highest degree of improvement. In estimating the charges on the direct tax at 15 per cent. 5 per cent. have been allowed for the assessment, 5 per cent. for the collection, and 5 per cent. for losses. This last item is principally on account of losses on unseated lands, and on some remote districts of country, and is not susceptible of much reduction. That for assessment may be lessened in'those States where the objects of taxation do not require an annual valuation, or where the State or county assessments may be used. The expense of collection proper may be, also, in some degreee, lessened in cities and populous distrirts, and by uniting it with that of the internal taxes. It is, however, necessary that the compensation of the collectors be sufficient to command the services of men properly qualified, and in every respect worthy of the trust.

In performing the ungracious task of pointing out new objects of taxation, those have been submitted which appeared sufficiently productive and least oppressive. The objections to which each, including the increase of duties on importations, is liable, have not been stated, not because I was insensible of them, but because no substitute of any importance was perceived, which was not still more objectionable. Every tax being in some degree an evil, is, therefore, liable to some objection; and every one, taken singly, may, for that reason, be easily combatted. But, if the necessity of an additional revenue be admitted, the objections afford no argument why the tax proposed should be rejected, unless another, less inconvenient, be substituted. The necessity of such an addition to the revenue has, in the course of this letter, been strongly urged, because it was strongly felt; but with respect to the taxes proposed, the selection is submitted with diffidence; and it will be highly gratifying that some more eligible may be devised.

The last inquiry of the committee relates principally to the terms on which loans, amounting to at least ten millions of dollars per annum, may be obtained, and to the plan proper to be adopted for the reimbursement of such loans.

The terms on which annual loans to that amount may be obtained, can be ascertained only by experiment. Government has never, since its organization, obtained considerable loans within the United States, at the rate of six per cent. a year, except from the Bank of the United States; and these, on a capital of ten millions, never amounted to seven millions in the whole. In proportion to the amount wanted for the service of the year, and to the increase of stock of the public debt at market, the terms must naturally become less favorable. It must, also, be recollected that, in addition to the sum wanted to defray the extraordinary expenses of the war, an annual loan, equal to the annual reimbursement of the six per cent. and deferred stocks, prescribed by law, will also be required. This, togetherwith the reimbursement of the residue of the converted stock, amounting to 565,000 dollars, will, for this year, amount, as has been stated in the annual report, to $2,135,000$ dollars. As the interest on the existing debt is included in the ${ }^{66}$ current expenses," the loan necessary for the reimbursement of the six per cent. and deferred stocks, will, for each subsequent year, amount only to $1,570,000$ dollars. The loans for those sums will, indeed, create no addition to the amount of the debt, but will, nevertheless, increase the total sum to be annually borrowed. It must also be observed,
that, if the price of stocks should sink below par, the commissioners of the sinking fund are bound, by the existing laws, to apply the residue of the annual appropriation of eight millions a year to the purchase of stock; and that residue will, this year, amount to $\$ 3,640,000$, which, in that case, must also be borrowed. It is a view of those several considerations which has created an apprehension that loans, to such large amount, might not, perhaps, be obtained on as favorable terms as under other circumstances, and, with the powerful assistance of a national bank, had been formerly anticipated. The same view of the subject has most forcibly impressed a conviction of the necessity of an additional revenue: for, if further loans be also resorted to for defraying the ordinary expenses and the interest, they must, if at all practicable, be obtained on the most ruinous terms. Excluding that idea, and embracing only the loans which are absolutely necessary, it appears to me more prudent not to limit the rate of interest by law. A discretionary power, in thatrespect, is, so far as relates to the Executive, altogether ineligible, but is preferable to the risk of leaving the public service unprovided for. It is, also, for the same reason, requisite that the loans may be made irredeemable for a term not less than ten years.

In a former communication to the Committee of Ways and Means, it was suggested that "treasury notes." bearing interest, might, to a certain extent, be issued, and to that extent diminish the amount to be directly borrowed. The advantage they would have, would result from their becoming a part of the circulating medium, and taking, to a certain degree, the place of bank notes. It is evident, however, that, for the same reason, the issue must be moderate, and never exceed the amount which may circulate without depreciation.

The loans necessary for the present year, are, 1st. A sum equal to that which may, during the year, be reimbursed on account of the principal of the debt. 2 dly . The amount of expenses which have been, or may be, authorized by Congress, and are not included in the annual estimates.

The first sum will certainly amount to $2,135,000$ dollars, and may be greater if the stocks should sink below par
The second sum cannot yet be stated, since the extent of the expenses which may be authorized is not yet ascertained, and as the estimates for the additional army, already authorized, have not yet been received by the Ireasury Department.

The deficit of $1,200,000$ dollars (on the peace establishment) is not included as absolutely necessary, although its payment will, as stated in the annual report, leave in the treasury a smaller balance than, under existing circumstances, is eligible.

It may be proper to repeat that, so long as the public credit is preserved, and a sufficient revenue is provided, no doubts are entertained of the possibility of procuring, on loan, the sums wanted to defray the extraordinary expenses of a war; and that the apprehensions expressed relate solely to the terms of the loans-to the rate of interest at which they can be obtained.

The reimbursement of the new debt which may be created, must ultimately depend on the respective revenue and expenditure of the United States after the restoration of peace. No artificial provisions, no appropriations or investments of particular funds in certain persons, no nominal sinking fund, however constructed, will ever reduce a public debt, unless the nett annual revenue shall exceed the aggregate of the annual expenses, including the interest on the debt. Those who create the debt can only estimate what the peace revenue and expenditure will be, and presume that the supposed surplus will be faithfully and perseveringly applied to the payment of the principal.

The current or peace expenses have been estimated at nine millions of dollars. Supposing the debt contracted during the war not to exceed fifty millions, and its annual interest to amount to three millions, the aggregate of the peace expenditure would be no more than twelve millions. And as the peace revenue of the United States may, at the existing rate of duties, be fairly estimated at fifteen millions, there would remain, from the first outset, a surplus of three millions of dollars applicable to the redemption of the debt. So far, therefore, as can be now foreseen, there is the strongest reason to believe that the debt thus contracted will be discharged with facility, and as speedily as the terms of the loans will permit. Nor does any other plan, in that respect, appear necessary, than to extend the application of the annual appropriation of eight millions, and which is amply sufficient for that purpose, to the payment of interest and reimbursement of the principal of the new debt. No doubt can be entertained of that mode being sufficiently efficacious, since, by that plan alone forty-six millions of the public debt have been reimbursed during the last cleven years. If the national revenue exceeds the national expense, a simple appropriation for the payment of the principal of the debt, and co-extensive with the object, is sufficient, and will infallibly extinguish the debt. If the expense exceeds the revenue, the appropriation of any specific sum, and the investment of the interest extinguished, or of any other fund, will prove altogether nugatory; and the national debt will, notwithstanding that apparatus, be annually increased by an amount equal to the deficit in the revenue.
The annual interest on the existing debt amounts to - - - - - $\$ 3,220,000$
And estimating the interest on the new debt at $\quad-\quad-\quad-\quad-\quad-\quad 3,000,000$
The sum which, on the annual appropriation of eight millions, would, at the restoration of peace,
be applicable to the payment of principal, is

2,780,000
$\$ 8,000,000$

A sum somewhat less than the presumed surplus of three millions, as above stated, and which will be nearly sufficient to reimburse, before the year 1823, the whole existing debt of the United States, with the exception of the three per cent. stock. The loans contracted during the war being made irredeemable for at least ten years, the first reimbursement would fall on that year; and the whole of the appropriation of eight millions, after deducting 485,000 dollars for the interest of the three per cent. stock, would thenceforth be applicable to the payment of the interest and principal of the new debt. The precise period of final extinguishment, and the precise amount of annual payments, will depend on the terms of the loans, and on the number of years for which it may be necessary to make each loan irredeemable. But this sketch is sufficient to show, 1st. That no inconvenience will arise in making the loans irredeemable for ten years, since there is not much probability that they could be sooner discharged. 2dly. That the appropriation of eight millions will be sufficient for their final reimbursement. 3dly. That that reimbursement, and that of the whole debt of the United States (the three per cent. stock excepted) will probably be effected within fifteen years after the restoration of peace. It must always be remembered that those estimates are predicated on the supposition than an additional revenue, to the amount already stated, will be provided, and that the increase of debt, during the war, will not exceed fitty millions.

In answering the inquiries of the committee on subjects so intimately connected with the most important questions of national concern, it became an imperious duty to represent every circumstance precisely as it was, or appeared to be, and without exaggerating or disguising any of the difficulties which must be encountered. To understand these to their full extent, will afford the best means of overcoming them; and there is none which appears insurmountable or even discouraging. What appears to be of vital importance is, that the crisis should at once be met by the adoption of efficient measures, which will with certainty provide means commensurate with the expense; and by preserving unimpaired, instead of abusing, that public credit on which the public resources so eminently depend. will enable the United States to persevere in the contest until an honorable peace shall have been obtained.

I have the honor to be, with great respect, sir, your obedient servant,
albert galilatin.
Hon. Ezeriel Bacon
Chairman of the Committee of Ways and Means.

## PROTECTION TO MANUFACTURES.

communicated to the house of repbisentatives, january 29, 1812.

To the Honorable the Senate and the Honorable the House of Representatives of the Onited States in Congress assembled, the Directors of the New Hampshire Iron Factory Company beg leave respectfully to represent:
That said company own a very valuable bed of primitive iron ore, in the town of Concord, in the county of Grafton, and State of New Hampshire; and that said company have expended a large sum of money in erecting furnaces, forges, and machinery, in the town of Franconia, in the same county, for the purpose of manufacturing bar iron and various sorts of cast iron ware; that their works have been in operation for more that three years, but, owing to the high price of labor, and the low price they been obliged to receive for their manufactures, the said company have never realized one dollar, for the use of their capital stock, which amounts to more than one hundred thousand dollars; and that they have but little prospect of making their works profitable, or worth pursuing, while European manufactures, of the same kind, can be imported and sold in this country, for the prices at which they have been sold, for several years past.

They therefore pray, that, when commerce is laboring under great embarrasments, from the oppressive meaures of belligerent Powers, that Congress, in their wisdom, would extend their fostering aid and encouragement to American manufactures, by imposing heavy duties on all imported hollow iron ware, and shapes of various kinds, an abundant supply of which, with proper encouragement, may be cast in our own country. This, we believe, will afford to merchants a prospect of employing part of their capital, withdrawn from the ocean, to some advantage, in establishing, and carrying on, useful manufactories. And, as in duty bound, will ever pray the New Hampshire Iron Factory Company, by their directors.

Salem, January 16, 1812.

## PROTECTION TO MANUFACTURES.

COMMUNICATED TO THE HOUSE OF REPRESENTATIVES, FEBRUARY $3,1812$.

## To the Senate and Representatives in Congress assembled:

The subscribers, brewers of malt liquor, in the city of New York, having long had to encounter with many impediments to the extension of their business, so as to render it profitable either to themselves, or as an useful branch of manufactory to the community at large, take the liberty to suggest to Congress, that, while the consumption of ardent spirits continues to form so common a drink, for the generality of people, particularly among the laboring part of society, it will operate against the use of malt liquors, which circumstance, together with the quantity of foreign beer heretofore imported, has lessened the consumption of the article manufactured at home, and which, in the erent of the intercourse being opened, may again be the case.

With this view of the subject, we are induced to solicit the attention of Congress, in order that some legislative aid and encouragement may be afforded in the premises.

It is not for us to expatiate on the benefits which may result to the community, as to the preference, in point of health, which malt liquor may have to that of ardent spirits, or of the policy of encouraging the one, and of discouraging the other, even in a moral point of view; these are considerations, so connected with individual and general good, and so according with the system adopted by Congress, for promoting the manufactories of our country, and so congenial with the spirit of the nation, that we shall forbear expressing much on the subject.

We, therefore, submit to your consideration the propriety of adopting such measures as may be promotive of encouraging the manufactory, and use, of malt liquors, in the United States.

MURRAY \& MILBANK, and others.
New York, 1st month, 19, (January) 1812.

## SINKING FUND.

communicated to the senate, february $5,1812$.
The Commissioners of the Sinking Fund respectfully report to Congress as follows:
That the measures which have been authorized by the Board, subsequent to their last report, of the 2 d of February, 1811, so far as the same have been completed, are fully detailed in the report of the Secretary of the Treasury to this Board, dated the first day of the present month, and in the statements therein referred to, which are herewith transmitted, and prayed to be received as part of this report.

GEORGE CLINTON, President of the Senate.
JAMES MONROE, Secretary of State.
ALBERT GALLATIN, Secretary of the Treasury.
WM. PINKNEY, Attorney General $U$. $S$.

The Secretary of the Treasury respectfully reports to the Commissioners of the Sinking Fund-
That the balance of moneys advanced on account of the public debt, remaining unexpended at the close of the yeat 1809, and applicable to payments falling due after that year, which balance, as appears by the statement $B$, an nexed to the last annual report, amounted to three hundred and sixty thousand nine hundred and ninety--nine dollars sixty-eight cents,
$\$ 360,99968$
Together with the sums disbursed from the treasury, during the year 1810, on account of the principal and interest of the public debt, which sums, as appears by the statement $\mathbf{C}$, annexed to the last annual report, amounted to eight millions and one thousand nine hundred and seventy-two dollars forty-three cents,
And amounting, together, to eight millions three hundred and sixty-two thousand nine hundred and seventy-two dollars eleven cents,
$8,001,97243$
8,362,972 11
Have been accounted for in the following manner:
I. There was repaid into the treasury, during the year 1810 , on account of the principal of moneys heretofore advanced for the payment of the domestic debt, as appears by the statement $E$, annexed to the last annual report, the sum of two thousand six hundred and thirty-nine dollars thirtyseven cents,

2,639 37
II. The sums actually applied, during the same year, to the payment of the principal and interest of the public debt, as ascertained by accounts rendered to the Treasury Department, amounted, as will appear by the statement $A$, to seven millions eight hundred and sixty-seven thousand one hundred and fifty-eight dollars fifty-seven cents, viz:

1. Paid in reimbursement of the principal of the debt, including the whole of the exchanged six per cent. stock outstanding, - - - - - $\$ 5,163,32816$
2. Paid on account of the interest and charges on the public debt - $\quad$ 2,703,830 41
III. The balance remaining unexpended at the close of the year 1810, and applicable to payments falling due after that year, as ascertained by accounts rendered to the Treasury Department, amounted, as will appear by the statement B, to four hundred and ninety-three thousand one hundred and seventy-four dollars seventeen cents.

493,174 17
$\$ 8,362,97211$
That, during the year 1811, the following disbursements were made out of the treasury, on account of the principal and interest of the public debt, viz:
I. On account of the interest and reimbursement of the domestic funded debt,
\$4,736,092 06

1. On account of the interest and reimbursement of the domestic funded debt,

69,842 45

| III. For repayment of | do. | do. | - | - | - | - | - |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |

IV. On account of the interest on Louisiana stock, and on exchanged and converted stocks payable in Europe,

2,750,000 00

Amounting, together, as will appearby the annexed list of warrants, marked C, to eight millions one hundred and forty-eight thousand and ninety-five dollars,

592,160 49
$\$ 8,148,09500$
Which disbursements were made out of the following funds, viz:
I. From the funds constituting the annual appropriation of eightmillions of dollars, for the year 1811, viz:

From the fund arising from the interest on the debt transferred to the Commissioners of the Sinking Fund, as per statement l,
\$1,818,374 34
From the fund arising from the sales of public lands, being the amount received in the treasury from Ist October, 1810, to 30th September, 1811, per state-
ment K,
From the proceeds of duties on goods, wares, and merchandise, imported, and on
$-\quad-$ the tonnage of vessels,

767,061 23
the tonnage of vessels, $\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad 5,414,56443$
II. From repayments into the treasury, on account of advances for the payment of dividends on the domestic funded debt, and for the purchase of foreign remittances, as will appear by the state-
ment E, viz:
Principal advanced from the treasury, repaid,
$\begin{array}{lllllll}\text { Principal advanced from the treasury, repaid, } & - & - & - & . & 146,666 & 67 \\ 1, & & 1,42833\end{array}$
Interest and damages recovered, $\quad-\quad$ - $\quad-\quad . \quad-\quad . \quad 1,42833$
$\$ 8,000,00000$

148,095 00
$\$ 8,148,095 \quad 00$
493,174 17
That the abovementioned disbursements, together with the above stated balance, which remained unexpended at the close of the year 1810, of
Together with a further sum, arising from profit on remittances from America to Europe, purchased during the year 1811, and amounting, as will appear by the statement $D$, to

56,726 14
And together, also, with the further sum of $\mathfrak{f} 4,900$ sterling, in bills taken in payment of the principal of an equal sum of protested bills, as will appear by the same statement $D$, and equal, at par, to
Making, together, eight millions seven hundred and nineteen thousand seven hundred and seventythree dollars nine cents,

8,719,773 09
Will be accounted for in the next annual report, in conformity with the accounts which shall then have been rendered to the Treasury Department.

That, in the meanwhile, the manner in which the said sum has been applied, is estimated as followeth:
I. The repayments into the treasury, on account of the principal, including the amount of sundry bills received in exchange for others previously purchased, which had been protested, have, during the year 1811, amounted, as by the abovementioned statement $\mathbf{E}$, to -
II. The sums actually applied, during the year 1811 , to the principal and interest of the public debt, are estimated as follows:

1. Paid in reimbursement of the principal of the public debt, and including the temporary
loan of $\$ 2,750,00$, obtained in 1810, from the Bank of the United States. $\$ 5,543,47089$
2. Paid on account of interest and charges on the public debt,

2,470,372 06
As will appear by the estimate F ,
III. The balance which remained unexpended at the close of the year 1811, and applicable to payments falling due after that year, as per estimate G, at

537,485 69
$\$ 8,719,773 \quad 09$

That, in conformity with the resolution of the Commissioners of the Sinking Fund, of April 24th 1811, (L) there was reimbursed, at the close of the year 1811, in the manner prescribed by the 8th section of the act of Fe bruary 11th, 1807 , a portion of the converted stock created by the 3 d section of that act, of $\$ 1,294,452$ 29; which sum of $\$ 1,294,45229$ forms a part of the sum of $\$ 5,543,47089$, above stated, as the amount of the principal of the public debt reimbursed in the year 1811.
And that the statement $H$ exhibits the amount of stock transferred to the Commissioners of the Sinking Fund, and to the Treasurer of the United States, in trust for said States, and standing to their credit on the books of the treasury, on the 31st December, 1811, no stock having been transferred in payment for lands during the year 1811.

All which is respectfully submitted.
ALBERT GALLATIN.
Treasury Department, Februury 1st, 1812.

## A.

Statement of the application, during the year 1810, of the funds provided for the payment of the principal and interest of the Public Debt.

## I. Payments on account of the principal of the Public Debt.

Of the domestic debt, viz:
$\begin{array}{ccccc}\text { Annual reimbursement of old six per cent. stock, } \\ \text { Do. } & \quad-\quad & - & - \\ \text { of deferred }\end{array}$
Do. of deferred do. - 400,563 93
Reimbursement of exchanged six per cent. stock, being the whole of that stock which $1,412,20290$ remained outstanding,

3,751,125 26

## II. Payments on account of interest and charges.

1. On the domestic debt.

Interest for the year 1810, on the several species of the domestic funded debt, as set-
tled at the treasury, - -
\$1,985,579 93
Do. on Louisiana stock domesticated, - - - - - - $\quad$ -
2. On the foreign debt.

Interest on exchanged and converted stocks, payable in Amsterdam,
guilders 8,056178 , at 40 cents, - - - 3,22275

Interest on Louisiana stock, from 1st of July, 1809, to 30th June, 1810, viz:
Payable in Amsterdam, guilders 750,000, at 40 cents, - - 300,00000
Do. in London, £83,099 5, at 4s. 6 cl . - - - 369,33000
Commissions and charges, viz: at Amsterdam, including guild-
ers 9,7683 , interest on advances of the bankers, guilders
$14,069158,{ }_{3}$ - - -


Loss in exchange and remittances, per statement D, annexed
to last annual report,
6,281 84
Deduct gain on specie shipped by the John Adams, guilders 2,233,

89320
Commissions to agents in America for purchasing bills,

「Treasury Department, Register's Office, January 30, 1812.
JOSEPH NOURSE, Register.

## B.

Statement of the protision made, before the 1 st day of January, 1811, for the payment of the principal and interest of the Public Debt falling due after that day.

## I. On account of the Foreign Debt.

1. Cash in the hands of commissioners and agents in Europe, viz:

In London, on 31st December, 1810, £44,640 14 6, at 4 s .6 d .
Deduct amount due the commissioners in Amsterdam on the same day, guilders 276,967 14 13, at 40 cents, . . . . . 110,787 10
2. Remittances outstandirig, viz:

Amount paid for at the treasury, and remitted to Amsterdam, before 1st January, 1811, but not received by the commissioners till after that day, guilders 497,500, at 40 cents,
Deduct amount of moneys received by the commissioners before ist January, 1811, but not paid for at the treasury till after that day, guilders 16,69515 , at 40 cents,

6,678 30
192,321 70


## II. Deduct amount, short provided, on account of the Domestic Debt, as follows:

The demands unsatisfied on the 1st January, 1811, were the following, viz:

1. Dividends payable by the commissioners of loans, including the dividends due on that day, and exclusive of dividends no longer demandable at their offices,
2. Unclaimed dividends payable at the treasury,

1,213,042 83
70,050 44
1,883,093 27
The provision made for the above objects was as follows, viz:

1. Cash due from commissioners of loans deceased, and out of office
2. Cash in the hands of do. in office,
3. Cash in the hands of the treasurer, as agent for the commissioners of the sinking fund,
4. Cash over advanced at the treasury for the payment of dividends,

Leaving this sum, short provided, on the 1st January, 1811, to meet all payments on account of the domestic debt, . . . . . . . $1,260,75040$

Total amount of provision for the public debt remaining unapplied on the $31 s t \mathrm{De}-$ cember, 1810,

$$
22,34287
$$

$\$ 493,1 \% 417$
Treasury Department, Register's Office, January 30, 1812.
JOSEPH NOURSE, Register.
c.

List of Warrants drawn according to law, during the year 1811, on the Treasurer of the United States, on account of the payments of interest on the Louisiana Stock.

| warmaxts. |  |  |  |  | In whose favor. |  | Amodit. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Numbers. | Dates. |  |  |  |  |  | Dollars. Cts. |
| 3067 | $\begin{array}{lr}\text { February } & 8, \\ \text { March } & 13, \\ \text { April } & 22, \\ 66 & 66\end{array}$ |  | 1811, |  | Albert Gallatin, Charles J. Nourse, Walter Hellen, Robert Beverly, Charles J. Nourse, Jonathan Burrall, Do. <br> Daniel Sheldon, Jr. Joseph Riddle, Anthony C. Cazenove, Daniel Sheldon, Jr. Jonathan Smith, Do. <br> Do. <br> Do. <br> Samuel Flewelling, <br> Do. <br> James Sanderson and Robert Young, Walter Stewart, |  | 38700 |
| 3167 |  |  |  | - |  | - | 1,864 11 |
| 3393 |  |  | 66 68 |  |  |  | 2,836 60 |
| 3394 |  |  | 66 |  |  |  | 2,195 24 |
| 3395 | ${ }^{6}$ | 23, | 66 |  |  | - | 62427 |
| 3433 | May | 13, | ${ }_{66} 6$ |  |  | - | 10,080 00 |
| 3434 |  |  | 6 |  |  |  | 2520 |
| 3497 | June | 15, | \%6 |  |  | - | 200,000 00 |
| 3510 | 6 | 24, | 66 |  |  |  | 1,085 50 |
| 3526 | ${ }^{6}$ | 26, | 66 |  |  | - | 3,323 80 |
| 3671 | July | 15, | 66 |  |  | - | 15366 |
| 3732 | August | 10, | ${ }^{66}$ |  |  |  | 7,846 92 |
| 3787 | Sept. | 2, | 6 |  |  | - | 4316 |
| 4054 | Novr. | 13, | 66 |  |  |  | 143,517 40 |
| 4055 |  |  | 66 |  |  |  | 35879 |
| 4083 | 6 | 22, |  |  |  |  | 144,447 19 |
| 4084 | 66 | ${ }^{6}$ | 66 |  |  |  | 36111 |
| 4088 | 66 |  | 66 |  |  |  | 72,978 02 |
| 4091 | 66 | 28, | 66 |  |  | - | 3252 |
|  |  |  |  |  |  |  | \$592,160 49 |

Included in the foregoing List of Warrants, are the following Warrants, for commission to agents who purchased the bills, and also, for expenses attending the shipment and transportation of specie to .1msterdan.

| Warrants. |  |  |  |  | In whose favor. | Amount. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Numbers. | Date. |  |  |  |  | Dollars. Cts. |
| $\begin{aligned} & 3434 \\ & 3787 \\ & 4055 \\ & 4084 \end{aligned}$ | May <br> Septr. <br> Novr. <br> ${ }^{6} 6$ | $\begin{gathered} 13, \\ 2, \\ 13, \\ 22, \end{gathered}$ | $\begin{gathered} 1811, \\ 66 \\ 66 \end{gathered}$ | - | Jonathan Burrall, for commission, - $\$ 2520$  <br> Jonathan Smith, do, do. - 4316 <br> Do. do. do. - <br> damuel 358   <br> Slewelling, do. - 36111 |  |
|  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |
| $\begin{aligned} & 3671 \\ & 3732 \\ & 4091 \end{aligned}$ | July <br> August <br> Novr. | $\begin{aligned} & 15, \\ & 10, \\ & 28, \end{aligned}$ | 6 | - | Daniel Sheldon, Jr. for shipment of specie, 15366 Jonathan Smith, for insurance on do. 7,84692 Walter Stewart, for transmission of do. 3252 | 788 |
|  |  |  | 66 | - |  |  |
|  |  |  | 66 | - |  |  |
|  |  |  | - |  |  | 8,033 10 |
|  |  |  |  |  |  | \$8,821 36 |

List of Warrants drawn according to law, during the year 1811, on the Treasurer of the United States, on account of the reimbursement and interest of the Domestic Debt.

[1812.

LIST-Continued.

| Warrants. |  |  |  |  | In whose favor. |  |  | Amount. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Numbers. | Date. |  |  |  |  |  |  | Dolls. Cts. |
| 4127 | December | 16, | 1811, | - | William Gardner, | - | - | 10,369 19 |
| 4145 | ${ }_{66}$ | 21, |  | - | Jonathan Bull, | - | - | 36,700 00 |
| 4146 | 66 | 66 | 66 | - | Do. | - | - | 1,393 39 |
| 4150 | ${ }^{6}$ | 23, | 6 | - | James Ewing, | - | - | 5,900 00 |
| 4151 | 66 | ${ }_{6}$ | 6 | - |  | - | - | 26,115 08 |
| 4152 | 6 | 66 | 66 | - | Edward Hall, | - | - | 42,65960 |
| 4153 | " 6 | ${ }^{66}$ | 66 | - | Do. | - | - | 11,946 99 |
| 4154 | 66 | 66 | "6 | - | Thomas Nelson, | . | - | 7,600 00 |
| 4155 | 66 | 66 | 66 | - | Do. | - | - | $25,94416$ |
| 4162 | 66 | 31, | 6 | - | William Whann, | - | - | 11,633 02 |
| $\begin{aligned} & 4147 \\ & 4158 \end{aligned}$ | 66 | $\begin{aligned} & 21, \\ & 24, \end{aligned}$ | $\begin{aligned} & 66 \\ & 66 \end{aligned}$ | - | Thomas T. Tucker, Do. | $\begin{array}{r} \quad 8767,06123 \\ -\quad 1,818,37434 \end{array}$ |  | 2,150,656 49 |
|  |  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  | 2,585,435 57 |
|  |  |  |  |  |  |  |  | 4,736,092 06 |

List of warrants drawn according to law, during the year 1811, on the Treasurer of the United States, on account of the repayment of the Principal of the Temporary Loans.

| Warrants. |  |  |  |  | In whose favor. | Amount. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Numbers. | Date. |  |  |  |  | Dolls. Cts. |
| 3137 |  |  | 1811, | - | President, Directors \& Co. of the Bank of the United States, George Simpson, | $1,375,000$ <br> $1,375,000$ |
| 3783 |  |  |  |  |  | 2,750,000 00 |

List of Warrants drawn according to law, during the year 1811, on the Treasurer of the United States, on account of the payment of the Interest on Temporary Loans.

| Warrants. |  |  |  | In whose favor. | Amount. |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Numbers. | Date. |  |  |  | Dollars. Cts |
| 3144 3782 | 'March <br> Septr. | $\begin{array}{lc} 6, & 1811, \\ 2, & 6 \end{array}$ | - | President, Directors \& Co. of the Bank of the <br> United States, <br> George Simpson, | $\begin{aligned} & 28,93150 \\ & 40,91095 \end{aligned}$ |
| 3782 |  |  |  |  | 69,842 45 |

## recapitulation.

Interest and reimbursement of the domestic debt,
Interest on Louisiana stock,
Principal of temporary loans, 2,750,000 00
Interest on do. do. 69,84245
\$8,148,095 00
Treasury Department, Register's Office, Januayy 30, 1812.
JOSEPH NOURSE, Register.

Statement of foreign remittances provided and paid for at the Treasury, during the year 1811, for the payment of interest on the Louisiana stock in Amsterdam and London.


## Note to Statement D.

(a) Of the sum of $£ 50,000$ sterling, remitted to London, in bills, in October, 1810, there was returned in 1811, protested, for non-payment,


But on these bills there was claimed and paid the customary damages of 20 per cent., being on the $£ 4,900$, the sum of $£ 980$. This last sum was also furnished in bills, and is included in this statement, as so much gained in exchange.

Treasury Department, Register's Office, January 30, 1812.
JOSEPH NOURSE, Register.

## E.

Statement of repayments made into the Treasury, during the year 1811, on account of the Public Debt.

| No. of warrants. | Dates of warrants. | On whom drawn. | Principal. | Damages and interest. | Amount of warrants. |
| :---: | :---: | :---: | :---: | :---: | :---: |
| 1467 | March 30, | John Stephen, late district attorney for Maryland, being" so much received by him from the estate of Beale Owings, on account of the balance due for his bill of exchange on Amsterdam for 20,000 guilders, protested in the year 1802, for non-payment, | - - | 89500 | 89500 |
| 1487 | May 28, | James Davidson, cashier of the late office of Discount and Deposite, Washington, being moneys remaining in his hands unexpended, which were heretofore advanced him for payment of dividends on the public debt, payable at the treasury, | 50,000 00 | - - | 50,000 00 |
| 1514 | June 29, | Frederick Depeyster, being for the cost and damages on two bills of exchange, one drawn by F. Depeyster, for $£ 1,000$ sterling, and one by J. De Jongh, for $£ 500$ sterling, on Worrall \& Williamson, of Liverpool, returned, protested, for non-payment, | 6,666 67 | 53333 | 7,200 00 |
| 1515 | June 29, | James Davidson, cashier of the late office of Discount and Deposite, Washington, being moneys remaining in his hands unexpended, which were heretofore advanced him for paying unclaimed dividends on the funded domestic debt of the United States, payable at the treasury, | 40,000 00 | - | 40,000 00 |
| 1520 | Septem. 3, | Do. being on same account, - - - | 50,000 00 |  | 50,000 00 |
|  |  |  | \$146,666 67 | \$1,428 33 | \$148,095 00 |
| To the above must be added the amount of three bills protested for nonpayment in 1811, as follows, viz: |  |  |  |  |  |
| Butler, Burroughs, \& Sturges, on John Stewart, of Liverpool, for £1,000 |  |  |  |  |  |
| $\begin{array}{cccc}\text { Hezekiah Lord, on Conway \& Davidson, of } & \text { Worrall \& Williamson, of } & \text { do. } & \text { do. } \\ \text { Do. } & \text { - } & \text { 2,000 } \\ \text { d, }\end{array}$ |  |  |  |  |  |
|  |  | $£ 4,900$ |  |  |  |
| For which other bills were taken in exchange, as explained in statement D, herewith. As this operation produces the same effect as a repayment into the treasury, it is necessary that it should appear in this statement, and is, therefore, here entered. $£ 4,900$, at par, is equal to |  |  | 21,777 78 |  |  |
|  |  |  | \$168,444 45 |  |  |

Treasury Department, Register's Office, January 30, 1812.
JOSEPH NOURSE, Register.

## F.

An estimate of the application made, in the year 1811, of the funds provided for the payment of the Principal and Interest of the Public Debt.
I. On account of the Principal.

1. Reimbursement of six per cent. and deferred stocks, estimated at -
\$1,499,018 60
Do. of converted six per cent. stock, $\begin{aligned} & \text { 2. Repayment of temporary loan obtained from Bank of the United States, }\end{aligned}$
2,750,000 00

## II. On account of Interest and Charges.

1. Interest on the domestic funded debt, estimated at
\$1,682,515 66
2. Interest on ouisian stock domesticated
3. Interest on temporary loan from Bank of the United States, $\quad$ - 69,84245
4. Interest and charges on foreign debt, viz:

Interest on exchanged and converted stocks, payable in London and Amsterdam,
$\$ 17,78323$
667,358 36
charges on Louisiana stock, payable in London and Amsterdam,

Charges on remittances, per statement $D$, herewith,
\$685,141 59
Commissions to agents in America, for purchasing bills, per do.

## G.

An estimate of the funds provided, before the 1st January, 1818, for the payment of Principal and Interest of the Public Debt falling due after that day.

1. On account of the Foreign Debt.

Cash in the hands of commissioners and agents in Europe, and remittances outstanding on 31st Dec.
 To Amsterdam,. To London, - - - $£ 88,400$, at 4s. 6 d. 392,88889

Total to be accounted for, - - 1811 , per preceding estimate $\mathbf{F}$, is calculated to have been forin-
The amount applied during the year 1811, per preceding estimate $F$, is calculated to have been forinterest and charges in Europe,
\$464,826 71

669,919 31

The balance in the hands of agents in Europe, or in remittances outstanding, may, therefore, be estimated, on 31st December, 1811, at
The amount of protested bills outstanding on the same day, was as follows, viz:
Unrecovered amount of A. Brown's and Brown \& Hackman's protested bills for
120,000 guilders, per preceding reports,
813,357 00
J. W. and Gilbert Russell's bill on Conway \& Davidson, of

Liverpool, for $£ 2,000$ sterling, put in suit in 1811, 8,88888
22,245 88
II. On account of the Domestic Debt.

Amount provided, beyond the estimated amount of demands during the year 1811, consisting of cash remaining in the hands of the treasurer, as agent for the commissioners of the sinking fund,

73,711 64
 redemption of the public debt.

|  | Old six per cent. stock. | 3 per cent. stock. | Deferred 6 per cent. stock. | 5 per cent. stock. | Five and a half per cent. stock. | Four and a half per ct. stock. | $\begin{aligned} & 4 \text { per cent. } \\ & \text { stock. } \end{aligned}$ | Navy 6 per cent. stock. | 8 per cent. stock. | Exchanged <br> 6 per cent. stock. | Converted 6 per ct. stock. | Amount of the several species of stock. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | - <br> - <br> - | - <br>  | - <br> - <br> - | \$8,200,000 | ${ }_{1,751,742}^{\square} 56$ | $\$ 820,000$ <br> - <br> -000 <br> - | \$3,180,000 | \$711,700 | \$5,302,900 | 5,993,343 50 | 1,294,452 29 | $\begin{array}{r} 12,200,00000 \\ 711,70000 \\ 1,751,74256 \\ 176,000 \\ 5,302,900 \\ 50 \\ 5,993,343 \\ 1,294,452 \\ 1,29 \end{array}$ |
| Purchased with moneys received on account of surplus duties to the end of 1790 , | \$439,016 12 | 401,072 90 | 631,786 86 |  |  |  |  |  | - |  | - | 1,471,875 88 |
| Purchased on account of the loan of $\$ 2,000,000$, of 12th August, 1790, | 353,604 95 | 31,731 94 | 137,588 66 |  | $\cdots$ | - | - | - | - |  |  | 1422,925 55 |
| " out of the interest fund, or applied therefrom, is out of moneys arising from imports and tonnage, and from the | 140,588 08 | 79,055 79 | 118,625 59 | - | 95,757 44 | - | - | - | $\cdots$ | - | - | 431,026 90 |
| sale of public lands, | - |  |  |  |  |  | - | - | ,056,700 | 300,007 62 |  | 1,356,707 62 |
| In payment for lands sold under certain acts of Congress, -- | 65,308 79 | 85,877 91 | 20,968 90 |  | 1,400 00 | - | - | - | 122,900 | 70000 | \$80 00 | 297,235 60 |
| " for lands on Lake Eric, sold to the State of Pennsylvania, - | 60,449 44 | 60,718 25 | 30,224 72 | - |  | - | - |  | - |  | - | 151,392 41 |
| " of certain balances which originated prior to the present constitution, | 7,220 63 | 7,187 64 | 16,936 17 |  |  |  |  |  |  | - | - | 31,344 44 |
| In the repayment of commutation of certain military officers, placed on the pension list, | 14,934 22 | 10,472 40 | 7,467 09 |  | - | - | - | - | - | - | - | 32,873 71 |
| In discharge of debts due to foreign officers, - - - | 186,988 23 | 22,438 58 | \% |  | - | - |  | - | - | - | - | 209,42681 86,56654 |
| "6 of the registered debt, per act of 12th June, 1798, - - | 86,566 54 55,888 98 | - | 27,58184 | - | - | - |  |  | - |  | - | 86,56654 83,47082 |
| Stock arising from specie paid for services and supplies, prior to the 4th |  |  |  |  |  |  |  |  |  |  |  |  |
| March, 1789, - - - - - - - - - - - - - - - | 515,460 04 | - | - | - | - | - | - | - | - | - | - | 515,460 94 |
| Unapplied of 660,000 dollars, six per cent. stock, remitted on account of the Dutch debt in 1795, | 20,000 00 | - | - |  | - |  |  | - | - | - | - | 20,060 00 |
| Total amount to the credit of the commissioners of the sinking fund, to 31st December, 1811, | 1,946,026 92 | ,698,555 41 | 991,179 83 | 8,200,000 | 1,848,900 00 | 996,000 | 3,180,000 | 711,700 | 6,482,500 | 6,294,051 12 | 1,294,532 29 | 32,643,445 57 |

## I.

Statement of moneys arising from interest on stock transferred to the United States, being the amount drawn by the agent to the trustees for the redemption of the Public Debt, during the year 1811, pursuant to the act of 8th May, 1792, agreeably to statements made at the Treasury.

1811, December 24. Warrant No. 4,158, per treasury statement, No. 24,936, - - - \$1,818,374 34
'Treasury Department, Register's Office, January 30th, 1812.
JOSEPH NOURSE, Register.

## K.

Statement of moneys drawn by the agent to the trustees for the redemption of the Public Debt, in the year 1811 , being on account of moneys received into the Treasury from sales of public lands, pursuant to the act of the 3 d March, 1795, agreeably to statements made at the Treasury.

1811, December 21. Warrant No. 4,147, per treasury statement, No. 24,936,
\$767,061 23
Treasury Departhent, Register's Office, January 30th, 1812.
JOSEPH NOURSE, Register.

## L.

At a meeting of the Commissioners of the Sinking Fund, held on the 24th of April, 1811-
Present: John Pope, President of the Senate pro tem.
James Monroe, Secretary of State.
Albert Gallatin, Secretary of the Treasury.
The Secretary of the Treasury reported to the Board-
"That the interest payable on the public debt during the year 1811 , including therein the annual reimbursement on the six per cent. and deferred stocks, and the interest on the temporary loan obtained on the 31st of December last from the late Bank of the United States, is estimated at

- \$3,950,000

That the principal of the above mentioned temporary loan, and reimbursable according to contract during the present year, amounts to

Making, together, a sum of $\quad$ - $\quad$ - $\quad-\quad-\quad-\quad-\quad$ - $\quad \mathbf{6 , 7 0 0 , 0 0 0}$
$-\quad-\quad-\quad-\quad$ -

And leaving a balance of - _ - - - - . . .
To be applied, during this year, by the Commissioners of the Sinking Fund, in order to complete the annual appropriation for the public debt, of -

8,000,000
And that the market price of stock of public debt being above that limited by law for purchases by the commissioners, the said balance can only be applied towards the reimbursement of the six per cent. converted stock, created by virtue of the act supplementary to , the act, entitled "An act making provision for the redemption of the whole of the public debt of the United States.' "

Whereupon, resolved, That a sum not exceeding the balance aforesaid, be applied, during the present year, towards the reimbursement of the principal of the converted six per cent. stock, in conformity with the provisions of the act last above mentioned.

JOHN POPE, President of the Senate pro tem.
JAMES MONROE, Secretary of State.
ALBERT GALLATIN, Secretary of the Treasury.
I certify the foregoing to be a true copy of the original minutes of the proceedings of the Board.
Edward Jones, Secretary to the Board of Commissioners.

## DRAWBACK OF DUTIES.

communicated to the house of representatives, february $12,1812$.
Mr. Newron, from the Committee of Commerce and Manufactures, to whom was referred the petition of George B. Rapelye, and others, of the City and State of New York, merchants, made the following report:

The petitioners state, that their respective firms purchased of the firm of Ingraham, Phœnix, and Nixsen, goods, entitled, on exportation, to the drawback of duties, and which the petitioners purchased and exported under the persuasion that the debentures which issued from the custom house would be duly paid.

In this calculation they have been disappointed, as the firm of Ingrabam, Phœenix, and Nixsen, which imported the goods, and entered the same for exportation, has since failed, without paying the duties, amounting to about ninety-six thousand dollars, to the United States. The petitioners solicit Congress to pass an act directing the collector of the customs for the port of New York to pay the debentures which they hold, notwithstanding the duties have not been paid by the firm of Ingraham, Phœnix, and Nixsen, the importers of the goods.

If Congress refuse to accede to this solicitation of the petitioners, they then pray that an act may pass to authorize them to institute a suit against the collector for the port of New York, for the amount of the debentures, inasmuch as the non-payment of the duties by the firm of Ingraham, Phœnix, and Nixsen, is fainly chargeable to the negligence of the collector, in not taking responsible sureties to the duty bonds.

The committee can see no ground on which the first proposition can be supported; the law, in letter and spirit, is opposed to it. The law says, "In no case of an exportation of goods shall a drawback be paid, until the duties, on the importation thereof, shall have been first received." No duties, on the goods imported by the firm of Ingraham, Phœnix, and Nixsen, have as yet been paid, or are likely, as the committee understand, to be paid; the petitioners, therefore, are not entitled to receive the amount of their respective debentures. The law, as it stands, clearly evinces the soundness of the principles on which it is founded; no case could have occurred more apposite to prove the necessity of such a provision for the security of the treasury.

The drawback of duties is allowed on two grounds: first, the exportation of goods within twelve months, calculating from the time of entry; and, secondly, on the payment of duties to the United States, before, or after, such exportation.

The goods may be exported, but, if the duties, on their importation, are not paid, there can be no legal right to demand the payment of the debentures. The wise framers of the law never intended that a system, which they constructed for the encouragement of commerce and enterprise, should operate in such a way as to drain the treasury. To sustain the present application, would, undoubtedly, produce this effect.

The second proposition cannot, in any view in which it can be presented to the mind, be considered as tenable. The collector is responsible for the omission of such duties as the laws prescribe: in this case, if he has omitted to perform a duty assigned to him, the United States are alone the losers-the petitioners only fortuitously so-an accident against which speculations cannot be secured. The remedy of the petitioners is against the sellers of the merchandise. If the petitioners fail in obtaining redress against the firm of Ingraham, Phœenix, and Nixsen, in the responsibility of which they confided, their case is remediless. The committee cannot transcend the limits of the constitution, or the sound and correct principles of jurisprudence, in recommending the passage of a law which shall be endued with a retro-active operation. They, therefore, submit the following resolution to the House:

Resolved, That the petitioners have leave to withdraw their petition.

## PLAN FOR INCREASING THEREVENUE.

communicated to the house of representatives, on the 17th of february, 1812.

## Mr. Bacon made the following report:

The Committee of Ways and Means having taken into their consideration the subject of the sevenue and expenditure of the United States, for the present and two succeeding years, in particular reference to a state of contemplated war, during a greater portion of that period, ask leave to report:
That the ordinary expenses during the present year, grounded on the estimates already laid before Congress, are estimated as follows, viz:
Expenses of a civil nature, both foreign and domestic,

$$
\$ 1,260,000
$$

Army-exclusive of the additional military force authorized by the act of the present session, and
including $\$ 32,800$, for the service of militia in the years 1809, 1810, and 1811, -
Naval Department, including the marine corps,
Arsenals, arms, ordnance, repairs of fortifications, including 200,000 dollars, permanent appropria-

| tions for the purchase and manufacture of arms, | - | - | - | - |
| :--- | :--- | :--- | :--- | :--- |

2,581,000

| Indian Department, |  |  |  |  |  |  |  |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Interest on the public debt, | - | - | - | - | - | - | - |

Total ordinary expenses,
Total ordinary expenses, ${ }^{-}$- ${ }^{-}$, ${ }^{-}$- ${ }^{-}$- ${ }^{-}$-
2,500,000

220,000
-

Leaving a deficit in the receipts, of
9,400,000
$8,200,000$

Which deficit may, however, be paid out of the moneys remaining in the treasury at the close of the year, leaving a sum of $1,800,000$ dollars on hand, which, in the opinion of the Committee, it would not be prudent, under existing circumstances, farther to exhaust.
EThat the extraordinary expenses of the present year, already authorized by law, or which, by bills pending before Congress, are in a course of authorization, are as follows:
Ordnance and ordnance stores, camp equipage, and other quartermaster's stores, - $\quad \$ 1,900,00000$
Six companies of mounted rangers,

Repairing vessels out of commission, and purchase of timber for naval purposes,
680,000 00
Erection of additional fortifications, - - - -
1,000,000 00
Calling out certain corps of volunteers,
1,000,000 00
Calling out militia, -
$1,000,00000$

Total extraordinary expenses, (say)-
\$10,801,332 26

The whole of which sum it is necessary, and is accordingly proposed, to raise by loan, conformable to the bill herewith reported by the Committee.
That the amount of the principal of the public debt, which is reimbursable during the same year, consisting of the six per cent., deferred, and exchanged stocks, -
$\$ 2,135,000$
And, in the event of stocks falling below par, (thereby imposing upon the commissioners of the sinking fund an obligation to purchase, in order to satisfy the annual appropriation of eight millions of dollars for the reduction of the public debt) may amount to the further sum of -

3,640,000
Total amount of the principal of the public debt which may become reimbursable during the present year,
\$5,775,000
Which sum, it is also proposed to authorize the commissioners of the sinking fund to borrow, conformable to such bill as may hereafter be reported.
That the ordinary expenses of Government, for the year 1813, may be estimated, as for the present year, at about
' $\$ 9,000,000$
To which must be added the interest then accruing on the loan proposed to be authorized for the service of the present year, estimating. the same at six per cent., and amounting to

660,000
Making the revenue necessary to be provided, for paying the ordinary expenses and interest on loans for that year, (and leaving the extraordinary expenses of the year also to be provided for by loans) -
That the receipts into the treasury, from the present sources of revenue, during that year, calculating on a state of war, during a greater portion of the present year, are estimated (conjecturally) at

$$
9,660,000
$$

Leaving a deficiency, to be provided for by additional revenues to be received during that year, of

Estimating the ordinary expenses of 1814, as for the present year, at about
And adding the interest accruing on the loan proposed for the present year,
And also the interest then accruing on the loan which, in all probability, may be necessary to cover ${ }^{-}$
the extraordinary expenses of 1813 , which it would not be prudent to calculate at less than
eleven millions,
Making the revenue necessary to be provided, for paying the ordinary expenses and interest on loans
for that year, (and leaving the extraordinary expenses of the year also to be provided for by loans) Fstimating the receipts into the treasury, from the present sources of revenue, during that year, at

## Leaving a deficiency, to be provided for by additional revenues, to be received during that year, of <br> 

 mittee the which, their imperious duty, as well in reference to the obligations incumbent upon them from the general trust with解 which had been specially referred to their consideration, to enter, as early as possible, upon a system of ways and means, calculated to provide a revenue, "sufficient, at least, to defray the ordinary expenses of Government, and to pay the interest on the public debt, including that on new loans which may be authorized." Any provision falling short of this requisition, would, in the opinion of the Committee, betray an improvidence in the Government, tending to impair its general character, to sap the foundations of its credit, and to enfeeble its energies, in the prosecution of the contest into which it may soon be driven, in defence of its unquestionable rights, and for the repulsion of long continued and most aggravated aggressions. Should the ruinous system of relying altogether upon the aid of loans, for defraying not only the extraordinary expenditures of the present and succeeding years, but also a large portion, both of the ordinary expenses of the Government, and the interest on the public debt, including that on new loans, be suffered to prevail, and no additional revenues be seasonably provided, it will result, that the loans which it may be necessary to authorize, during the year 1813, must amount to at least 17,560,000 dollars; and for 1814, to 18,280,000 dollars-an operation, which, by throwing into the market so large an amount of stock, accompanied with no adequate provision for paying even the interest accruing on such as may be created, but relying altogether upon the decreasing ability to borrow for the purpose of paying such interest, must have a most unfavorable effect upon the general price of public stocks, and the consequent terms of the loans themselves. It may be added that a system of that sort would, it is believed, be found to be altogether unprecedented in the financial history of any wise and regular Government, and must, if yielded to, produce, at no distant period, that general state of public discredit which attended the national finances during the war of the Revolution, and which nothing but the peculiar circumstances of the country, and the want of a well-organized and efficient Government, during the period of that Revolution, could at all justify.To have withheld from the public view a fair exposition of the probable state of the fiscal concerns of the Government, under the very first pressure of active war, or to have deferred submitting to the House such a system, as, in the opinion of the Committee, was indispensable, to place the revenue of the country upon a basis commensurate with the public exigencies, would, in their judgment, at once have evinced, in the eyes of foreign nations, an imbecility of action and of design, the effects of which must be too obvious to be mistaken; and, as it regards our own country, would have indicated a policy, as feeble and short-sighted as it must have been considered deceptive and disingenuous; as unworthy the rulers of a free and enlightened nation, as, in its result, it would have been found fatal to its interests, and paralyzing to all its efforts. It is obvious that the whole amount which it is necessary to raise, in order to meet the anticipated deficit of revenue for the ensuing years, is indeed ${ }^{\prime}$ moderate, when compared, cither with the population and wealth of the United States, or with the burthens laid on European nations by their Governments."

To doubt either the " will or ability" of the People of the United States to bear such burthens as are indispensable to this end, would be to doubt their dispositions to meet seriously the contest which is presented to them, and would go far to prove, that it had better not have been attempted.

To doubt the readiness of the Government to bring "promptly and efficiently" into action the necessary resources of the nation, would be to cast a distrust over the sincerity of those pledges which they have so recently and distinctly given to the world in that respect, and would imply a suspicion of their firmness or forecast, not for a moment to be entertained.

For a more full and distinct elucidation of the general subject which it has become the duty of the Committee to present to the House, they beg leave to refer to the letter of the Secretary of the Treasury, in answer to the several inquiries made of him by their order, and which has heretofore been laid before the House, concurring, as they most fully do, in the general opinion expressed by him, "That what appears to be of vital importance, is, that the crisis should at once be met by the adoption of efficient measures, which will, with certainty, provide means commensurate with the expense; and, by preserving unimpaired, instead of abusing, that public credit in which the public resources so eminently depend, will enable the United States to persevere in the contest, until an honorable peace shall have been obtained.

It is then proposed by the Committee, that the additional revenue which will be necessary " to defray the ordinary expenses of Government, and to pay the interest on the public debt, including that on new loans, which may be authorized," should be immediately provided for, in the following modes, viz:

## I. Additional duities of impost and tomnage.

1st. An increase of the duties now payable by law on imported merchandise, calculated to yield a nett revenue of
$\$ 2,500,000$
d. A further retention on the amount of all drawbacks allowed by law on the exportation of goods, wares and merchandise, calculated to yield a nett revenue of
d. An additional tonnage duty on American and foreign vessels, calculated to yield a nett revenue of 4th. A duty on all salt imported, calculated to yield a nett revenue of -

400,000
Total nett amount of revenue, estimated from additional duties of impost and tonnage,
$\$ 3,200,000$

## II. Internal duties.

1st. A duty on licences to distil spirits from foreign and domestic materials, calculated to yield a gross revenue of
2d. A duty on licences to retailers of wines, spirits, and foreign merchandise, including tavern keepers, calculated to yield a gross revenue of
\$275,000
500,000
3d. A duty on sales at auction of foreign merchandise, and of vessels, calculated to yield a gross revenue of
4th. A duty on all sugars refined in the United States, calculated to yield a gross reve-
5th. A duty on carriages used for the conveyance of persons, calculated to yield a gross revenue of
6th. A duty on various instruments of writing, to be collected by means of stamps', calculated to yield a gross revenue of -

150,000
450,000

Total gross amount of revenue, estimated from internal duties,

- \$1,725,000


## III. Direct tax.

A direct tax to be laid and apportioned among the several States according to the rule prescribed by the constitution-gross amount,

$$
\$ 3,000,000
$$

Total gross amount estimated to be received from internal duties and direct tax, when they shall be effectually organized, (or in 1814)
Deduct expense of assessment, collection, and losses, at about 15 per cent.
Nett amount, estimated from internal duties and direct tax for 1814,
\$4,025,000
4,025,000
Nett amount estimated from additional duties of impost and tonnage, internal duties, and direct tax, for 1814,
\$,7,225,000
But which, on account of the ineffectual organization of the internal duties and direct tax, may not yield, in 1813, that amount, by a sum of

650,000
Leaving the nett amount, estimated for 1813,

- $\$ 6,575,000$

And for this purpose the committee recommend to the House the adoption of the following resolutions, viz:
1st. Resolved, That an addition of 100 per cent. be made to the several rates of permanent duties now imposed by law on all goods, wares, and merchandise, imported into the United States.

2d. Resolved, That 25 per centum be retained on all the drawbacks allowed by law, on the exportation of goods, wares, and merchandise, exported from the United States.

3d. Resolved, That additional tonnage duties be laid at the following rates, viz:

1. On all vessels licenced for the coasting trade or fisheries, 20 cents per ton a year;
2. On all other vessels, owned by citizens of the United States, 25 cents per ton on the entry of the vessel;
3. On all foreign vessels, one dollar and twenty-five cents per ton on the entry of the vessel.

4th. Resolved, That a duty of 20 cents per bushel be laid upon all salt imported into the United States.
5th. Resolved, That duties be laid on licences to distil spirits, at the following rates, viz:

1. On stills employed in distilling spirits, from foreign materials, at the rate of 75 cents per gallon on the capacity of such stills;
2. On stills solely employed in distilling spirits from domestic materials, at any distillery, at which there are one or more stilis of more capacity together than 150 gallons, at the rate of 50 cents per gallon on the capacity of such stills;
3. On other stills, solely employed in distilling spirits from fruit, at the rate of 5 dollars on each still, a year;
4. On other stills, solely employed in distilling spirits from any domestic materials, at the rate of 15 dollars on each still, a year.

6th. Resolved, That duties be laid on licences to retailers of wines, spirits, and foreign merchandise, including tavern keepers, at the following rates, viz:

If in cities, towns, or villages, containing more than one hundred families-

1. On retailers of foreign merchandise, including wines and spirits, 25 dollars;
2. On retailers of wines alone, 20 dollars;
3. On retailers of spirits alone, 20 dollars;
4. On retailers of domestic spirits alone, 15 dollars;
5. On retailers of foreign merchandise, other than wines and spirits, 15 dollars.

If in any other place than cities, towns, or villages, containing more than one hundred families-

1. On retailers of foreign merchandise, including wines and spirits, 15 dollars;
2. On retailers of wines and spirits, 15 dollars;
3. On retailers of domestic spirits alone, 10 dollars;
4. On retailers of foreign merchandise, other than wines and spirits, 10 dollars.

7th. Resolved, That duties be laid on sales at auction of foreign merchandise, for every hundred dollars of the purchase money, two dollars; and on sales at auction of ships or vessels, for every hundred dollars of the purchase money, twenty-five cents.

8th. Resolved, That a duty of four cents per pound be laid on all sugars refined in the United Siates, allowing a drawback on the exportation of the same.

9th. Resolved, That duties be laid on carriages, used for the conveyance of persons, at the following rates, viz:

1. On every coach, chariot, and postchaise, 25 dollars;
2. On every phæton, and on every coachee having pannel work in the upper division thereof, 15 dollars;
3. On every other four wheel carriage, hanging on steel springs, 10 -dollars;
4. On every four wheel carriage hanging upon iron or wooden springs, and on every two wheel carriage
with a top, or hanging on steel or iron springs, 5 dollars;
5. On every other four or two wheel carriage, 3 dollars.

10th. Resolved, That stamp duties be laid on the following instruments of writing, viz:

1. On all notes payable to bearer, or order, issued by any bank or bankers, at rates on an average of one dollar for every hundred dollars, with an option to pay, in lieu thereof, $2 \frac{1}{2}$ per centum on their dividends;
2. On all notes of hand above fifty dollars, payable to bearer, or order, having one or more endorsers, and on all bills of exchange above fifty dollars, having one or more endorsers, at rates, on an average, of five cents for every hundred dollars.

11th. Resolved, That three millions of dollars be raised by a direct tax, to be apportioned among the several States, agreeably to the rule prescribed by the constitution.

12th. Resolved, That each State be authorized to pay the amount of its quota to the United States, with a deduction of 15 per cent. if paid before the assessment is commenced, and of $7 \frac{1}{2}$ per cent. if paid before the tax becomes due.

13th. Resolved, That all the duties above enumerated, and the tax aforesaid, shall be laid and become payable only, after the United States shall have become engaged in a war with a foreign European nation; or shall have authorized the issuing of letters of marque and reprisal against the subjects of such nation.

14th. Resolved, That the said duties and tax shall continue until one year after the conclusion of peace with such foreign nation, and no longer.

## DUTIES AND DRAWBACKS.

communicated to the house of representatives, february 28, 1812.
Treasury Department, February 27, 1818.
Sir:
I have the honor to transmit, herewith, a statement of the gross and nett amount of the customs, prepared in obedience to a resolution of the House of Representatives, of the 11th ultimo, and accompanied by an explanatory letter from the Register of the Treasury.

I have the honor to be, very respectfully, sir, your obedient servant,
The Honorable the Speaker of the House of Representatives.
ALBERT GALLATIN.
$\qquad$
Treasury Departiment, Register's Office, February 27, 1812.
SIR:
Agreeably to a resolution of the House of Representatives, of the 11th January, 1812, I have the honor to transmit, herewith, a statement of the gross and nett amount of the customs, together with the amount of drawbacks, \&c. and expenses of collection, in each State and territory, from the commencement of the present Government, annually, to the 31st day of December, 1810.

In making this exhibit, it was deemed most advisable to have it correspond with the printed public accounts, for which purpose an additional column for bounties and allowances is introduced, which, although not called. for by the resolution, it is presumed will, however, be satisfactory.

I have the honor to be, very respectfully, sir, your obedient servant,
Honorable Albert Gallatin.

Statement exhibiting the gross and nett amount of the customs, together with the amount of drawbacks, \&.c. and expenses of collection, in each State and Territory, fiom the commencement of the present Government, annually, to the 31st day of December, 1810.

| states. | From the commencement of the present Government to the 31st December, 1791. |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  | Gross amount of <br> Duties on merchandise, tonnage, fines, penalties, and forfeitures. | Payments for |  |  | Nett Revenue. |
|  |  | Drawbacks on merchandise. | Bounties on salted fish. | Expenses of prosecutions and collection. |  |
| New Hampshire, | 60,005 26 | 34419 | 85544 | - 5,772 48 | 53,033 15 |
| Massachusetts, - | - $1,081,37 \overline{1} 19$ | - 19,130 19 | - 25,046 59 | -59,279 17 | 977,916 24 |
| Rhode Island, | 156,607 87 | 52187 | 1,928 13 | 7,619 45 | 146,538 42 |
| Connecticut, | 223,355 27 | - ${ }^{-}$ | 1,27837 | 15,395 27 | 206,681 63 |
| New York, | 1,415,449 33 | 22,289 20 | 38279 | 28,267 00 | 1,364,510 34 |
| New Jersey, | 16,448 88 | - | 700 | 1,537 89 | 14,903 99 |
| Pennsylvania, | 1,535,970 66 | 8,976 17 | - - | 35,970 88 | 1,491,023 61 |
| Delaware, | 43,546 56 | 13832 | - - 50 | 2,482 48 | 40,925 76 |
| Maryland, | 680,292 48 | 13,584 94 | 1450 | 25,672 99 | 641,02005 |
| Virginia, | 878,90951 | 90468 | 2790 | 26,059 41 | 851,917 52 |
| North Carolina, | 122,025 37 | 2945 | 14160 | 6,843 57 | 115,010 75 |
| South Carolina, | 560,874 24 | 3,684 78 | - - | 18,405 86 | 538,783 60 |
| Georgia, | 98,926 04 | 20206 | - - | 6,725 21 | 91,998 77 |
| Total, Dollars, | 6,873,783 66 | 69,805 85 | 29,682 32 | 240,031 66 | 6,534,263 83 |
|  | From the lst of January to the 31st of December, 1792. |  |  |  |  |
| STATES. | Gross amount of | Payments for |  |  | Nett Revenue. |
|  | Duties on merchandise, tonnage, fines, penalties, and forfeitures. | Drawbacks on merchandise. | Drawbacks on domesticspirits, bounties on fish and provisions. | Expenses of prosecutions and collections. |  |
| New Hampshire, | 47,149 39 | 38321 | 1,872 85 | 3,771 26 | 41,422 07 |
| Vermont, - | 1,038 19 |  | - | 29518 | 74301 |
| Massachusetts, - | 835,268 93 | 12,009 71 | 111,652 29 | 33,360 27 | 678,246 66 |
| Rhode Island, | 104,079 12 | 12,714 91 | 39,087 91 | 6,26350 | 46,012 80 |
| Connecticut, | 152,391 06 | 3267 | 2,907 36 | 7,362 46 | 142,088 57 |
| New York, | 1,256,738 99 | 45,592 24 | 16,769 78 | 24,567 44 | 1,169,809 53 |
| New Jersey, | 5,769 01 |  | 1820 | 98748 | 4,763 33 |
| Pennsylvania, | 1,156,901 33 | 37,752 66 | 83099 | 21,489 58 | 1,096,828 10 |
| Delaware, | 21,832 41 | - |  | 2,755 13 | 19,077 28 |
| Maryland, | 494,569 29 | 24,039 54 | 3,931 79 | 17,305 98 | 449,29198 |
| Virgimia, - | 494,441 15 | 1,736 22 | 1,252 64 | 16,957 00 | 474,495 29 |
| North Carolina, | 85,64860 | 16098 | 38380 | 7,040 97 | 78,062 85 |
| South Carolina, | 380,051 49 | 3,360 33 | 2,492 7\% | 13,289 16 | 360,909 23 |
| Georgia, | 59,740 57 | 7912 | - - | 6,487 54 | 53,173 91 |
| 'Total, Dollars, | 5,095,919 53 | 137,861 59 | 181,200 38 | 161,932 95 | 4,614,924 61 |

STATEMENT—Continued.


STATEMENT-Continued.

| States. | From the 1st of January to the 31st of December, 1795. |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  | Gross amount of <br> Duties on merchan- <br> dise, tonnage, fines, <br> penalties, and for- <br> feitures. | Payments for |  |  | .Nett Revenue. |
|  |  | Drawbacks on merchandise. | Drawbacks on domestic spirits, sugar, bounties, and allowances. | Expenses of prosecutions and collection. |  |
| New Hampshire, | \$60,338 81 | \$8,097 28 | \$1,961 83 | \$5,977 31 | \$44,302 39 |
| Vermont, - | 1,226 55 | - | - | 50292 | . 72363 |
| Massachusetts, | 2,018,296 77 | 457,424 78 | 90,716 89 | 54,985 91 | 1,415,169 19 |
| Rhode Island, | 349,695 74 | 63,788 60 | 29,757 86 | 11,498 59 | 244,650 69 |
| Connecticut, | 172,026 05 | 1,795 61 | 3,170 53 | 11,892 82 | 155,167 09 |
| New York, | 2,735,204 17 | 688,172 19 | 5,669 78 | 40,672 58 | 2,000,689 62 |
| New Jersey, | 21,104 96 | 2,562 67 | 4410 | 1,638 72 | 16,859 47 |
| Pennsylvania, - | 3,067,739 01 | 752,550 17 | 86582 | 42,699 64 | 2,271,623 38 |
| Delaware, - | 32,537 31 | 4,194 29 | 4935 | 3,790 82 | 24,502 85 |
| Maryland, - | 1,348,503 85 | 789,167 01 | 1,895 46 | 33,794 45 | $523,64693$ |
| Virginia, - | 462,950 73 | 49,280 77 | 10220 | 16,686 96 | $396,88080$ |
| North Carolina, | $\text { 109,845 } 96$ | $1,03214$ | 21150 | $8,72558$ | $99,87674$ |
| South Carolina, Georgia, | $\begin{array}{r} 791,61626 \\ 82,64686 \end{array}$ | $\begin{aligned} & 60,65048 \\ & 20,04980 \end{aligned}$ | 26663 | $\begin{array}{r} 20,24661 \\ 7,73268 \end{array}$ | $\begin{array}{r} 710,45254 \\ 54,86438 \end{array}$ |
| Total, - | \$11,253,733 03 | \$2,898,765 79 | \$134,711 95 | \$260,845 59 | \$7,959,409 70 |


| states. |  | From the 1st of January to the 31st of December, 1796. |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | Gross amount of |  | Payments for |  |  |
|  |  | Duties on merchandise, tonnage, passports, and clearances, \&ic. | Drawbacks on merchandise. | Drawbacks on domestic spirits, sugar, snuff, bounties, \&c. | Expenses of prosecutions and ocollection. | Nett Revenue. |
| New Hampshire, | - | \$96,938 76 | \$33,877 39 | \$2,103 94 | \$7,437 24 | \$53,520 19 |
| Vermont, - | - | 2,132 70 | - |  | 452-75 | 1,679 95 |
| Massachusetts, - | - | 2,377,456 98 | 814,373 84 | 161,470 73 | 66,847 74 | 1,334,764,67 |
| Rhode Island, - | - | 342,637 87 | 150,695 26 | 39,760 46 | 14,477 14 | 137,705 01 |
| Connecticut, | - | 193,370 36 | 33,685 33 | 4,002 91 | 14,279 19 | 141,402 93 |
| New York, | - | 3,078,002 37 | 865,877 43 | 9,996 13 | 43,706 28 | 2,158,422 53 |
| New Jersey, | - | 1,848 43 | 93260 | - ${ }^{-}$ | 1,765 27 |  |
| Pennsylvania, |  | 3,661,329 88 | 1,586,064 78 | 15,892 65 | 46,627 74 | 2,012,744 71 |
| Delaware, | - | 47,042 36 | 29,871 00 | - | 4,849 34 | 12,322 02 |
| Maryland, |  | 1,642,635 69 | 842,803 44 | 2,806 40 | 35,207 64 | 761,818 21 |
| Virginia, | - | 662,686 88 | 43,707 28 | 27360 | 20,429 05 | 598,276 95 |
| North Carolina, | - | 89,774 44 | 10,421 32 | 68176 | 9,922 21 | 68,749 15 |
| South Carolina, | - | 420,043 59 | 346,447 80 | 21025 | 17,381 04 | 56,004 50 |
| Georgia, | - | 65,966 09 | 25,292 65 | 1800 | 9,095 88 | 31,559 56 |
| Total, | - | \$12,681,866 40 | \$4,784,050 12 | \$237,216 83 | \$292,478 51 | \$7,368,970 38 |

The nett amount of revenue exhibited in the above statement, is
From which, deduct excess of expenditure beyond the duty in the State of New Jersey,

| $\$ 7,368,97038$ |
| ---: |
| 84944 |
| $\$ 7,368,12094$ |

STATEMENT-Continued.


STATEMENT—Continued.

| States and territory. | From the 1st of January to the 31st of December, 1799. |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  | Gross amount of | Payments for |  |  | Nett Revenue. |
|  | Duties on merchandise, tonnage, pass. ports, and clearances, \&c. | Drawbacks on merchandise. | Drawbacks on domestic spirits, sugar, bounties, \&c. | Expenses of prosecutions and collection. |  |
| New Hampshire, | 120,943 57 | 11,170 52 | 3,550 56 | 7,094 01 | 99,128 48 |
| Vermont, | 4,432 41 | - | - 56 | 1,591 39 | 2,841 02 |
| Massachusetts, | 2,865,539 76 | 1,019,029 69 | 159,553 29 | 79,885 44 | 1.607,071 34 |
| Rhode Island, - | 370,466 91 | 72,517 57 | 23,159 73 | 14,668 45 | -260,121 16 |
| Connecticut, | 338,432 92 | 21,021 70 | 7,119 20 | 20,659 75 | 289,632 27 |
| New York, | 3,598,325 64 | 1,157,589 39 | 7.80987 | 59,384 06 | 2,373,542 32 |
| New Jersey, | 2,180 40 | 2,340 89 | 8406 | 1,739 83 | 2,31,5x2 32 |
| Pennsylvania, | 2,236,626 71 | 935,264 10 | 1,447 47 | 40.51612 | $1,259,399 \quad 02$ |
| Delaware, | 104,424 18 | 20,510 10 | 7120 | 9,708 78 | $74,13410$ |
| Maryland, | 2,565,299 60 | 1,357,230 09 | 3,758 63 | 42,61516 | 1,161,695 72 |
| Virginia, - | 1,026,985 31 | 89,500 57 | 17016 720 | 41,182 18 | -896, 13240 |
| North Carolina, South Carolina, | $\begin{array}{r} 178,07230 \\ 2,025,25184 \end{array}$ | 2,524 $1,091,963$ | 72015 331546 | 20,403 43 | $154,42401$ |
| South Carolina, - <br> Georgia, | $\begin{array}{r}2,025,25184 \\ 1,550 \\ \hline 1,\end{array}$ | 1,091,963 39 | 3,315 46 | 71,431 48 | $858,54151$ |
| Georgia, - | $\begin{aligned} & 1,55064 \\ & 1,03682 \end{aligned}$ |  |  | 1,65528 26314 | 77368 |
| Total, Dollars, | 15,439,569 01 | 5,780,662 72 | 210,759 78 | 412,798 50 | 9,037,437 03 |

The nett amount of revenue, exhibited in the above statement, is
From which, deduct excess of expenditure beyond the duty, in the State of New Jersey, 1,984 38 $\$ 9,037,43703$
I)itto, Ditto, in the State of Georgia,

10464
True nett amount of duty, \&c.
\$9,035,348 01

| states and territory. | From the 1st of January to the 31st of December, 1800. |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  | Gross amount of | Payments for |  |  | Nett Revenue. |
|  | Duties on merchan dise, tonnage, pass ports, and clearan ces, \&c. | Drawbacks on mer- chandise. | Drawbacks on do mestic spirits, sugar, bounties, \&c. | Expenses of prosecutions and collec- tion tion. |  |
| New Hampshire, | 164,799 12 | 7,044 39 | 3,289 72 | 11,785 60 | 142,679 41 |
| Vermont, - | 3,698 20 |  | 3500 | 1,327 36 | 2,335 84 |
| Massachusetts, - | 3,196,260 44 | 1,008,234 12 | 127,557 82 | 85,47180 | 1,974,996 70 |
| Rhode Island, - | 561,274 <br> 208,856 <br> 16 | $\begin{array}{r}109,348 \\ 15 \\ 15888 \\ \hline\end{array}$ | 41,28432 3,412 63 | 17,000 20,00319 | 393,641 29 |
| New York, | 3,671,906 00 | 869,402 55 | 5,709 24 | 54,993 59 | 2,741,800 62 |
| New Jersey, | 1,172 66 |  |  | 2,400 83 |  |
| Pennsylvania, | 3,197,450 25 | 1,785,108 61 | 3,412 63 | 58,603 02 | 1,350,325 99 |
| Delaware, | $\begin{array}{r}59,184 \\ 1939 \\ 1933 \\ \hline\end{array}$ | $\begin{array}{r}33,38814 \\ 1,263,40683 \\ \hline\end{array}$ | 30183 204316 | $\begin{array}{r}9,26251 \\ 44 \\ 4453 \\ \hline\end{array}$ | 16,232 01 |
| Maryland, | 1,780,308 62 | 1,263,406 907 | 2,01200 | 44,988 41 | 623,56883 |
| North Carolina, - | 159,502 51 | 4.555 08 | 99360 | 27,492 56 | 644,59414 126,46127 |
| South Carolina, - | 2,233,312 71 | 1,006,783 77 | 3,977 58 | 63,265 56 | 1,159,285 80 |
| Georgia, - | 1,162 12 | - - | - - | 1,949 78 | 1,189, |
| Tennessee, | 1,288 92 |  | - - | 55206 |  |
| Michigan Territory, | 7,475 57 |  | - - | 46350 | 7,012 07 |
| Total, Dollars, | 16,181,425 33 | 6,193,725 52 | 192,038 53 | 444,314 32 | 9,353,362 79 |

The nett amount of revenue, exhibited in the above statement, is
$\$ 9,353,36279$
From which, deduct excess of expenditure beyond the duty in the State of New Jersey, 1,228 17
Ditto, Ditto, in the State of Georgia, - - - - - 78766
True nett amount of duty, \&c.
2,01583
True nett amount of duty, \&c. - - - - - - $\$ 9,351,34696$

STATEMENT-Continued.

| Statis and territories. | From the 1st of January to the 31st of December, 1801. |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  | Gross amount of | Payments for |  |  | Nett Revenue. |
|  | Duties on merchandise, tonnage, passports, and clearances, \&c. | Drawbacks on merchandise. | Drawbacks on domestic spirits, sugar, bounties \&c. | Expenses of prosecutions and collection. |  |
| New Hampshire, | \$167,006 88 | \$16,844 63 | \$4,457 18 | \$12,055 21 | \$133,649 86 |
| Vermont, | 2,19872 |  | 5250 | 1,364 58 | 78164 |
| Massachusetts, | 4,479,827 34 | 1,347,475 09 | 106,102 60 | 96,496 50 | 2,929,753 15 |
| Rhode Island, | 526,748 99 | 211,346 92 | 10,063 62 | 20,700 50 | 284,637 95 |
| Connecticut, | 371,774 69 | 15,721 15 | 5,571 61 | 22,422 29 | 3\%8,059 64 |
| New York, | 5,047,418 08 | 1,172,407 76 | 7,164 81 | 57,069 10 | 3,810,776 41 |
| New Jersey, | 9,538 03 |  | 5175 0939 | 2,661 79 | 6,824 49 |
| Pennsylvania, - | 3,728,041 24 | 1,540,700 62 | 9,693 27 | 54,45887 8,698 79 | 2,123,188 48 |
| Delaware, - | 156,41963 2,17689430 | 56,18856 $1,135,71736$ | 20516 3,46947 | $\begin{array}{r}8,698 \\ 75 \\ 3583 \\ \hline 82\end{array}$ | 91,32712 $1,001,85445$ |
| Maryland, - | $2,176,89430$ 104,90139 | $1,135,71736$ 4,92298 | - 3,46947 | 35,853 $\mathbf{5 , 3 0 3}$ $\mathbf{5 2}$ | $1,001,854$ 94,674 89 |
| District of Columbia, | 104,90139 <br> 843,033 | 4,92298 $-\quad 59,13906$ | $25965$ | $\begin{array}{r}5,30352 \\ 37,380 \\ \hline 5\end{array}$ | 94,674 89 746,254 13 |
| North Carolina, | 147,847 28 | 1,507 95 | 1,712 90 | 19,498 22 | 125,128 21 |
| South Carolina, | 2,280,061 16 | 1,221,253 24 | 1,380 89 | 55,284 67 | 1,002,142 36 |
| Georgia, - | 764,617 04 | 49,173 95 | - - | 51,94402 | 663,499 07 |
| Tennessee, - | 65991 |  | 5380 | 14742 | 51249 |
| Kentucky, - | 1,224 91 |  | 5380 | 36352 | 80759 |
| Ohio. <br> Michigan Territory, | 4,635 63 | - - |  | 35752 | 4,278 11 |
| Indiana do. |  |  |  |  |  |
| Mississippi do. | 15,392 13 | - - | - - | 83977 | 14,552 36 |
| Total, | \$20,828,240 64 | \$6,832,399 27 | \$150,239 21 | \$482,899 76 | \$13,362,702 40 |


| staties axd termitories. | From the 1st of January to the 31st of December, 1802. |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  | Gross amount of | Payments for |  |  | Nett Revenue. |
|  | Duties on merchandise, tonnage, passports, and clearances, \&c. | Drawbacks on merchandise. | Drawbacks on domestic spirits, bounties, and allowances. | Expenses of prosecutions and collection. |  |
| New Hampshire, | \$157,689 26 | \$26,461 75 | - 5 5,293 43 | \$6,248 05 | \$119,686 03 |
| Vermont, - | 1,483 07 |  | 8975 | 1,222 05 | 17127 |
| Massachusetts, - | 3,503,792 68 | 1,712,580 18 | 161,830 75 | 103,471 89 | 1,525,909 86 |
| Rhode Island, | 481,277 10 | 243,785 56 | 35,982 12 | 23,492 96 | 178,016 46 |
| Connecticut, | 350,010 20 | 53,522 58 | 6,185 55 | 27,441 89 | 262,860 18 |
| New York, | 3,599,015 55 | 1,033,315 74 | 6,413 91 | 68,430 73 | 2,490,855 17 |
| New Jersey, | 6,890 92 | ¢ | , | 2,925 85 | 3,965 07 |
| Pennsylvania, | 2,770,302 82 | 1,297,662 11 | 13,263 62 | 49,01422 | 1,410,362 87 |
| Delaware, | 159,392 39 | 64,576 50 | 84210 | 11,607 30 | 82,966 49 |
| Maryland, - | 1,426,556 84 | 754,479 10 | 8,513 20 | 29,430 08 | 634,134 46 |
| District of Columbia, | 144,627 38 | 5,056 07 | 26500 | 5,972 81 | 133,333 50 |
| Virginia, - | 751,31752 | 29,884 08 | 74944 | 31,261 52 | 689,422 48 |
| North Carolina, | .287,068 64 | 2,742 38 | 3,033 69 | 28,895 25 | 252,397 32 |
| South Carolina, | 1,228,410 38 | 863,399 37 | 93490 | 83,941 29 | 280,134 82 |
| Georgia, - | 228,452 22 | - | - - | 16,525 22 | 211,927 00 |
| Tennessee, | 13937 | - - | - | 6463 | 7474 |
| Kentucky, | 1,605 38 |  | - - | 38307 | 1,222 31 |
| Ohio, - - | 71 |  | - - | 7500 |  |
| Michigan Territory, | 26,087 81 | - - | - - | 1,665 16 | 24,422 65 |
| Indiana . do. | 2,526 76 | - - | - - | 19120 | 2,335 56 |
| Mississippi do. | 23,782 25 | - - | - - | 64546 | 23,136 79 |
| Total, | \$15,150,428 54 | \$6,087,465 42 | \$242,797 46 | \$492,905 63 | \$8,327,335 03 |

[^12]STATEMENT—Continued.

| States And territories. | From the 1st of January to the 31st of December, 1803. |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  | Gross amount of |  | Payments for |  |  |
|  | Duties on merchandise, tonnage, passports, and clearances, \&c. | Drawbacks on mer chandise. | Drawbacks on domestic spirits, sugar, bounties, \&c. | Expenses of prosecutions and collection. | Nett Revenue. |
| New Hampshire, | \$16T,350 09 | \$25,517 52 | \$6,581 28 | \$12,734 36 | \$122,516 93 |
| Vermont, - | 2,901 62 |  | 1025 | 1,170 61 | 1,720 76 |
| Massachusetts, | 3,470,753 24 | 757,667 12 | 132,430 89 | 90,124 55 | 2,490,530 68 |
| Rhode Island, | 550,435 40 | 151,849 91 | 11,606 53 | 20,298 46 | 366,680 50 |
| Connecticut, | 355,619 26 | 21,401 63 | 8,658 76 | 23,758 04 | 301,800 83 |
| New York, | 4,138,251 17 | 545,010 64 | 7,646 49 | 60,759 60 | 3,524,834 44 |
| New Jersey, | 6,128 38 | - | , | 2,974 79 | 3,153 59 |
| Pennsylvania, | 2,267,949 05 | 561,040 68 | 6,906 26 | 44,279 31 | 1,655,722 80 |
| Delaware, | 77,497 40 | 40,016 50 | 24800 | 8,592 69 | 28,640 21 |
| Maryland, - | 1,216,084 87 | 249,313 82 | 4,52249 | 25,787 53 | 936,461 03 |
| District of Columbia, | 154,375 95 | 3,041 84 | 9722 | 7,806 60 | 143,430 29 |
| Virginia, - | 778,394 70 | 25,553 06 | 79294 | 38,206 59 | 713,842 11 |
| North Carolina, | 192,207 91 | 1,785 97 | 2,184 37 | 28,272 38 | 159,965 19 |
| South Carolina, | 889,577 00 | 217,328 93 | 1,631 04 | 24,490 93 | 646,126 10 |
| Georgia, - | 207,390 23 | 11,133 44 | 43313 | 13,360 97 | 182,462 69 |
| Kentucky, - | 1,673 96 | , | - - | 25739 | 1,416 57 |
| Ohio, - ${ }^{-}$ | $\begin{array}{r}2667 \\ \\ \hline\end{array}$ | - - | - - | 15080 |  |
| Michigan Territory, | 25,333 78 | - - | - - | 1,909 50 | 23,424 28 |
| Indiana do. | 3,001 19 | - - | - - | 34619 | 2,655 00 |
| Mississippi do. Orleans do. | 18,701 12 | - - | - - | 1,533 60 | 17,16752 |
| Total, Dollars, | 14,523,652 99 | 2,610,661 06 | 183,749 65 | 406,814 89 | 11,322,551 52 |

The nett amount of revenue exhibited in the above statement, is From which, deduct excess of expenditure beyond the duty in the State of Ohio,
\$11,322,551 52
12413
True nett amount of duty, \&c.
$\$ 11,322,42739$

| states and territories. | From the Ist of January to the 31st of December, 1804. |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  | Gross amount of <br> Duties on merchan- <br> dise, Mediterra- <br> nean fund, ton- <br> nage, light money, <br> \&c. | Payments for |  |  | Nett Revenue. |
|  |  | Drawbacks on mer chandise. | Drawbacks on domestic spirits, sugar, bounties, \&c. | Expenses of prosecutions and collection. |  |
| New Hampshire, | \$213,047 14 | \$85,071 02 | \$7,965 01 | \$11,271 62 | \$108,739 49 |
| Vermont, - | 2,752 05 |  | 57925 | 1,373 43 | 79937 |
| Massachusetts, | 5,468,388 39 | 1,572,074 03 | 146,172 49 | 119,210 63 | 3,630,931 24 |
| Rhode Island, | 650,083 78 | 199,895 83 | 5,388 69 | 23.707 80 | 421,091 46 |
| Connecticut, | 434,205 09 | 47,150 29 | 12,411 84 | 26,589 61 | 348,053 35 |
| New York, | 5,240,652 53 | 1,283.604 00 | 8,364 97 | 76,327 64 | 3,872,355 92 |
| New Jersey, | 6,294 67 | - | - ${ }^{-}$ | 2,936 65 | 3,358 02 |
| Pennsylvania, | 3,540,936 62 | 872.237 94 | 5,850 23 | 52,917 17 | 2,609,931 28 |
| Delaware, - | 56,027 67 20 | 23,20945 614,85284 | 16550 287485 | 6,54250 44,31636 | $\begin{array}{r}26,11022 \\ 1,538 \\ \hline\end{array}$ |
| Maryland, ${ }^{\text {- }}$ | 2,200,767 32 | 614,852 84 | 2,874 85 | 44,316 26 | 1,538,723 37 |
| District of Columbia, | 171,26169 96936345 | 33,600 33,723 46 | 69405 1,17497 | 8,54273 31,79399 | 128,424 89 |
| Virginia, - | 969,363 216,172 75 | $\begin{array}{r}33,72346 \\ 3,754 \\ \hline\end{array}$ | 1,17497 2,353 | 31,793 99 | 902,671 03 |
| North Carolina, | 216,172 75 | 3,75468 335,84118 | 2,35333 6600 | 23,424 <br> 35,973 <br> 78 | 186,639 96 |
| South Carolina, | $1,090,39951$ 200,76793 | 335,841 6,689 79 | 6600 | 35,97357 13,65784 | 718,518 180,420 30 |
| Keorgia, |  |  |  |  | 180,420 30 |
| Ohio, - - | 3059 |  | - - | 15092 |  |
| Michigan territory, | 39,296 52 | - | - - | 2,712 60 | 36,583 92 |
| Indiana do. | 71443 | - - | - - | 43553 | 27890 |
| Mississippi do. | 5,406 24 |  | - - | 1,224 67 | 4,181 57 |
| Orleans do. | 293,066 87 | 1,820 19 | - - | 11,974 37 | 279,272 31 |
| Total, Dollars, | 20,799,635 24 | 5,113,524 72 | 194,061 18 | 495,084 31 | 14,997,085 36 |

The nett amount of revenue, exhibited in the above statement, is
From which, deduct excess of expenditure beyond the duty in the State of Ohio,

STATEMENT-Continued.

| States and territories. | From the 1st of January to the 31st of December, 1805. |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  | Gross amount of | Payments for |  |  | Nett Revenue. |
|  | Duties on merchandise, Mediterranean fund, tonnage, light money, \&c. | Drawbacks on merchandise. | Bounties and Allowances. | Expenses of prosecutions and collection. |  |
| New Hampshire, | \$172,582 58 | \$43,553 45 | \$8,373 89 | \$11,099 63 | \$109,555 61 |
| Vermont, - | 2,414 76 | - | 19350 | 1,441 71 | 77955 |
| Massachusetts, | 6,046,344 41 | 2,449,040 57 | 149,704 37 | 139,553 06 | 3,308,046 41 |
| Rhode Island, | 655,330 19 | 274,910 03 | 4,333 73 | 26,459 10 | 349,627 33 |
| Connecticut, | 471,448 11 | 80,488 40 | 11,727 82 | 24,514 94 | 354,716 95 |
| New York, | 7,046,104 18 | 2,062,509 46 | 5,964 87 | 95,553 29 | 4,882,076 56 |
| New Jersey, | 120,861 95 | - - | - | 2,452 15 | 18,409 80 |
| Pennsylvania, | 3,679,122 31 | 1,319,869 65 | 3,146 87 | 55,542 42 | 2,300,563 37 |
| Delaware, | 171,968 09 | 56,179 16 | 17700 | 10,022 59 | 105,589 34 |
| Maryland, - | 2,316,948 44 | 1,142,355 97 | 3,525 85 | 40,232 31 | 1,130,834 31 |
| District of Columbia, | 150,414 57 | 23,799 21 | 87235 | 6,731 78 | 119,011 23 |
| Virginia, - | 980,047 24 | 135,107 71 | 78867 | 38,920 28 | . 805,230 58 |
| North Carolina, - | 200,935 97 | 10,646 93 | 1,473 22 | 23,547 78 | 165,268 04 |
| South Carolina, - | 1,330,775 72 | 448,812 88 | 2940 | 38.79797 | 843,135 47 |
| Georgia, - | 113,561 27 | 6,037 21 | - - | 11,575 27 | 95,948 79 |
| Kentucky, | - - | - . | - - | 6443 |  |
| Tennessee, | - | - - | - - | 1259 |  |
| Ohio, - - | 5,333 69 | - - | - . | 51239 | 4,821 30 |
| Michigan Territory, | 44,902 88 | - - | - - | 1,110 11 | 43,792 77 |
| Indiana do. | - |  | - - | 26111 |  |
| Mississippi do. | 1,318 83 |  | 36250 | 60333 | 71550 |
| Orleans do. | 469,249 60 | 97.11066 | 36250 | 29,680 73 | 342.09571 |
| Total, Dollars, | 23,879,664 79 | 8,150,421 29 | 190,674 04 | 558,688 97 | 14,980,218 68 |

The nett amount of revenue exhibited in the above statement, is $\overline{-} \quad \overline{-} \quad{ }^{-} \quad-\quad \$ 14,980,218 \quad 62$
From which deduct excess of expenditure beyond the duty in the State of Kentucky, $\overline{-} \quad \$ 6443$

| Do. | Do. | in the State of Tennessee, | - | - | - | 12 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Do. | Do. | Indiana Territory, | - | - | - | - |
| 261 | 11 |  |  |  |  |  |

True nett amount of duty, \&c.
$\$ 14,979,88049$

| StATES AND TERRTTORIES. | From the 1st of January to the 31st of December 1806. |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  | Gross amount of | Payments for |  |  | Nett Revenue. |
|  | Duties on merchandise, Mediterranean fund, tonnage, light money, \&c. | Drawbacks on merchandise. | Drawbacks on domestic spirits, sugar, bounties and allowances. | Expenses of pro secutions and col lection. |  |
| New Hampshire, | \$224,615 89 | \$86,345 51 | \$9,134 31 | \$11,753 94 | \$117,383 13 |
| Vermont, | 2,599 08 |  | 14275 | 1,457 06 | 99927 |
| Massachusetts, | 6,295,470 61 | 2,479,025 63 | 151,854 43 | 140,263 63 | 3,524,326 92 |
| Rhode Island, | 682,326 58 | 259,365 29 | 5,033 58 | 26,246 19 | 361,681 52 |
| Connecticut, | 484,579 98 | 114,715 48 | 17,489 26 | 27,257 64 | 325,11760 |
| New York, | 7,392,103 08 | 2,406,462 99 | 6,400 82 | 103,456 25 | 4,875,783 02 |
| New Jerscy, | 17,029 51 | 5,581 60 | 21725 | 3,374 59 | 7,856 07 |
| Pennsylvania, | 5,136,050 90. | 2,052,551 31 | 3,203 21 | 62,892 93 | 3,017,403 45 |
| Delaware, | 36,000 54 | 88,680 12 | 15800 | 13,571 36 |  |
| Maryland, | 2,935,560 33 | 1,442,461 35 | 3,300 70 | 43,200 55 | 1,446,597 73 |
| District of Columbia, | 161,969 88 | 17,023 64 | 61090 | 7,256 15 | 137,079 19 |
| Virginia, - | 788,309 50 | 109,876 14 | 38435 | 58,032 25 | 620,016 76 |
| North Carolina, - | 230,385 45 | 2,011 56 | 1,232 77 | 25,085 89 | 202,055 23 |
| South Carolina, - | 1,365,665 18 | 449,38000 | 12500 | 44,766 92 | 871,393 26 |
| Georgia, - | 190,156 54 | - - | - - | 6,821 37 | 183,335 17 |
| Kentucky, - <br> Tennessee, - <br> Ohio, - <br> Michigan Territory, <br> Indiana do. <br> Mississippi do. <br> Orleans do. |  |  |  |  |  |
|  |  |  |  |  |  |
|  | 1,74303 30,65075 | - - | - - |  | 883 09 |
|  | 30,650 75 | - - | - - | $\begin{array}{r}3,21710 \\ 250 \\ \hline 100\end{array}$ | 27,433 65 |
|  | 1,805 72 | - - | - - | 25000 65361 | 1,152 11 |
|  | 561,964 86 | 166,069 27 | 28375 | 34,131 41 | 361,480 43 |
| Total, Dollars, | 26,538,987 41 | 9,709,549 89 | 199,571 08 | 614,548 78 | 16,081,976 60 |

The nett amount of revenue exhibited in the above statement, is $-\quad-\quad-\quad-\quad \$ 16,081,97660$
From which, deduct excess of expenditure beyond the duty in the State of Delaware, $\$ 66,40894$ Do. Do. Indiana Territory,

25000

## STATEMENT—Continued.

| States and territories. | From the 1st of January to the 31st December, 1807. |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  | Gross amount of <br> Duties on merchandise, Mediterranean fund, tonnage, light money, \&c. | Payments for |  |  | Nett Revenue. |
|  |  | Drawbacks on merchandise. | Bounties and Allowances. | Expenses of prosecutions and collection. |  |
| New Hampshire, | \$179,465 36 | \$60,967 65 | \$8,324 99 | \$10,491 27 | \$99,681 45 |
| Vermont, - | 2,197 71 | - - | 18450 | 1,517 50 | 49571 |
| Massachusetts, | 6,453,638 86 | 2,580,623 40 | 149,904 54 | 146,436 77 | 3,576,674 15 |
| Rhode Island, | 444,129 26 | 292,736 65 | 5,371 27 | 22,270 96 | 123,750 38 |
| Connecticut, | 470,190 99 | 114,896 06 | 15,522 37 | 25,338 72 | 314,433 84 |
| New York, | 7,711,466 32 | 2,669,334 85 | 3,881 59 | 111,536 46 | 4,926,713 42 |
| New Jersey, | 20,289 86 | 2,408 16 | - | 3,265 16 | 14,616 54 |
| Pennsylvania, | 5,241,324 65 | 2,012,542 30 | 1,498 67 | 64,550 02 | 3,162,733 16 |
| Delaware, | 156,837 24 | 56,530 23 | 3550 | 14,123 81 | 86,147 70 |
| Maryland, -- | 3,033,026 63 | 1,337,128 65 | 2,124 25 | 59,873 89 | 1,633,899 84 |
| District of Columbia, | 148,723 83 | 16,827 96 | 41060 | 7,603 54 | 123,881 73 |
| Virginia, - | 641,314 58 | 104,409 94 | 32910 | 29,990 03 | 506,585 51 |
| North Carolina, - | 218,964 88 | 5,921 78 | 93800 | 15,712 13 | 196,392 97 |
| South Carolina, - | 1,378,185 78 | 594,386 00 | 1952 | 48,252 42 | 735,527 84 |
| Georgia, - | 528,230 60 | 16,542 46 | 3330 | 22,164 79 | 489,490 05 |
| Ohio, - - , | 51640 | - . | - - | 92987 |  |
| Michigan Territory, | 25,116 21 | - - | - - | 3,565 55 | 21,550 66 |
| Indiana do. | - ${ }^{-}$ | - - | - - | 13221 |  |
| Mississippi do. | 1,057 06 | 130 | - $0 \cdot 0$ | 47310 | 58396 |
| Orleans do. | 668,550 97 | 130,302 56 | 9000 | 57,882 57 | 480,275 84 |
| Total, Dollars, | 27,323,227 19 | 9,995,559 15 | 188,668 20 | 646,110 77 | 16,493,434 75 |


| The nett amount of revenue, exhibited in the above statement, is |
| :--- |
| From which, deduct excess of expenditure beyond the duty in the State of Ohio, |
| Ditto, |
| Intto, |

Indiana Territory,

| states and territories. | From the 1st of January to the 31st of December, 1808. |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  | Gross amount of | Payments for |  |  | Nett Revenue. |
|  | Duties on merchan dise, Mediterranean fund, tonnage, ligh money, \&c. | Drawbacks on merchandise. | Bounties and al lowances. | Expenses of prosecutions and collection. |  |
| New Hampshire, | \$62,234 55 | \$23,289 95 | \$7,025 58 | \$12,2\%0 82 | 819,648 20 |
| Vermont, | 2,335,281 51 | 895,243 17 | 129,298 11 | $\begin{array}{r}4,80516 \\ 125,818 \\ \hline 8\end{array}$ | 1,184,921 95 |
| Rhode Island, | 333,598 79 | 37,323 35 | 5,098 50 | 20,745 13 | , 270,43181 |
| Connecticut, | 259,196 05 | 24,314 11 | 11,495 07 | 26,262 87 | 197,124 00 |
| New York, | 3,651,179 63 | 799,796 33 | 2,948 19 | 83,892 57 | 2,764,542 54 |
| New Jersey, | 12,807 32 | 5,587 28 | - $100{ }^{-} 50$ | 5,286 10 | 1,933 94 |
| Pennsylvania, | 2,621,267 73 | ${ }^{928,567} 49$ | 1,095 50 | 44,535 34 | 1,647, 06890 |
| Delaware, | 54,484 40 | 15,34499 449859 | ${ }^{226655}$ | 25,121 78 | 13,791 58 |
| Maryland, - | 1,081,584 38 | 449,85257 | 2,291 80 | 41,294 97 | 588,145 14 |
| District of Columbia, | 27,151 15 | 1,076 75 | 12810 | 5,639 53 | 20,306 77 |
| Virginia, ${ }^{\text {a }}$ - | 141,675 15 | 6,259 35 | 7900 | 25,004 15 | 110,332 65 |
| North Carolina, - | 51,894 05 | 2,390 22 | 29115 | 32,294 19 | 16,918 49 |
| South Carolina, - | 461,991 43 | 171,228 07 |  | 65,32517 | 225,438 19 |
| Georgia, - | 60,117 63 | 7,692 95 | - - | 17,339 30 | 35,085 38 |
| Ohio, - | 9754 |  |  | 67010 |  |
| Michigan Territory, | 12,417 19 | - - | - . | 3,606 20 | 8,810 99 |
| Indiana ${ }_{\text {Mississpi }}$ do. |  |  |  |  |  |
| Orleans do. | 180,492 44 | 75,297 14 | 17500 | 27,805 86 | 77,214 44 |
| Total, Dollars, | 11,348,694 12 | 3,443,263 72 | 160,152 55 | 568,292 71 | 7.181,714 97 |
|  |  |  |  |  | \$7,181,714 97 |
|  |  |  |  |  |  |
|  |  |  |  |  |  |
|  |  |  |  |  |  |
| True nett amount of duty, \&c. |  |  |  | - - - | \$7,176,985 14 |

STATEMENT—Continued.

| States and territories. | From the 1st of January to the 31st December, 1809. |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  | Gross amount of | Payments for |  |  | Nett Revenue. |
|  | Duties on merchandise, Mediterranean fund, tonnage, light money, \&c. | Drawbacks on merchandise. | Bounties and allowances. | Expenses of prosecutions, and collection. |  |
| New Hampshire, | \$57,832 00 | - \$7,800 30 | \$2,453 89 | \$,8431 02 | \$39,146 79 |
| Vermont, - | 12,939 81 | 1, - | - - | 2,970 99 | 9,968 82 |
| Massachusetts, - | 2,717,391 72 | 1,158,105 26 | 41,450 55 | 133,086 63 | 1,384,749 28 |
| Rhode Island, | 274,376 12 | 211,808 27 | 1,081 45 | 25,503 67 | 35,982 73 |
| Connecticut, | 170,372 49 | 16,729 72 | 3,198 42 | 21,191 84 | 129,252 51 |
| New York, | 3,860,927 29 | 791,116 59 | '749 37 | 87, 13273 | 2,981,928 60 |
| New Jersey, | 29,592 02 | 5,689 84 | -131 | 4,350 99 | 19,551 19 |
| Pennsylvania, | 2,340,150 47 | 897,451 87 | 13100 | 37,443 77 | 1,405,123 83 |
| Delaware, | 107,08551 | 24,304 37 | - | 18,256 11 | 64,525 03 |
| Maryland, - | 1,046,758 92 | 848,237 80 | 52510 | 42,714 36 | 155,281 66 |
| District of Columbia, | 71,551 52 | 6,148 22 | - - - | 5,259 87 | 60,143 43 |
| Virginia, - | 320,264 01 | 38,431 39 | - - - | 24,113 98 | 257,718 64 |
| North Carolina, | 87,297 57 | - | - - - | 22,069 82 | $\begin{array}{r}65,227 \\ \\ 377 \\ \hline 15\end{array}$ |
| South Carolina, - | 551,342 33 | 137,600 20 | - - - | 36,04886 | 377,693 27 |
| Georgia, - | 17,094 58 | 31243 | - - - | 10,070 73 | 6,711 42 |
| Ohio, - | 17983 | - - - | - - - | 54066 |  |
| Michigan Territory, | 14,400 59 | - - - | - - - | 3,215 01 | 11,185 58 |
| Mississippi do. | 1,086 87 |  | - - - | 48384 | 60303 |
| Orleans do. | 162,933 23 | 7,668 95 | - - - | 21,020 45 | 134,243 83 |
| Total, Dollars, | 11,843,576 88 | 4,151,405 21 | 49,589 78 | 503,905 33 | 7,139,037 39 |
| 'The nett amount of revenue, exhibited in the above statement, is $\quad-\quad-\overline{0} \quad-\quad-\quad \$ 7,139,03739$ <br> From which, deduct excess of expenditure beyond the duty in the State of Ohio, |  |  |  |  |  |
|  |  |  |  |  |  |  |
| True nett amount of duty, \&c. |  |  |  |  | 7,138,676 56 |



## PROTECTION TO MANUFACTURES.

COMMUNICATED TO THE HOUSE OF REPRESENTATIVES, MARCH 6, 1812.
To the Honorable the Senate and House of Representatives of the United States of America, the under written citizens of the State of Connecticut respectfully vepresent:

That we have lately observed, among the various applications to Congress, on the subject of commerce, petitions for the importation of wire from Great Britain, on a suggestion, as we believe, altogether unfounded, that a supply of wire cannot be made in the United States, and that such importation is necessary to our infant manufactories We therefore beg leave to state, that, since the first of August last, we have erected, in the towns of Simsbury and Winchester, in this State, two manufactories for making iron wire, wherein, without any previous knowledge of the business, we have succeeded in making the various species of iron wire, of the best quality, from native ore, which, with suitable encouragement, may be increased to any quantity required, and afforded at a moderate price.

We therefore humbly request, that, instead of allowing the importation of wire, as heretofore, free of duty, whenever the importation thereof may be again allowed, it may be done on payment of such duties as to your honors may appear reasonable. And, as in duty bound, will ever pray,

SAMUEL HEADLEY \& Co.
WADSWORTH, ALLYN \& BOSTWICK.
As a proof of our success, we enclose, herewith, two samples of card wire, made in said Simsbury.
Hartford, February 25, 1812.

From an examination of several samples of iron wire, made in Simsbury and Winchester, and a knowledge of the reputation of the petitioners, we believe the facts stated in the foregoing petition are true.

JOHN J. PETERS, and others.
Hartford, Februaty, 25th, 1812.

To the Honorable the Senate and House of Representatives of the United States in Congress assembled, at their session, now in 1812, the petition of the subscribers, citizens, inhabitants, and iron manufacturers, in the Commonwealth of Pennsylvania, on behalf of themselves and others, humbly showeth:

That, in order to improve their estates, respectively, as well as to aid the manufactories of the United States, in general, they have, at large expense, erected a number of furnaces, forges, rolling and slitting mills, steel furnaces, and tilt hammer forges, for manufacturing iron and steel, for the use of the citizens of the United States.

That, in common with other citizens of the United States, pursuing the same branches of business, they expected a reward, by a just and reasonable sale of their productions, for the expenses and industry necessary to erect, carry on, and support, works of such public utility to the American People.

That, to their surprise, they find that the subjects of those governments, or kingdoms, in Europe, who have endeavored to injure, if not to annihilate, the commerce of the United States, are bringing into the American market their wrought iron, and endeavoring to undersell the American manufacturers of those articles, whilst the commerce of the United States is subjected, in those countries, to such restrictions, duties, risk, and danger, so as nearly to destroy all the advantages the United States have any right to calculate on by commerce.

Your petitioners beg leave further to state, that they have succeeded in their several branches of iron manufacture equal to their expectations; and that the iron they make is equal, if not superior, to any imported from beyond sea, for the various purposes to which it is necessary to apply it in the United States.

They therefore pray that the honorable the Legislature of the United States will afford them protection to their manufactories, by a law, laying such countervailing duties on imported wrought iron, as will secure a just and reasonable reward to your petitioners, and others pursuing the same business, or in such other way as in your wisdom may seem meet.

And your petitioners, as in duty bound, will ever pray.
DAVID STEWART, and others.

## DRAWBACK OF DUTIES.

commonicated to tife house of representatives, march 30, 1812.
Mr. Newton, from the Committee of Commerce and Manufactures, to whom was referred the petition of Ebenezer Rollins, of Boston, made the following report:
That the petitioner, on or about the 20th of May, 1810, shipped on board the ship Rebecca Coffin, in the port of Buston, for Gottenburg, in the kingdom of Sweden, 29 hogsheads, 4 barrels, and 52 bags of coffee; which articles were imported in the district of Portland and Falmouth, on the 9th of June, 1809. That the said merchandise was loaded on board the said ship, on the 17th of May, 1810, for the benefit of a drawback; that she cleared out at the custom house in Boston, and was ready for sea, on the 7 th June, 1810, and every requisite complied with to entitle the petitioner to the drawback, on the said 7th of June.

The petitioner further states, that, owing to a violent storm from the northeast, the said ship did not sail from the port of Boston untill the 13th of June, 1810. That, on application to the collector for his debenture, he refused to grant it, on the ground that the said merchandise was not exported within the period of time for which drawbacks are allowed-twelve months having elapsed from the day of importation. On the 9th of June, 1810, the twelve callendar months expired.

This claim for the drawback on certain goods which have been exported, has been refused by the Treasury Department, on the application of the petitioner.

The committee cannot sustain the prayer of the petition, as the law is peremptory. The goods must be exported within twelve callendar months, to be entitled to the drawback. The goods for which the drawback is claimed, were exported after the time specified for the allowance of drawbacks had expired. Some rule must be observed, in cases of this kind, or the revenue will be liable to suffer great diminution.

If the committee were to authorize a departure of one day beyond the twelve callendar months, the committee might, on the same principle, extend the term to two or more years.

Averse to any innovation on the present system of drawbacks, as authorized by law, the committee beg leave to recommend the adoption of the following resolution:

Resolved, That the prayer of the petitioner ought not to be granted.

## SUSPENSION OF THE PAYMENT OF CERTAIN BILLS,

 Drawn under the Convention with France, of the 30th April, 1803.communicated to the house of representatives, on the 6th april, 1812.

## Committee Room, March 4, 1812.

SIR:
Your several letters, of December 29th, and of the 25th ult. in relation to sundry bills drawn by Mr. Armstrong upon the Treasury of the United States, in favor of the cashier of the French Treasury, for the amount of certain claims, arising under the Louisiana convention, in favor of American citizens, have been received, and, with the documents accompanying them, submitted to the Committee of Ways and Means.

I am instructed by the Committee to inform you, as the result of their consideration, that, in the present state of that transaction, and from a view of the circumstances under which it is presented to them, they have deemed it their duty not to interfere in the regular course of accountability to which it is now subject.

I have the honor to be, with great respect, your obedient servant,
Hon. Albert Gallatin,
EZ. BACON.
Secretary of the Treasury.

Treasury Department, 25th February, 1812.
Sir: I had the honor, on the 2d December last, to address you on the subject of Mr. Armstrong's accounts, and now enclose a letter lately received from him.

Permit me to remind the committee, that the Secretary of the Treasury is bound to pay the bills drawn by the minister; and that the law having vested him with no discretion in that respect, the bills alluded to in my former letter will be paid whenever presented for that purpose. If, therefore, it is the opinion of the committee that they should not be paid, a law to that effect is necessary. On the other hand, if it be intended that they should be paid, a law is equally requisite to authorize the accounting officers to credit Mr. Armstrong for the amount. The detention of the bills in France (for causes not known at the treasury) having afforded an opportunity to obtain the sense of Congress on the subject, it would seem hard not to decide on it: for, if no decision be made, the bills will be paid, and Mr. Armstrong will remain accountable for the amount; whilst, on the contrary, he has no interest in the nature of the decision, provided it shall be made, sinceit is immaterial to him whether the bills be refused payment, in which case he will not be charged at all, or whether, being paid, he receives credit for their amount.

Ihave the honor to be, respectfully, sir, your obedient servant,

## ALBERT GALLATIN.

P. S. I would wish to be enabled to inform Mr. Armstrong whether his presence be thought necessary. Honorable Ezeriel Bacon, Chairman of the Committee of Ways and Means.

## Dear Sir:

Not having yet seen a reference to any committee of Congress, of that part of my bill account which you have not hitherto thought yourself authorized to settle without the intervention of that body, and seeing much new business growing up for you, I begin to fear that the present session, like the last, will pass over without obtaining a decision on this subject. If Congress should not approve the arrangement made between the minister of the French treasury and myself, and which left in the hands of the cashier general, bills to a certain amount, for the purpose of discharging a given number of specified claims which had been liquidated in the ordinary form, but which, from various causes, had not, after a lapse of more than two years, been paid to the claimants, it is important that they should do so while they may have a power over the funds. In this case they could, by their minister in Paris, institute a new negotiation, and give such other form to the business as they might think safer and better than that which had been adopted. You will remember, that, when at Washington, I pressed the reference on this ground, and even invited you to suspend the payment of the bills, should they arrive, until the directions of Congress should be procured. This, you then thought, you had no power to do, which gave, and continues to give to the affair, an importance, as it relates to myself, which must be my apology for pressing it again on your notice. If you will have the kindness io advise me of the time you mean to offer it to the committee, I will not hesitate to go to Washington, and carry with me all that part of my correspondence with the French Government, which has any relation to the subject. There is, I find, much of it, and I would choose to be the bearer of it myself. When I recollect the labor and vexation I have already had in executing the convention; that it was a duty altogether wide of my ministerial functions, and entirely without remuneration of any kind; I do think (as you have very frankly acknowledged in one of your letters to me) that I ought to be as little embarrassed by it, hereafter, as possible. To me, no embarrassment could have arisen, had the reference been made as you promised and intended, at the last session of Congress; because, at that time, the remedy, whatever it might have been, would have been interposed before the bills were presented and paid, and of course before any charge of them against me could have been made. Had Congress approved the arrangement, there would have been an end of the business; had they disapproved it, they must, at the same time, have interdicted the payment of the bills. In either case, therefore, I should have been at my ease. Whether, however, the bills have, or have not, been paid since, I must entreat you to delay the reference no longer. This I have a right to claim, as well from your good will as your justice, and in both I have entire confidence.

I should be much obliged, if, in acknowledging the receipt of this letter, you would be good enough to state whether the bills in question have arrived and been paid.

With very great esteem and regard, I am, dear sir, your most obedient and humble servant,
Hon. Albert Gallatin.
JOHN ARMSTRONG.
-
Treasury Department, December 2, 1811.
Sir:
Mr. Armstrong, in conformity with the second section of the act of November 10, 1803, " making provision for the payment of claims of citizens of the United States on the Government of France," \&c. had been charged with the whole amount of bills drawn under the Louisiana convention. As that instrument contained a provision which made the French Government the final judge of all the claims, Mr. Armstrong, has been credited, on producing, as his voucher, a certificate from that Government, a copy of which is enclosed in the papers now transmitted. In point of form, however, there has been, in one instance, a deviation from the convention, which renders the sanction of Congress necessary, before the accounts can be finally settled.

In order to close the transaction, Mr. Armstrong and the minister of the French treasury entered into an agreement for the disposition of a sum of $196,658.43$ francs, which was the unapplied balance of the twenty millions payable by the convention on account of American claims. The accounting officers of the treasury do not consider themselves authorized to credit Mr. Armstrong for the amount of the bills drawn by virtue of that agreement, principally because a portion (amounting to $115,534.41$ francs) is drawn in favor of the cashier of the French treasury, for certain claims which the French Government has, on that account, assumed to pay, instead of being drawn, according to the convention, in favor of the claimants themselves. And for the same reason, a doubt arises whether those bills, which have not yet been presented for payment, ought to be paid by the treasury.

The objections, together with Mr. Armstrong's explanations of the arrangement, are enclosed.
Although these embrace some other collateral points, the agreement above stated is the only one under the consideration of the treasury, and which prevents a final settlement.

It will be recollected, that it had, once before, been necessary to apply for a similar legislative sanction, which was given by the act of April 18th, 1806.

I have the honor to be, very respectfully, sir, your obedient servant,
The Hon. Ezeiniel Bacon,
Chairman of the Committee of Ways and Means.

Sir:

## Treasury Department, April 2, 1812.

I regret to be obliged, once more, to trouble you on the subject of Mr. Armstrong's account. But you will perceive, from the enclosed extract of his letter to me of the 19th ult. that he has received information that a part of the bills, drawn in the name of the cashier general of the French treasury, has been diverted fiom the objects of the agreement, and been vested in a person who was not a claimant under the convention.

The inference drawn from that fact by Mr. Armstrong is, that it authorizes the Secretary of the Treasury to refuse the payment of the bills until evidence shall be given, that the terms of the agreement, on the part of France, have been fulfilled. But, with that agreement, the treasury has nothing to do, and its decision cannot be affected by the fulfilment or non-fulfilment of those terms, on the part of France. Provided the bills are drawn by the minister of the United States at Paris, and provided they are, on the face thereof, expressed to be drawn under the convention, and are duly endorsed by the person in whose favor drawn, they must be paid at the treasury. Yet it would be very unpleasant for the Secretary to be placed in that situation, after the information received from Mr. Armstrong. And as this information affords solid ground why the payment of the bills should be suspended until evidence, as abovementioned, shall have been received, it seems proper to lay again the subject before the Committee of Ways and Means, who may, if they view the new fact, now communicated, in the same manner, propose a provision, authorizing the Secretary of the Treasury to refuse or suspend the payment of the bills.

I have the honor to be, respectfully, sir, your obedient servant,
Hon. Ez. Bacon,
Chairman of the Committee of Ways and Means.

## Extract of a letter from General Armstrong to the Secretary of the 'Treasury, dated Red Hook, 19th March, 1812.

"I have received information recently from France, which essentially alters its circumstances,* and will, i think, make a ministerial injunction on the payment of the bills drawn to the order of the cashier general, both proper and necessary, until evidence shall be given, that the terms of the agreement on the part of France, have been fulfilled. The substance of this information is, that part of these bills have been diverted from the objects of the agreement, and been actually vested in a person of the name of Dauchy, who was not a claimant under the convention, either in his own right or in that of another. In this information $l$ have the most entire confidence. The man who gives it cannot mistake, and will not deceive. If any thing in the form of an affadavit, with regard to the facts of my being possessed of such information, or of my belief that it may be relied upon, is requisite, it shall be immediately furnished."
A.

## Extract of a letter from the Secretary of the Treasury to General Armstrong, dated September 4th, 1809.

"There are several bills drawn in the name of the cashier general of the public treasury, without any indication of the claim, or on whose account they are drawn. As he could have no right to bills in his own name, the claim out of which they arose ought to be made known to the treasury of the United States.
"The last claim on the second French list, which is made to include the whole balance remaining undrawn of the twenty millions of francs, appears to have been left by the Emperor to be drawn for in any name you should designate, under certain conditions. The nature of this transaction, the claims which this sum is intended to satisfy, and the persons who are entitled to the money, must be explained before you can be discharged regularly at the treasury from the amount. It must also be shewn that Mr. Warden, in whose name the bills have been drawn, has paid over the money to the persons entitled to receive it."

## B.

## Paris, February 6th, 1810.

Sir:
Your letter of the 4th September last, having made the detour of Amsterdam, did not reach me till within the last week. The variations which you state between the general list of vouchers and my bills drawn on the treasury, have arisen principally from a desire of the clerks in the French bureaux to abridge their own labor. It becomes a duty, on my part, therefore, to give you entire copies of the original vouchers on which the seven bills noted by you as requiring explanation have been drawn, as well as of those on which payments have been made to the or der of the cashier general of the French treasury. To these you will find subjoined, an explanation of the tinal arrangement of the Louisiana business; the claims which have been satisfied by it; the names of the persons for whose use the bills have been paid; and lastly, the proof that Mr. Warden has paid them. Hoping that this explanation will discharge me from all responsibility in the case,

I am, sir, with great consideration, your most obedient and humble servant,
JOHN ARMSTRONG.
Hon. Albert Gallatin, \&c.
No. 51. The Minister of the public treasury, charged with the execution of the Convention of the 10th Floréal, year 11, (30 April 1803) certifies to General Armstrong, Minister Plenipotentiary of the United States,
That, by decision of his Imperial Majesty, the liquidation of livres 164,301.15.5 (francs 162,248.4) made in the name of Eric Gladd, is reduced to one half; that the francs $81,124.2$, forming the other half, and chargeable upon the twenty millions, remain at the free disposal of General Armstrong, under condition: 1. That Mr. Mitchell shall no longer have the right to claim, from the public treasury, the 14,000 francs which remained to be paid, of the 20,000 allowed to him by the former decision of his majesty. 2. That the claim made in the name of Maurice Giraud, arising out of contracts made between the agents for the subsistence of Paris and him, in the year 4 , shall remain extinguished, without being capable, under any circumstances, of being renewed, against the French Government, either by the said Giraud, or by any other person in his right.

That the francs $81,124.2$, to which Eric Gladd's liquidation is reduced, and the francs 14,000 remaining of the sum previously allowed to Mitchell, shall be paid to the public treasury, making

Frarcs 95,124.2
That the same course shall be taken with the undermentioned liquidations, which have not yet been claimed:

|  |  |  |  |  |  |  |  |  |  | 5,124 02 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| No. 27. Johm Clark, ${ }^{-}$ | - | - | - | - | - | - | - | - | - | 2,76832 11,626 39 |
| 141. Tupper and Platt, | - | - | , | - | - | - | - | - | - | 3,132 01 |
| 392. Perron, ${ }^{-}$ | - | - | - | - |  |  |  |  |  | 1,983 15 |
| 395. Nicholas Goix, | - | - | - | - | - | - | - | - |  | 90052 |

By the delivery of bills drawn to the order of the cashier general, for the sum of francs 115,534.41, the public Treasury will stand bound to acquit the claims which may be made in the names of Eric Gladd, John Clark, Leighton, Tupper and Platt, Perron, and Goix.

That this sum of $115,534.41$, and the $81,124.02$ placed at the disposal of General Armstrong, complete the amount of American claims liquidated and chargeable on the twenty millions; that the convention of the 10th Floréal, year 11, will thus be definitively executed, and the payment of the twenty millions entirely completed.

Division of the bills to be delivered.

| 3 bills of 25,000 | - | - | - | - | - | - | - | - | - | - | 75,000 | 00 |  |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| 1 do. | - | - | - | - | - | - | - | - | - | - | - | 26,534 | 41 |
| 1 do. | - | - | - | - | - | - | - | - | - | - | - | 14,000 | 00 |

Francs, 115,534 41
The Count of the Empire, Minister of the Public Treasury,
Public Treasury, February, 21, 1809.
MOLLIEN.

* The circumstances of the case.


## Ministry of the Public Treasury, Pairs, March 14, 1809.

Sir:
I have received, from your excellency, your letter of the loth of this month, the five bills to the order of the cashier general of the public treasury, making, together, frs. 115,534.41, which were to be delivered conformably to the decision of his majesty.

His Excellency Gen. Armstrong.
MOLLIEN.

## Explanation of the last article in the general voucher No. 2.

In the month of February, 1808, many difficulties arose with regard to the application of what remained of the Louisiana fund. A proposition, founded on the exclusive right of the French Government to this balance, was received by me, and peremptorily rejected. A second proposition, No. 1 , followed, less objectionable, indeed, but sufficiently so to be rejected also. This letter, apparently, left to me the power of applying the sum gained to the fund, on the reduction of Gladd's claim, but really appropriated that sum to those of Dauchy and Swan, neither of which had received my approbation. A third proposition, No. 2, was then offered, which left nothing in controversy between Mr. Mollien, and myself, but the payment to Dauchy of 14,000 frs.* Believing that this was not a point to higgle upon, extremely anxious to close the business, and fearful least a too great tenaciousness might defeat its own object, I adopted the last proposition, (inserting the two articles underscored) and transmitted it to the minister, officially, with my letter, No. 3, of the 16th Feb. 1809. On the 21st of that month, I received his answer, No. 4. The voucher on the same day by Mr. Mollien, and the payment by me, on the 10 th of March, p. 12, were the consequences of their arrangement. It remains, therefore, only to show what was the appropriation of the balance of 81,104f. 4c. which had been put, by their arrangement, at my disposition. This was as follows, viz: to John Holmes, claimant for supplies of provisions, 5,000f.; to John Mitchell, do. for supplies of do. furnished through Perotise, 14,000f.; to Joseph Russell, for ship Fame, $62,000 \mathrm{f}$. In making this division, I was guided altogether by the nature of these several claims, their extent, and the degree to which they had been already satisfied. Besides, of the sum granted to Mr. Russell, there has been retained (as stated in a former letter) 25,000f. so that the sums actually paid have been-
5,124 francs, 4 centimes, in behalf of Hoimes,
14,000 do
37,000 do

The first and last of these sums were paid to the attorney of Russell and Holmes, (Mr. OMealy) a copy of whose receipt is annexed, No. 5 , and Mr. Warden, being himself the attorney of Mitchell, $\dagger$ made such payments on his account as had been directed by him.

## No. 1.

The following are the principles on which we may now hope to terminate the Louisiana affair:

1. There remains a disposable sum of $14,000 \mathrm{frs}$. which may serve to pay Mr. Mitchell. The credit of Dauchy, for which thatsum was intended, may be provided for out of the funds mentioned below.
2. There are four credits not claimed; those of Gladd, Leighton, Tupper and Platt, and Goix. That of Gladd, including the interest, amounts to the sum of $162,634.68$ frs. That may be divided in equal moieties; the credits of Leighton and the others, to remain entire to the treasury. And it may be stated, that, with one-half of Gladd's credit, and the whole of Leighton's and the others, the public treasury shall be charged to meet, in the most convenient manner, the final claims which may be made by the parties interested, without the Government of the United States being, in any event, liable to be called upon for them.

To complete this operation, General Armstrong shall deliver bills to the treasury, drawn in the name of the cashier general, for the amount agreed upon.
3. Of the other half of Gladd's liquidation, amounting to $81,317 \mathrm{f}$., it shall be expressed that Mr. Armstrong is to make the following application: 14,000 frs. to pay Dauchy, and the balance for the discharge of Maurice Giraud, who shall declare that he renounces all future demands, in any way, upon the French Government.
4. The proposition for the arrangement upon these terms, is to be made by Mr. Armstrong, who may take advantage of the intentions of his Government, which has manifested a wish that the liquidation of Gladd should be reduced.
5. The minister of the treasury will obtain, upon all this, the ideas of his majesty, whose approbation cannot be doubted, when the two ministers shall have agreed; and, the approbation once given, the Louisiana affair will be irrevocably completed.

## No. 2.

The Louisiana liquidation may be finished as follows:

1. The 14,000 frs. still to be disposed of, shall remain to the treasury.
2. The little liquidations of Leighton, 'Tupper and Platt, and Goix, shall remain to the treasury, to be paid over to the claimants.
3. The liquidation under the name of Gladd, amounting to $163,891 \mathrm{frs}$. shall be divided into equal moieties. One of these moieties, amounting to $81,945.50$ frs. shall be paid to General Armstrong, to be disposed of as he shall think proper:
4. General Armstrong shall deliver to the treasury, bills drawn in favor of the cashier general, for the 14,000 frs. the little liquidations of Leighton, Tupper and Platt, and Goix, and for the $81,945.50$ frs.
5. He shall, in like manner, place in the hands, and draw in favor of D. B. Warden, bills amounting to the sum of 81,945.50 frs. for account of Mitchell and others.
6. It shall be stated, that neither Mitchell, nor Maurice Giraud, are, hereafter, under any pretence, to make a claim against the public treasury.
7. The minister of the public treasury shall furnish Mr. Armstrong with a general authority for the above payments, conformably to the decision which may be given by his majesty, and in the ordinary form. $\ddagger$

Paris, February 1, 1809.
SIR:
I have the honor of submitting a proposition§ to your excellency, the object of which is to bring to a close the very protracted business of the convention of 1803. Should it meet your excellency's approbation, you will be pleased to take the step necessary to give it execution. Should you disapprove it, you will be pleased to signify your disapprobation.

Accept, \&c.
JOHN ARMSTRONG.

* This very thing had already protracted the settlement one yeat.
$\dagger$ Mr. Mitchell being now in the U. States, will give to Mr. Gallatin such further information on this head as he may wish. $\ddagger$ This article, and article No. 5 , were the articles added by me.
$\$$ This was proposition No. 2, p. 17.
71


## Ministry of the Public Treasury, Paris, February 14, 1809.

Sir:
The mode proposed by your excellency, for completing the payment of the 20 millions, has been approved by his majesty. I rejoice at my concurrence in the adoption of measures which go to terminate, definitively, and to our mutual satisfaction, the execution of the convention of the 10th Floreal, year 11.

I have the honor to transmit to your excellency the certificate containing its detail.
I pray your excellency to accept, \&c.
MOLLIEN.
The Minister Plenipotentiary of the United States.

## C.

## Treasury Department, November 1st, 1810.

Sir:
I have the honor to transmit a copy of the statement of your account (for bills drawn under the Louisiana convention) as adjusted by the auditor of the treasury, together with copies of two statements therein referred to. You will perceive that the two sums suspended, and not yet carried to your credit, consist, 1st, of the bills which have not yet been paid; 2dly, of the amount drawn in favor of Mr. Warden, under your arrangement of February, 1809, with Mr. Mollien. But neither are you, or can you, be charged with the first item, until the bills shall have been paid at the treasury. The only point, therefore, on which the accounting officers wish some further explanation, is that of the arrangement with Mr. Mollien; it being doubted whether (however proper it may have been in itself under all the circumstances of the case) it is in conformity with the convention; and whether, therefore, they can legally give you credit for the amount paid at the treasury in consequence thereof.

I have the honor to be, very respectfully, sir, your obedient servant,
ALBERT GALLATIN.
His Excellency John Armstrong, Minister, \&c. \&c.

Notes on Mr. Armstrong's letter of February 6, 1810, containing explanations upon the points stated in the letter of the Secretary of the Treasury to him, of September 4, 1809, as requiring to be cleared up, before his account, for bills drawn under the Louisiana convention, could be settled and closed at the treasury.

1. Variations between the names contained in some of the bills, and the names entered against the corresponding claims in the French lists.-Seven cases of this nature were particularly pointed out. Copies of the vouchers (consisting of the minute, or order, of the minister of the public treasury, for the drawing of the bills) are furnished, and appear satisfactory.
2. Bills drawn in the name of the cashier general of the public treasury.-The right of the public treasury of France to receive any bills under this convention, may well be contested; but it is, perhaps, not the time now to make any objection to it. It was a subject of discussion between Mr. Armstrong and the French minister, and the result was, that he drew the bills; his motives for acceding to this measure have been explained in his correspondence. The sum of $115,534.41$ francs, being the last sum drawn in the name of the cashier general, however, stands upon a different footing from the other sums drawn in his name, and is to be separately considered under the next head.
3. A sum of 81,124.02 francs, drawn by Mr. Armstrong in the name of David B. Warden.-This sum, by Mr. Armstrong's explanation, is closely connected with the next preceding sum of 115,534.41, drawn in the name of the cashier general of the public treasury, and the following seems to be the history of the transaction: After paying all the claims admitted under the convention, which were applied for by the claimants, there appeared, in February, 1809 , to be a sum of $196,658.43$ francs remaining of the twenty millions; this sum appears to have been originally destined for the payment of the following claims viz:

| Eric Gladd, | - | - | - | - | - | - | Francs | 162,248.04 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| John Clark, | - | - | - | - | - | - | - | 2,768.32 |
| Samuel Leighton, | - | - | - | - | - | - | - | 11,626.39 |
| Tupper and Platt, | - | - | - | - | - | - | - | 3,132.01 |
| $\bigcirc$ Perron, | - | - | - | - | - | - | - | 1,983.15 |
| Nicholas Goix, | - | - | - | - | - | - | - | 900.52 |
|  |  |  |  |  |  |  |  | 182,658.43 |
| John Mitchell, -- | - | - | - | - | - | - | 20,000 |  |
| Of which had been paid, | - | - | - | - | - | - | 6,000 |  |
|  |  |  |  |  |  |  |  | 14,000.00 |
|  |  |  |  |  |  |  | Francs, | 196,658.43 |

The bills for the six claims first mentioned had not been applied for; Mitchell had applied for his bills, and demanded twenty thousand francs, but only six thousand had been given him. This being the state of things, the Emperor resolved (see Mr. Mollien's letter to Mr. Armstrong, in the form of a certificate, dated 14th March, 1809) that Eric Gladd's claim should be reduced to one-half of the sum at which it had been admitted, and that the half of that claim, thus rejected, amounting to $81,124.02$ francs, should be put into the hands of Mr. Armstrong, to be given to what claimants he pleased: Provided, 1. That Mitchell should no longer claim from the French treasury, the fourteen thousand francs still due to him, (which was virtually to say, that Mr. Armstrons must pay him out of this sum thus put at his disposal.) 2. That a claim of Maurice Giraud, on the treasury of France, should also be abandoned, (implying, also, as is presumed, that this claim must be paid by Mr. Armstrong, out of this sum, and which he is supposed to have paid to John Holmes, in right of Giraud.) And, 3. That the other half of Gladd's claim, which was still to be considered as recognised for a valid claim, amounting to Francs, 81,124.02 And the other five claims, not yet applied for, amounting to $-\overline{-} \quad-\quad-\quad-\quad$ 20,410.39 And the amount of Mitchell's claim, unpaid, and which Mr. Armstrong was now to pay out of the sum
put in his hands, viz:
14,000.00
And amounting, altogether, to
Francs, 115,534.41
Should be paid to the French treasury, they assuming to pay Gladd's claim, and the other five outstanding claims, whenever they should be called for.

On this arrangement it is sufficient to remark, 1st. That the Emperor arbitrarily, as far as it appears, since no grounds for the act are assigned, took away from Eric Gladd 81,124.02 francs, of which sum he put into the French treasury 14,000 francs, and gave the other 67,124.02 to General Armstrong, to distribute among such claimants as he pleased. 2d. That Eric Gladd, for that portion of his claim which is left, and the other five claimants, for their claims, instead of receiving bills on the treasury of the United States, as they were entitled by the convention, are turned over to the French treasury for payment. 3d. The whole sum received by General Armstrong, which was left free in his hands, has been given, as he himself states, to Joseph Russell, for the ship Fame; unless the sum
which he has paid to John Holmes, should prove not to be the claim of Maurice Giraud, for provisions, which was expressly named in Mr. Mollien's certificate stating this arrangement. This is supposed to be the same claim, because Mitchell's claim, which, like Giraud's, was particularly named in Mollien's certificate, was provided for by Mr. Armstrong; and, also, because Giraud's claim was founded on a contract with the agent des subsistances de Paris, en l'an' $I V$, and Holmes's claim, paid by Mr. Armstrong, was for provisions, as he himself states. The disposition, then, ot the sum received by Mr. Armstrong, being

## Was as follows:

To Mitchell, as provided by the arrangement with the minister of the French treasury, and the result of which was, to enable them to put the same sum into the French treasury, without any legal right whatever,

Francs, $14,000.00$
To Holmes, as was also provided by the arrangement, provided his claim is the same as
Maurice Giraud's, which is supposed to be the case, _- _ _
To Joseph Russell,
62,000.00

The merits of the claim of Joseph Russell, above all others, are not shown any farther, than, as Mr. Armstrong states, that, in making the division, "he was guided, altogether, by the nature of the several claims, their extent, and the degree to which they had been already satisfied."

The above ideas appear to offer objections sufficient to prevent the settlement of Mr. Armstrongss accounts at the present time. The grounds upon which the whole arrangement was made with Mr. Mollien, in February and March, 1809, respecting the sum of 196,658.43 francs, are not perceived to arise out of the convention; and it deserves consideration, whether the bills for 115,534.41 francs, drawn in the name of the cashier general of the public treasury, should be paid when they are presented here.

May 22d, 1810.

## [translation.]

## Ministry of the Public Treasury, Bureau of Oppositions.

The Minister of the Public Treasury, charged with the execution of the convention of the 10 Floréal, year 11 , cer tifies to General Armstrong, Minister Plenipotentiary of the United States, that the undermentioned items form a part of the claims liquidated and verified, in conformity with the dispositions of the said convention, and of the decisions of his Imperial Majesty; and that they have been paid in orders upon the United States, since the 10th July, 1807, on which day a statement was transmitted to General Armstrong, of the sums previously paid.
[Here follow the names of sundry persons, and the amount of the claims allowed in their favor. The two last on the list are the following:]
20. The cashier general of the public treasury, 115,534.41.
21. The $81,124.02$ francs, left, by the decision of his majesty, to the disposition of General Armstrong, under condition that Messrs. Mitchell and Maurice Giraud shall no longer have a right to make any claims upon the French Government; this sum, chargeable upon the twenty millions, and for which Mr. Armstrong has announced, by his despatch of 10 th March instant, that he has drawn in favor of Mr. Warden, 81, 124.02.
[Here follows a recapitulation of the sums which had been certified to Mr. Armstrong, and for which he had drawn bills, nmounting, together, including the two above items, to twenty millions of francs. The certificate concludes as follows:]

Thus, the payment of the twenty millions, the object of the convention of the 10 Floréal, year 11 , is entirely consummated, and this convention completely and definitively executed.

Public Trbasury, March 14, 1809.

## D.

Washington, 26 th December, 1810.

## Dear Sir:

I am much obliged by your communication of the 24th instant, and hasten to present a statement, which will, I hope. have the effect of clearing away the obstructions which have arisen to the final settlement of my accounts, under the convention of 1303. In this, the character of Gladd's claim, and that of Maurice Giraud, which had not before been noticed with sufficient distinctness, are shown to be, the one, a claim coming regularly under that provision of the convention which the French Government had a right to decide definitively; and the other, a claim on which nothing could be paid, since it had been rejected by both Boards, French and American. As to the more general objection, that the bills drawn to the order of the cashier of the treasury did not specify the owners, and left the money to a disposition different from that contemplated by the convention, it may continue to have some force; in which case, these bills may be stopped at the treasury, until the provisions of the convention be better satisfied.

I am, \&c. \&c.
J. ARMSTRONG.

## Mr. Gallatin.

On the $\longrightarrow$ day of $\longrightarrow$, there remained of the Louisiana fund, the sum of $196,658.43$ francs. Appropriations had been made of a part of this sum, by the functionaries of both Governments, conjointly, which were as follows, viz:

| John Clark, | - | - | - | - | - | - | - | - | - | Francs, $2,768.32$ |  |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | ---: | ---: |
| Samuel Leighton, | - | - | - | - | - | - | - | - | - | $11,626.39$ |  |
| Tupper and Platt, | - | - | - | - | - | - | - | - | - | $1,132.01$ |  |
| Perron, | - | - | - | - | - | - | - | - | - | - | $1,983.15$ |
| Nicholas Goix, | - | - | - | - | - | - | -52 |  |  |  |  |

A farther appropriation, by the French council, had been made to Eric Gladd, of the sum of $162,248.04$
This last appropriation was rejected by the American commission, and the objections against it being sustained by me, the French Government was brought, after much discussion, to reduce it to one half of the sum originally allowed. This claim belonged (as I believe) to the French commercial house at Nantz, of Dobree and Sweighauser; Gladd was but the captain, bringing the supplies on which it was founded, and never did appear, personally, as the claimant. The necessary effect of this reduction, was to add to the residuary fund the sum of $81,124.02$ francs When this decision was taken, sundry other claims were pending under the convention: these were, that of John Mitchell; that of John Holmes; that of Joseph Russell; and that of Maurice Giraud. The first and last of these had been rejected by the French council, on the ground that they were claims not embraced by the convention; and the last, (that of Giraud) was rejected by the functionaries of both Governments. These facts explain the nature of the conditions stated in the Emperor's decision, and, particularly, why (whatever may have been the wish of the French Government) I refused to give to the claim of Giraud any portion of the sum of 81,124.02 francs; this claim belonged to James Swan, who had already received two millions, and upwards, of the furd. To Mitchell, the four-
teen thousand additional francs were given, because he proved, most satisfactorily, that the supplies, out of which his demand grew, were made by Anthony Butler, of Philadelphia, in his own right, and for his own benefit.

The bill to Holmes (which has been supposed to arise out of the claim of M. Giraud) had no connexion, whatever, with that claim, and was paid, in part, of a much larger one, made for provisions furnished at St. Domingo and which passed one, or both, of the authorities recognised by the convention.

The bills to Russell were drawn to the amount of sixty-two thousand francs, for freight and demurrage of the ship Fame, the joint property of the said Russell and T. W. Francis, of Philadelphia, and on which nothing had been previously paid; of these, thirty-two thousand only have been delivered, for reasons formerly assigned in two letters, of different dates, to you. These circumstances do not present to me any deviation from the convention, or from the law made in consequence of it. When the Emperor put at my disposition a moiety of the sum originally and wrongfully appropriated to Eric Gladd, it was distinctly understood, that this moiety should be applied to the extinction of claims then pending against the French Government, and, of course, could only apply to those above mentioned. The quantum of allowance to each, was the only thing submitted, as I conceived, to my discretion; a circumstance which, by no means, takes these cases out of the ordinary rules of proceeding, as, in many others, my opinions were equally decisive, and, indeed, were necessarily so, since the American commission determined nothing with regard to quantum.

With regard to the other branch of the arrangement, it must also be remarked, that, on receiving my bills for the sum of $115,534.41$ francs, the French treasury took upon itself to pay the claims specified on the first page, and which had otherwise continued to embarrass and retard a final settlement of the business. Between, therefore, granting specific bills in discharge of these claims, and granting one or more to the French treasury, which covered all and ensured a final settlement, I cannot suppose that there is a sufficient legal distinction to prevent my particular account from being closed. Should this opinion, however, be erroneous, I must request that these bills, granted to the cashier general, may be stopped at the treasury, and held over until some other mode be adopted, which shall entirely satisfy the letter of the law.
P.S. The bill of twenty-five thousand francs, retained from the appropriation to Russell, shall be sent to the treasury. If I do not mistake, this bill has on it an endorsement by D. B. Warden, of cotemporary date with itself, showing why it was withheld.

To treasury warrants, for amount of sundry warrants issued from the 6th July,

0 treasury warrants, for amount of sundry warrants issued from the 6 th July, for debts due to citizens of the United States, by the Government of France, as admitted by said Government, under the Louisiana convention of the 30 th of April, 1803; including those issued in discharge of certain embargo claims, referred for payment to the treasury, per certificate of the Register herewith,
Profit and loss, for this sum arising from fractions of cents, gained in calculation,

| Dollars Cts. |  | Dollars Cts. |
| :---: | :---: | :---: |
| $3,692,05345$ 224 | By amount of claims on the Government of France, adm; ed by said Government as due to citizens of the United States, and which, pursuant to the provisions of the Louisiana convention of the 30th of April, 1803, were payable by bills drawn by the said minister on the treasury of the United States, including sundry embargo cases, as per lists certified by the minister of the French treasury, herewith, marked A No. 1, 2, \& 3, <br> Irancs, 20,000,000 00 <br> Amount of claims for which bills have not yet been presented, per statement marked B, <br> Also this sum, in drafts, to the order of D.B.Warden, held at the disposition of General Armstrong, suspended for further explanation. (See statement marked C) | $\begin{array}{r} 3,676,84493 \\ 15,21076 \end{array}$ |
| \$3,692,055 69 |  | \$3,692,055 69 |

The evidence on which the above credit is admitted, rests, principally, if not solely, on the lists of claims certified by the minister of the French treasury. This, on considering the terms of the convention, and the letter of the Secretary to Mr. Armstrong, dated September 4, 1809, is thought sufficient; and, indeed, is all that could probably be obtained, as the documents belonging to each
case apear to remain in possession of the French Government.
N. B. The balance due the United States, as above, is the value of the frs. 81,12402 , drawn in favor of D. B. Warden, and which is suspended until the titles of the parties, to whom it is stated to have been paid over, are more satisfactorily explained and establishod.

Auditor's Office, September 1, 1810.
P. FERRALL.
Comptroller's Office, October 5, 1810.
ANDREW ROSS.

## MINT.

Communicated to the house of representatives, aphil 13, 1812.
Treasury Department, April 10, 1812.
Sir:
I have the honor to transmit, herewith, a letter from the Comptroller of the Treasury, accompanied with sundry statements, which have been prepared in obedience to the act, entitled "An act establishing a mint, and regulating the coins of the United States," passed April 2d, 1792.

I have the honor to be, very respectfully, sir, your obedient servant,
The Honorable the Speaner of the House of Representatives.
ALBERT GALLATIN.

Treasury Department, Comptioller's Office, April 9, 1812.
Sir:
The statements herewith, marked $A, B$, and $C$, have been prepared pursuant to the seventh section of an act of Congress, passed 2d of April, 1792 , entitled "'An act establishing a mint, and regulating the coins of the United States. ${ }^{9}$ They contain all the information relative to the transactions of the mint, which the settlements made at the treasury enable me to afford.

I have the honor to be, with great respect, your obedient servant,
Honorable Albert Gallatin, Secretary of the Treasury.
A.

Statement exhibiting the balance of Gold and Silver remaining in the hands of the officers of the Mint on the 31st of December, 1810; the amount of deposites from the 1st of January to the 31st of December, 1811; the different species of coins made and paid on account of deposites, allowance for wastage, and the balance remaining in the hands of the officers of the Mint on the said 31st of December, 1811, to be accounted for on a future settlement.


Amount paid for deposites of gold, from 1st January to 31st December, 1811, Add gold coins in the hands of the treasurer of the mint on the 31st December, 1811,

Deduct this sum, being a balance of gold coins in the Bank of the United States on the 31st December, 1810, -
And this sum, being amount of treasury warrant No. 3,235 , issued to cover wastage in the coinage of gold,

Gold coins made at the mint from January 1 to December 31, 1811, viz: half eagles, 99,581. Weight and value, -
Gold bullion in the hands of the officers of the mint on 31st December, 1811, Profit and loss for this sum, allowed for wastage in the year 1811,

As above,
Balance of silver bullion, \&c. remaining in the hands of the officers of the mint, on the 31st December, 1810, -
Silver bullion deposited from 1st January to 31st December, 18i1,

Amount paid for deposites of silver, from 1st January to 31st December, 1811,
Add silver coins in the hands of the treasurer of the mint on 31st December, 1811, -

Deduct this sum, being a balance of silver coins in the Bank of the United States on 31st December, 1810,
Also, this sum, being amount of treasury warrant No. 3,235, issued to cover wastage in the coinage of silver,

Silver coins made at the mint, from January 1 to December 31, 1811, viz: half dollars, 1,403,644; dimes, 65,180. Weight and value,
Silver bullion in the hands of the officers of the mint on 31st December, 1811, Profit and loss for this sum, allowed for wastage in the year 1811,

As above, !

| Oz. Dwt. Gr. | Dolls. Cts. M. |  |  |
| :---: | :---: | :---: | :---: |
| $873 \quad 11 \quad 20$ | 15,528 | 73 | 5 |
| 28,170 0320 | 500,803 | 18 | 0 |
| 29,043 1516 | 516,331 | 91 | 5 |
| - - | 477,170 |  | $5$ |
| - - | 31,877 | 35 | 0 |
| Dolls. Cts. M. | 509,947 | 59 | 5 |
| 9,788 475 |  |  |  |
| 1,354 120 | 11,142 | 59 | 5 |
| oz. dwt. gr. |  |  |  |
| 28,007 0303 | 497,905 | 00 | 0 |
| $928 \quad 05 \quad 05$ | 16,500 | 40 | 5 |
| $\begin{array}{lll}108 & 07 & 08\end{array}$ | 1,926 | 51 | 0 |
| $29,043 \quad 15 \quad 16$ | 516,331 | 91 | 5 |
| 50,079 0900 | 57,782 | 97 | 0 |
| 620,699 0300 | 716,191 | 18 | 5 |
| 670,778 $12 \quad 120$ | 773,974 | 15 | 5 |
| - - | 613,234 |  | 5 |
| - - |  | 25 | $0$ |
| Dolls. Cts. M. | 613,235 | 02 | 5 |
| 2,508 490 |  |  |  |
| $\begin{array}{lll}2,386 & 53 & 5\end{array}$ |  |  |  |
| oz. dwt. gr. | 4,895 | 02 | 5 |
| 527,228 0000 | 608,340 | 00 | 0 |
| 141,373 0707 | 163,121 | 96 | 5 |
| 2,177 0417 | 2,512 | 19 | 0 |
| 670,778 1200 | 773,974 | 15 | 5 |


C.

Summary Statement exhibiting the value of Coins made at the Mint; the amount of disbursements on account of the establishment; the amount allowed for wastage; the amount retained of deposites; and the amount gained on the coinage of Copper from the commencement of the institution to the 31st December, 1811.


Comptroller's Office, March 26, 1812.
ANDREW ROSS, Clerk.

# SUBSCRIPTION TO THELOAN OFELEVEN MILLIONS OF DOLLARS. 

communicated to the house of representatives, may 18, 1812

Treasury Department, May 14th, 1812.
Sir:
Subscriptions were opened on the first and 2 d instant, to the loan of eleven millions of dollars, authorized by the act of 34th March last, in conformity with the enclosed notice, A. It was left optional with the banks which were disposed to subscribe, either to receive stock or to loan the money by special contract. The enclosed circular letters, B, C, D, show the instructions transmitted, and the manner in which the proposals were made to the several banks. It was thought most eligible not to limit, in any place, the amount of subscriptions to any specific sum; for which reason, the loan was kept open only for two days, in order that the general result might be ascertained, and a reduction, if necessary, be made.

All the returns have now been received, and an abstract, E , is herewith transmitted. From these it appears that $\$ 6,118,900$ were subscribed in those two days, viz: $\$ 4,190,000$ by banks, and $\$ 1,928,900$ by individuals. This last sum is greater than the aggregate of all the loans at six per cent. ever before obtained by this Government from individuals in the United States;* and, considering the price of stocks and various obstacles which at this time have im-
${ }^{\text {a }}$ The only two six per cent. loans obtained from individuals in the United States by this Government, are, 1st. On account of the loan of $5,000,000$ of dollars, authorized by act of 31st May, 1796, one half of which stock was advertised for sale for several weeks, without any offer being received, and of which, at last, only 80,000 dollars were sold at private sale. 2d. The navy six per cent. loan, authorized by the act of June 30 th, 1798 , which made the money subscribed. applicable, on the spot, to a favorite object, and left the management and application of the funds in the hands of the subscribers. The amount of this stock issued, in the whole, was $\$ 711,700$.
peded the subscriptions, the amount is as great as might have been expected within so short a period. The unsubscribed residue will now be apportioned amongst the several places, according to the apparent demand in each, and subscriptions will be received, or stock sold, until the sums thus respectively apportioned shall have been disposed of.

It is confidently believed that the amount which remains unsubscribed for will thus be filled as early as the money will be wanted for the public service. In order, however, to prevent the possibility of disappointment, and to remove doubts and erroneous expectations, I beg leave to submit the propriety of authorizing the issue of treasury notes, on the following principles, viz:

1. Not to exceed, in the whole, the amount which may ultimatcly not be subscribed to the loan; that is to say, that the amount received on account of the loan, and that of the treasury notes, shall not, together, exceed eleven millions; which limits, therefore, the greatest possible amount of treasury notes to less than $\$ 4,900,000$.
2. To bear an interest of $\hat{5}_{3}^{3}$ per cent. a year, equal to $1 \frac{1}{2}$ cent per day on a oue hundred dollar note.
3. To become payable by the treasury one year after the date of their respective issues.
4. To be, in the mean while, receivable in payment of all duties, taxes, ol debts, due to the United States.

I have the honor to be, with great respect, sir, your obedient servant,
ALBERT GAILAATIN.
Honorable Langdon Cheves, Chairman of the Committee of Ways and Means.

## A.

Whereas, by an act of Congress, passed on the fourteenth day of March, in the year of our Lord one thousand eight hundred and twelve, the President of the United States is authorized to borrow, on the credit of the United States, a sum not exceeding eleven millions of dollars, at an interest not exceeding six per centum per annum, payable quarter yearly, so, however, that no engagement or contract shall be entered into, which shall preclude the United States from reimbursing any sum or sums, thus borrowed, at any time after the expiration of twelve years, from the first day of January, one thousand eight hundred and thirteen: And whereas, by the said act, so much of the funds constituting the annual appropriation of eight millions of dollars, for the payment of the principal and interest of the public debt of the United States, as may be wanted for that purpose, after satisfying the sums necessary for the payment of the interest and such part of the principal of said debt as the United States are now pledged annually to pay and reimburse, is pledged and appropriated for the payment of the interest, and for the reimbursement of the principal of the stock now to be created, and the faith of the United States is pledged to establish sufficient revenues for making up any deficiency that may hereafter take place in the funds now appropriated for paying the interest and principal as aforesaid: And whereas the President of the United States did, by an act or commission, under his hand, dated the thirtieth day of March, in the year one thousand eight hundred and twelve, authorize and empower the Secretary of the Treasury to borrow, on behalf of the United States, a sum not exceeding, in the whole, eleven millions of dollars, and to make the necessary contract for the same, pursuant to the act of Congress above recited:

Now, therefore, The undersigned Secretary of the Treasury, in pursuance of the act of Congress, and the authority from the President of the United States, abovementioned, doth hereby, on behalf of the United States, contract and engage, in manner following, to wit:

1. Books for receiving subscriptions to a loan of eleven millions of dollars, for the use of the United States, shall be opened on the first day of May next,

## At Portsmouth, New Hampshire, at the Union Bank. <br> At Salem, Massachusetts, at the Merchants' Bank.

At Boston, Massachusettss, at the State Bank, Union Bank, and Massachusetts Bank.
At Providence, Rhode Island, at the Roger Williams Bank.
At Hartford, Connecticut, at the Bank of Hartford.
At the City of New York, at the Manhattan Company and Mechanics' Bank.
At Philadelphia, at the Bank of Pennsylvania, and Farmers and Mechanics' Bank.
At Balimore, at the Bank of Baltimore and Commercial and Farmers' Bank.
At the City of Washington, at the office of the Bank of Columbia.
At Richmond, Virginia, at the Bank of Virginia.
At Charleston, South Carolina, at the State Bank and Planters and Mechanics' Bank.
Which books shall continue open for receiving subscriptions during the ordinary hours of transacting business at the siid banks, for two days. If more than eleven millions of dollars, in the whole, shall be subscribed, the surplus shall be deducted in proportion to the sums subscribed in each place, respectively, by a reduction of the subscriptions exceeding four thousand dollars.
2. For every hundred dollars which may be subscribed, there shall be paid, at the time of subscribing, the sum of twelve dollars and fifty cents, and a like sum of twelve dollars and fifty cents on the fifteenth day of each of the ensuing months of June, July, August, September, October, November, and December, one thousand eight hundred and twelve, respectively. Each subscriber, at the time of paying any of the above instalments, after the first, may pay all or any number of the subsequent instalments, and will be entitled to receive interest, at the rate of six per centum per annum, on the amount thus paid from the time of actual payment.
3. On the failure of payment of any instalment of the sums subscribed according to the tenor of the second article, the next preceding instalment of twelve dollars and fitty cents, which shall have been paid for every hundred dollars subscribed, shall be forfeited to the United States.
4. If any subscriptions shall be reduced in consequence of a greater sum than eleven millions of dollars being subscribed, conformably to the first article, the amount of such reduction shall be forthwith returned to the subscribers from whom such reduction shall have been made.
5. Each subsequent instalment must be paid at the same bank at which the original subscription was made, and where the first instalment was paid.
6. For such sums or number of shares of one hundred dollars, as may be subscribed, the cashiers of the respective banks, within twenty days after the time of subscribing, shall give certificates, stating the sums subscribed and payment made, and on which the payments of the subsequent instalments, when made, shall be respectively endorsed; which certificates shall be assignable, by endorsement and delivery of the parties, in whose favor they may be issued, until the completion of the payments required by the tenor of the second article.
7. After the completion of the payments aforesaid, the proprietors of the certificates of the cashiers, on which such payments have been completed, on surrendering the same at the loan office of the State in which the subscription and payments shall have been made, shall be entitled to receive from the commissioner of loans, certificates of funded capital stock, bearing an interest of six per centum per annum, from the time when the said instalments shall have been paid, respectively, and payable quarter yearly, at the several loan offices, or at the treasury of the United States, where the same may stand credited; which certificates of funded capital stock shall be issued in the sums of one hundred, four hundred, one thousand, four thousand or ten thousand dollars, at the option of the proprietor, and shall be transferable by the creditors, or their attorneys, duly constituted, at the treasury and loan offices, respectively, in the same manner as the present funded debt of the United States, and in pursuance of the rules which have been, or which may be, established, relative to the transfer of the said debt.
8. After the payment of the fifth instalment, such of the proprietors of the certificates of the cashiers, of four hundred dollars and upwards, as may then be desirous of funding the same, may, on presenting them at the loan office of the State in which the subscription and payments shall have been made, receive from the commissioner of loans, certificates of funded capital stock, of the description aforesaid, for the amount of the four tirstinstalments, or one moiety of the sum expressed in the subscription certiticates.
9. After the last day of December, in the year one thousand eight hundred and twenty-four, and after reasonable notice to the creditors, which shall be given by an advertisement in some public newspaper, printed at the seat of the Government of the United States, the said capital stock shall be redeemable at the pleasure of the United States, by the reimbursement of the whole sum which may at that time stand credited to any proprietor on the books of the treasury, or of the loan offices, respectively.
10. So much of the funds, constituting the annual appropriation of eight millions of dollars, for the payment of the principal and interest of the public debt of the United States, as may be necessary for the regular payment of the interest and for the reimbursement of the principal of the stock to be created under this contract, together with the faith of the United States for its due fulfilment, are hereby pledged, in pursuance of, and according to, the terms and conditions of the act of Congress herein before recited.

Given under my hand, and the seal of the treasury of the United States, at Washington, this thirtyfirst day of March, one thousand eight hundred and twelve.
albert gallatin, Secretary of the Treasury.

## B.

Treasury Defartment, April 7th, 1812.

## Sir

I take the liberty of enclosing to you - copies of a contract for raising, by loan, eleven millions of dollars, pursuant to an act of Congress, passed on the 14th day of March last. Presuming that your institution would be disposed to facilitate this operation, it has been named as one at which subscriptions to the loan would be received. 1 will thank you to apprize me immediately, if, from any cause, it should be incompatible with your views to accede to this arrangement.

If the bank shall consent to receive the subscriptions in the manner proposed, it will be necessary, in the first place, that a book, in which the subscribers may enter their names, and the sums to be loaned by them, should be provided. This will consist of a book of sufficient magnitude to receive all the subscriptions likely to be made at your bank, to the first page of which one of the copies of the contract or terms of the loan, herewith transmitted, signed by the Secretary of the Treasury, and sealed with the treasury seal, is to be affixed. The subscribers will write, in words at length, against their names, the amount which they intend to subscribe: And on the same lines, respectively, the eighth part of that sum, being the first instalment, is, as soon as paid, to be entered by your cashier, in figures, in a column left for that purpose, at the right hand side of each page. This entry will, it is presumed, be a sufficient receipt to the subscriber, until the cashier's certificate, or scrip, shall be issued to him, which, according to the sixth article of the terms of the loan, will be within twenty days after the time of subscribing. Yet, if the parties, or any of them, should, at the time of subscribing, require receipts from the cashier, they may be given in his name, in any form you may prescribe, and to be returned when the above mentioned certificates or scrips shall be delivered. The whole amount paid at the time of subscription, is to be credited to a distinct account, bearing that designation, and not to be carried to the credit of the Treasurer of the United States before the expiration of twenty days, as above stated. This period has been taken, in order to give time for all the cashiers of the banks, where subscriptions are received, to return to the treasury an account of the sums subscribed, that it may be thus ascertained whether more than eleven millions, in the whole, shall have been subscribed, and a reduction of the larger subscriptions shall consequently become necessary, as provided for in the first article of the terms of the loan.

Inmediately after the subscription is closed, on the second day of May, the cashier is to transmit to the Secretary of the Treasury an account, 1. Of the total amount subscribed; 2. Of the portion of that amount subscribed in sums exceeding 4,000 dollars, each; and, 3. A list of all the subscriptions exceeding 4,000 dollars, each.

As soon as these accounts from all the cashiers of banks where subscriptions are received shall reach the treasury, it will be ascertained whether any reductions of subscriptions will be necessary, and this will be immediately communicated to the cashiers, who will then, in case of reduction, repay the excess to the subscribers, credit the Treasurer of the United States for the residue, and issue the subscription certificates, which, together with forms for their entry and registry, will, in the mean time, be transmitted from the treasury.

As some of the banks may be disposed to become subscribers, provided the amount of their subscription be deposited with themselves until drawn for. for public purposes, you will be pleased, in case of any such subscription on the part of a bank in your State, and in good credit, to enter the same in a separate page of the subscription book, to consider the receipt of the cashier of such bank as sufficient evidence of payment on account of the loan, and to enter the same accordingly in the book. I insert, at foot of this letter, the names of the banks in your-State, which are known and considered at the treasury as sufficient. To these, a circular letter, one of which you will also receive, will be written on that subject; and you may receive subscriptions, in like manner, from such others as, in your opinion, are perfectly responsible.

A reasonable allowance for the expenses of stationary and extra labor of the cashiers of the banks, where subscriptions to the loan are received, will be made from the treasury.

The President of the Union Bank of New Hampshire,
Union Bank of Boston,
Massachusetts Bank
State Bank, Boston,
Roger Williams Bank
Bank of Hartford,
Manhattan Company,
Mechanics' Bank, New York,
Bank of Pennsylvania,
Farmers and Mechanics' Bank, Philadelphia,
Bank of Baltimore,
Commercial and Farmers' Bank, Baltimore,
Bank of Columbia,
Do. Washington,
Do. Virginia,
State Bank, Charleston,
Planters and Mechanics' Bank, Charleston,
Merchants' Bank, Salem.
C.

I have the honor to be, \&c.
The President of the Union Bank of New Hampshire,
Union Bank of Boston,
Massachusetts Bank,
State Bank, Boston,
Roger Williams Bank,
Bank of Hartford,
Manhattan Company,
Mechanics' Bank, New York,
Bank of Pennsylvania,
Farmers and Mechanics' Bank, Philadelphia,
Bank of Baltimore,
Commercial and Farmers' Bank, Baltimore,
Bank of Columbia,
Do. Washington,
Do. Virginia,
State Bank, Charleston,
Planters and MLechanics' Bank, Charleston,
Merchants' Bank, Salem.

Theasury Department, April 't, 1812.
Having thought it probable that some of the banks might be disposed to subscribe to the loan of eleven mitlions of dollars, to be opened on the first day of May next, and that it would be an additional inducement to that measure if the sums to be paid on account of such subscription should be permitted to remain in deposite in the banks making the subscription, until wanted for the public service. I have taken this mode to notify the several banks that an arrangement of that kind will be allowed by the treasury.

If, therefore. it shall suit the views of your institution to subscribe for any part of the loan, the subscription may be made at the bank or banks in your State, where subscriptions, by the terms of the enclosed contract, are to be received, and the amount of each instalment, as it becomes payable, may remain in your bank to the credit of the Treasurer of the United States, till drawn for on account of the public service. A receipt or certificate of your
cashier, that the amount of each instalment, as it becomes payable, is placed in your bank to the credit of the Treasurer of the United States, has been directed to be accepted at the banks where subscriptions are received, as sufficient evidence of the payment.

If, from the terms of your charter, or from any other cause, it should be deemed improper to subscribe to the loan, and receive stock therefor, and the bank should, nevertheless, be disposed to loan money to the United States, at a rate of interest not exceeding six per centum per annum, a special contract for the purpose may be formed. In this event, you will be pleased to communicate to the Secretary of the Treasury the amount proposed to be loaned, the time or times when the whole, or its portions, will be advanced, and the period when reimbursement from the United States will be expected. The same privilege will be allowed in this case, as in case of subscription to the loan, of permitting the amount which may be engaged to be advanced by the bank, to remain in the bank in deposite, till drawn for by the Treasurer for the current service.

I have the honor to be, \&c.
ALBERT GALLATIN.
The Pkesident of the Bank of New Hampshire,
Boston Bank,
Maine do.
Portland do.
Saco do.
Bank of Newburyport,
Salem Bank,
Bank of Essex,
Providence,
Rhode Island,
Bristol,
Newport Bank,
Bank of New London,
Middletown,
New Haven,
Union Bank, New York,
Bank of New York,
Merchants' Bank, New York,
State Bank, Albany,
Philadelphia Bank,
Bank of North America,
Maryland,
Union Bank of Maryland,
Mechanics' Bank of Baltimore,
Farmers and Mechanics' do.
Franklin Bank,
Marine do.
Farmers, do. of Maryland,
Union Eank of Georgetown,
Potomac Bank,
Farmers' Bank of Alexandria,
Bank of Alexandria.
D.

Treasury Department, May 11, 1812.
Sir:
To my letter of the 7 th instant, I beg leave to add, that, if it should suit the views of your institution to loan any sum of money to the United States, at a rate not exceeding six per centum per annum, without, however, subscribing to the proposed loan, and receiving stock therefor, a special contract for the purpose may be formed. In this event, you will be pleased to communicate to the Secretary of the Treasury the amount proposed to be loaned, the time or times when the whole, or its portions, will be advanced, and the period when reimbursement from the United States will be expected.

I also request, that, in the event of your institution subscribing to the proposed loan, you would inform me whether it would be your wish, in case of reduction, that that on your subscription should be made on the same principles as on all others, or whether you would leave it discretionary with me to reduce it to a less sum than your proportional share. My reason for this last inquiry is, that, in the event of a larger sum being subscribed, altogether, than eleven millions, it would be desirable to receive the whole amount from individuals, and to reserve, for some subsequent emergency, the resource of such loans as may be obtained from the several banks.

I am, very respectfully, \&c.
The President of the Union Bank of New Hampshire,
Union Bank of Boston,
Massachusetts Bank,
State Bank, Boston,
Roger Williams Bank,
Hartford Bank,
Manhattan Company,
Mechanics' Bank, New York,
Bank of Pennsylvania,
Farmers and Mrechanics' Bank, Bank of Baltimore,
Commercial and Farmers' Bank,
Bank of Virginia,
State Bank, Charleston
Planters and Mechanics' Bank,
Bank of Columbia,
Bank of Washington,
Merchants' Bank, Salem.

## E.

Statement of the amount obtained on the 1st and $2 d$ of May, 1812, on account of the Loan of Eleven Millions of Dollars. .

a) On special contract.
b) Stock or special contract, at the option of the Government. All the other banks receive stock
(c) These banks are not usual places of deposite for public moneys. All the banks with which public deposites are made, subscribed; those of Massachusetts, Union, (Boston) Saco, and Maine, excepted.

## LOUISIANA STOCK.

COMMUNICATED TO THE HOUSE OF REPRESENTATIVES, MAY 21, 1812.
Treasury Departaent, May 21, 1812.
Sir:
The Louisiana six per cent. stock is said to be generally from $\frac{1}{2}$ to 1 per cent. below par. It is important, at a time when new loans are opened and contemplated, that stocks of a similar nature with those offered to subscribers should be, if practicable, at par; and it is believed that this object would be promoted by making the Louisiana stock transferable, as the old debt, from the treasury books to those of the commissioners of loans, and from these, afterwards, to any other commissioner's book, or to the treasury. Being, by the act of November 10 1803, fixed on the treasury books, the transfers, in case of sale, and the payments of dividends, are made exclusively at Washington. The delay, and the necessity of employing an agent here for those purposes, have the effect of depressing, in the commercial cities, the price of that stock below its real value.

I have the honor to be, respectfully, sir, your obedient servant,
ALBERT GALLATIN.
Hon. Langdon Cheves, Chairman of the Committee of Ways and Means.

## RECEIPTS AND EXPENDITURES ESTIMATED FOR 1812.

communicated to the house of representatives, june 29, 1812.

## Treasury Departaient, June 24th, 1812.

Sir:
The expenditures for the year 1812 , calculated in conformity with the appropriations made by Congress, and adding such as are contemplated, may be stated in round numbers as followeth, viz:

1. Civil list, diplomatic intercourse, and miscellaneous expenses of a civil nature, appropriated,
Printing treasury notes, and other miscellaneous expenses not yet provided for estimated at
2. Military establishment, including militia, volunteers, and Indian department, appropriated
Add for rangers, \&c.
3. Naval establishment, appropriated

Add for gunboats, \&c.
$\$ 1,522,03002$
37,909
37,969 98
\$1,560,000
12,695,584 89
104,415 11
3,404,669 60 535,330 40
$12,800,000$
3,940,000
2,425,000 00
2,135,000 00
3,440,000 00

8,000,000
26,300,000
$\$ 26,300,000$

1. Of the balance of $\$ 3,500,29806$, remaining in the treasury on the 1st of January, 1812, there may be applied to the expenses of the year,
2. The receipts into the treasury, arising from the duties on importation and sales of lands, were estimated, for the year 1812, in the annual report of 22 d November last, at $\$ 8,200,000$. This estimate is predicated on the supposition that the receipts of 1812, arising from duties on importations made during the year, would be equal to the amount of debentures payable during the year, and there are not yet any data from which a more correct estimate can be made,
3. Lreasury notes, according to the bill which has passed the House of Representatives,

> Total,

Two branches of the expenditure may fall short of the amount appropriated:

1. It may be expected that the whole amount appropriated for the military establishment will not be expended, for the appropriations are sufficient to defray the expenses of the old establishments, (about 10,000 men) as if these had been complete on the 1 st January last, and of the additional force of $25,000 \mathrm{men}$, as if the whole of it had been raised, and in actual service, on the 1st day of May last: neither of which is the fact. That expenditure not being, in any degree, under the control of the treasury, and the amount, which may not be wanted, being unascertained, a provision equal to the sum appropriated must still be contemplated. Whether the number of men in actual service in the navy corresponds with that for which provision was made by the appropriations, and whether, on that or any other account, there may be less expended by that department than has been appropriated, is not known at the treasury.
2. If the six per cent. and deferred stocks should be at par, the whole amount of the sum which the commissioners of the sinking fund will otherwise be bound to apply to purchases, may not be wanted.

With respect to the funds provided to defray the expenses, no more than $\$ 16,660,000$ are already secured.
The subscriptions to the loan, including $\$ 200,000$ offered on special contract, but not yet accepted, amount to $\$ 6,460,000$; leaving an amount unsubscribed of Which, together with the intended treasury notes, - $\quad-\quad-\quad-\quad-\quad-\quad \$ 4,540,000$

Makes an aggregate, not yet obtained, of -
Funds already secured,
Total, as per above,
Although the experiment of issuing treasury notes be novel under this Government, the solid security on which they rest, the facilities they will offer in making remittances, the interest they bear, and, above all, the power to apply them to the payment of duties and of public lands, induce a belief that, notwithstanding some difficulties incident to a first emission, the amount contemplated may be put in circulation before the end of the year

The result of the loan is more doubtful. The old six per cent. and deferred stocks are two or three per cent. under par; and any depression in the public funds would seriously affect the sales of the residue of the new loan. Nor does it appear eligible, without an absolute necessity, to give a premium or additional interest in order to obtain subscriptions for that residue. For, as it would be just, in that case, to place the first subscribers on the same footing, the charge to the public would be more than double the premium actually wanted to obtain the four millions and a half which are not yet subscribed.

The committee will, having all the facts before them, be able to decide whether any additional provision ought to be made, during this session, in order to guard against any possible contingency. In the mean while, I beg leave to suggest, that a conversion of the old six per cent. and deferred stocks, into a new six per cent. stock, not mate rially different from that created by virtue of the act authorizing the loan of eleven millions, would have a favorable effect on the price of those stocks, and thereby might facilitate the loan of this year, and prevent the necessity of applying, both this and the ensuing years, the large sums which must now be expended in the reimbursement and purchase of the public debt.

I have the honor to be, respectfully, sir, your obedient servant,
ALBERT GALLATIN.
Hon. Ezekiel Bacon, Chairman of the Committee of Ways and Means.

# SURETIES IN A COLLECTOR'S BOND RELEASED. 

## commùnicated to the house of representatives, july $2,1812$.

Mr. Weight, from the committee to whom was referred the petitions of Solomon Frazier and Mary Eccleston, made the following report:
That the said Solomon Frazier, together with a certain Charles Eccleston, (since deceased) and whom the said Mary doth represent, on or about the eighteenth day of May, seventeen hundred and ninety-five, became bound to the United States, with a certain James Frazier, and as his security, in the penalty of two thousand dollars, with condition that said James Frazier should well and faithfully discharge the duties of collector of the port of Vienna, in Maryland; that the said James Frazier continued in that office till April, eighteen hundred and five, when he resigned the same, having, in the year 1804, sustained a heavy loss by the burning of his dwelling house, with most of his furniture, in the night time. That, afterwards, to wit, in eighteen hundred and five, writs were issued on said bond against said Solomon Frazier, Charles Eccleston, and James Frazier; that Solomon Frazier was taken, returnable to March term, eighteen hundred and five; Charles Eccleston died before the return of the writ against him; that James Frazier was not taken till September, eighteen hundred and seven; that judgment was reeovered against Solomon Frazier, in eighteen hundred and six, for the penalty of the bond, to wit, two thousand dollars; that, at September term, eighteen hundred and eight, judgment was recovered against James Frazier, on said bond, for two thousand dollars, the penalty, and nineteen hundred and twenty-four dollars and eighty-six cents damages or costs, (which said judgment, as to the damages, your committee think erroneous.) That a ca. sa. was issued on the twenty-ninth day of June, 1810, against James Erazier, returnable to September term, 1810; that the same James Frazier was taken, and in the custody of the keeper of the debtor's apartment. That, afterwards, on the third day of July, 1810, by the direction of the Secretary of the Treasury, by an instrument of writing under the hand and seal of said Secretary, the said James Frazier was discharged from gaol, as an insolvent debtor, on his, the said James Frazier's, making an assignment of all his estate, real, personal, and mixed, under the direction of the then district attorney; which said discharge was unauthorized by statute. Your committee, in order to ascertain the amount of the goods, chattels, and credits, assigned by said James Frazier, as aforesaid directed, applied to the Secretary of the Treasury for information on that subject, which he promised to furnish as soon as it could be obtained, but which we have not yet received. Your committee, by a number of depositions, have become satisfied, that, about the time of the judgment aforesaid, against said James Frazier, he had property sufficient to pay the same. Your committee are of opinion the Secretary of the Treasury had no power to discharge the said James Frazier, under the law by which he was discharged. They are of opinion, also, that, at common law, by which alone he could have been discharged, the discharge of the principal operates a discharge of the securities. Your committee are, therefore, of opinion, that, as James Frazier had, at the time of the judgment, sufficient assets to pay the penalty of the bond; as he was discharged under a statute that gave no authority to discharge him; that as, at common law, the discharge from custody of the principal is a virtual discharge of the securities; that, therefore, the said Solomon Frazier and Mary Eccleston ought to be discharged from said debt, for which purpose they have directed me to report a bill. All which, \&c.

ROBERT WRIGHT.

## REMISSION OF FORFEITURES.

## COMRIUNICATED TO- THE HOUSE OF REPRESENTATIVES, NOVEMBER 25, 1812.

Mr. Cheves, from the Committee of Ways and Means, to whom was referred so much of the President's message of the 4th instant, as relates to the late importations of British manufactures; also, the petitions of sundry merchants of New York; of John Tompkins and Adam Murray, merchants, of Richinond, Virginia; of William W. Woolsey and others, merchants of New Haven, Connecticut; of sundry merchants of the city of Philadelphia; of sundry merchants of Boston; of sundry merchants and others, of the city of Albany, in the State of New York; of sundry merchants of the city of Richmond, Virginia; of sundry other merchants of Philadelphia; of sundry merchants of Savannah, in the State of Georgia; of sundry merchants of Norfolk, Virginia; of David Lamb, of Charleston, South Carolina; of sundry merchants of the city of Baltimore; of Charles Sigourny and James Wells, merchants, of the city of Hartford, in the State of Connecticut; and of sundry merchants of the town of Alexandria, in the District of Columbia; all praying for the remission of penalties and forfeitures, incurred by them as importers of British manufactures, made the following report:
That they have bestowed on the subject a degree of attention proportioned to its importance: that they have, in the present investigation, confined themselves to the cases of importations directly from the united kingdom of Great Britain and Ireland, and that the result of their examination and inquiries will be found-

First, In a correspondence with the Secretary of the Treasury.
Secondly, In a detailed examination of committees of merchants, from Boston, New York, Philadelphia, and Baltimore, and some accompanying documents.

Thirdly, In a statement made by Mr. Russell, 'late Chargé des Affaires of the United States at the Court of London, who, at the request of the committee, was so obliging as to attend them and give this statement.

That, on a view of the whole subject, the committee are of opinion that the Secretary of the Treasury has full power to remit or mitigate the penalties and forfeitures incurred, should an interposition in either way be called for by the circumstances of the case, and therefore recommend, that it be

Resolved, That it is inexpedient to legislate upon the subject, and that the petitions, with the accompanying documents, be referred to the Secretary of theTreasury.

Treasury Department, November 18, 1812.
Sin:
I have the honor, in compliance with the request of the Committee of Ways and Means, to submit the following statement of facts, so far as they have come to my knowledge, in relation to the late importations of British manufactures

By the act of 2d March, 1811, it was enacted that certain provisions of the act " to interdict the commercial intercourse between the United States and Great Britain and France, and their dependencies, and for other purposes," should (until the President's proclamation, authorized by the act, should have been issued) have full force, and be immediately carried into effect, against Great Britain, her colonies, and dependencies. The provisions thus re-enacted forbade, under penalty of torfeiting the vessel and cargo, to import into the United States, or to put on board any vessel, in a foreign port, with intent thus to import, any merchandise of British growth or manufacture, from whatever port imported, and any merchandise, whatever, from a British port.

It was further enacted, by the same act, (of March 2, 1811,) that, in case Great Britain should so revoke or modify her edicts, as that they should cease to violate the neutral commerce of the United States, the President of the United States should declare the fact by proclamation; that such proclamation should be admitted as evidence, and that no other evidence should be admitted of such revocation or modification, in any suit or prosecution for the recovery of the forfeitures abovementioned; and that the restrictions, above stated, should, from the date of such proclamation, cease, and be discontinued.

By the act of Congress of 18 th June, 1812, war was declared between the United States and Great Britain.
On the 23d of the same month, an order in council was issued by the British Government, purporting to be a revocation of the edicts of that Government which violated the neutral commerce of the United States, subject, however, to certain conditions, specified in the said order.

Immediately after the promulgation of that order, British merchandise was laden on board the American vessels, then in the harbors of Great Britain, with intent to import the same into the United States. It has been stated, and it is believed, that by far the greater part of those shipments were made in conformity with previous orders from merchants in America to their correspondents in England, by which these had been instructed to make such shipments whenever a revocation of the former British orders in council should take place; it having been presumed by the American merchants that such a revocation would, by virtue of the abovementioned act of Congress, of 2 d March, 1811, produce a discontinuance of the prohibitions to import British merchandise into the United States.

On the 30th day of July following, the account of the declaration of war having reached England, a temporary embargo was laid on American vessels; but, on the ensuing day, they were, by order of council, permitted to continue to take cargoes of British merchandise, and to proceed to the United States, being for that purpose provided with licences protecting them, notwithstanding the existing hostilities, against capture by British cruisers. It has been stated that the time for obtaining such licences was, with respect to American vessels then in England, limited to the 15th of September last; and, if that be correct, all the vessels of that description (with the exception of some, which, having been captured by American cruisers, retaken by the British, and sent into Halifax, have not yet been released, and perhaps of some which may have had very long voyages) may be presumed to have arrived in the United States.

It appearing that, however reasonable the expectation of the discontinuance of the non-importation act might have been, yet, not only the act had made the President's proclamation the only evidence of the fact, but that the restrictions were to cease, not from the date of the revocation of the orders in council, but from the date of the proclamation; that the act to put merchandise on board a vessel, with intent to import, was forbidden by those restrictions; and that (all the merchandise having been thus laden, either prematurely, and before a proclamation could, in point of time, be issued by the President, or after the knowledge of war) all the shipments were therefore made in direct contravention of an existing provision; the collectors were instructed to seize and libel all such vessels and cargoes without discrimination. No exception was made with respect to vessels captured and sent in by American privateers, because, if American property, their right to make prizes was, by law, confined to enemies' property, and whether American or enemies', the forfeiture to the United States had been incurred from the date of the shipment, and could not be superseded by a subsequent capture. Instructions to prevent any interference, in that respect, by either public or private armed vessels, were also issued by the President, such interference being considered wholly unnecessary, since the vessels from England were of their own accord coming into the ports of the United States. It appears, however, that, in some cases, the owners of privateers, that have made captures of that description, intend to contest the prior claim to forfeiture of the United States; and that, in those cases, the question must be decided by the courts.

Previous to the time when those importations took place, it being understood that the judges of some of the district courts had restored to the claimants, prohibited merchandise, under seizure, on their giving bond for the appraised value thereof, the district attorneys were, on the 15th day of May, 1812, imstructed, by the Comptroller, to oppose every motion to that effect, for the reasons stated in his letter. It appearing, afterwards, that the judges of some of the most commercial districts had, notwithstanding that opposition on the part of the United States, continued to order the restoration of British merchandise, no appeal being practicable, since the orders were immediately executed, and the commercial interest of those districts, where the restoration was refused, being deeply affected by the want of uniformity in the decisions, the Comptroller did, on the 5th day of October last, authorize the district attorneys to withdraw their opposition in all cases of bona fide American property. Copies of his two circulars, on that subject, are enclosed. All the prohibited merchandise restored to the claimants, has been so restored by order of court, without any interference, other than a forced acquiescence on the part of the Executive officers of Government. With respect to the mode of appraisement, it appears that the merchandise has generally been valued at its prime cost, adding thereto only the amount of duties, for which separate bonds have, in most cases, been taken. To this there are some exceptions, the valuation being, in Rhode Island, below, and in Connecticut, probably, above, the prime cost of the goods.

From returns transmitted by the collectors, some of which are in part on estimate, it appears that the prime cost of all the British merchandise imported as above stated, subsequent to the alleged revocation of the British orders in council, amounts to about four millions sterling; and that the bonds given for the value will fall short of eighteen millions of dollars, exclusively of the bonds given for duties, and which may be estimated at five millions of dollars. This embraces all the importations already made, and will not be materially increased by vessels still on their way; unless it be true, as has been asserted, that American vessels, which had sailed to the Baltic, under certain British licences, will, on their arrival in England, be provided with new licences for their return to the United States, with cargoes of British merchandise. Such importations would form a class distinct from those now under consideration.

Of the importations, heretofore made, about $\frac{3}{8}$ in value were in vessels which sailed from England between the 23d of June and 1st of August last, and the residue in vessels which sailed subsequent to the month of July. The whole may be arranged under the following heads, viz:

1. Merchandise purchased prior to the non-importation act, of 2 d March, 1811 , and which had remained warehoused in England at the risk of the American owners.
2. Merchandise purchased subsequent to the act of 2 d March, 1811 , and prior to the 23d of June, 1812, and which, since its purchase, had remained in the same manner in England.
3. Merchandise shipped on American account and risk, in pursuance of orders given prior to the 23d June, 1812, but not paid for till after the execution of such orders, and on different terms of credit.
4. Merchandise shipped in pursuance of similar orders, but consigned, in the first instance, to the order of the American correspondent of the British merchants, to be delivered, according to contingent instructions, to the real purchaser; which merchandise becomes American property when thus delivered, but remains till then on British account and risk.
5. Merchandise shipped entirely on British account.

There are no data from which, without further investigation, the amount of each class can be estimated.
The advance on the prime cost at which the merchandise thus imported has been, or can be sold, is not precisely known, and will undoubtedly vary according to the species of the goods. It has been asserted that, in some sales, the advance was sufficient to cover not only the prime cost, charges, and duties, but even the whole of the amount of the bonds. That this may have actually taken place in some particular instances, may be true; and it is probable that
the importers would, so far as they could, cover, in their sales, the estimated risk of being obliged to pay those bonds. But, so far as can be judged from the current price of goods, and from some sales said to have taken place, the supposition that they have been, or can be, generally, made, so as to cover the whole amount of the bonds, is believed to be greatly exaggerated.

It is, however, an indisputable fact that the importation falls generally far short of the ordinary former annual importations from Great Britain, and of the actual demand for most species of the merchandise imported; and that the goods are accordingly generally sold at an advance greater than the usual profits of importers. The difference constitutes an extraordinary profit, and is a tax levied on the community by the persons who have imported the merchandise contrary to law; which extra profit or tax is solely due to the non-importation act continuing in force with respect to all other persons and importations.

Of the forfeitures accrued, one half is by law vested in the custom house officers, or informers; and the other half in the United States. The power to remit the share of the United States, and of all other persons, in whole or in part, and on such terms and conditions as may be deemed reasonable and just, is by law vested in the Secretary of the Treasury. But, considering the magnitude and unforeseen nature of the case, it was thought proper not to exercise that authority until Congress had taken the subject into consideration, and prescribed, if they thought proper, the course to be pursued. All the petitions already received remain, therefore, suspended, and, in order to avoid useless expenses, the parties have been generally advised to delay making their applications in the manner directed by law, until the decision of Congress should be ascertained.

I have the honor to be, with great respect, sir, your obedient servant,

## ALBERT GALLATIN.

Honorable Langdon Cheves,
Chairman of the Cornmittee of Ways and Means.
[CIRCULAR.]
Treasury Department, Comptroller's Office, May 15, 1812.
Sir:
As it may be supposed that, on a seizure under the law of March 1,1809 , commonly called the non-importation law, the claimant has a right to the repossession of the property seized, by giving bond as pointed out by the 89th section of the collection law, it is deemed proper to submit to you, respectfully, the views taken of this subject at this Department. If such be a correct construction of it, it is plain that it will go far towards defeating the ends contemplated by its passage.

The policy and intention of this act evidently was to shut the door, as effectually as possible, against the introduction of British manufactures. The motive of taking bond from a claimant, under the 89th section of the collection law, as in all similar or analogous cases, unquestionably is, not that it may be received in lieu of the thing surrendered, but to compel or ensure the forthcoming of the thing itself. But, the state of things existing, and always liable to exist, under the non-importation act, would hinder the operation of this obvious principle. The enhanced value of the British commodity, arising from a general scarcity, may make it, in most cases, the interest of the illicit importer to forfeit his bond, the penalty being regulated by the nominal or invoice price of the goods, or a sufficient intermediate rise taking place before the trial, although the penalty was fixed according to the market value at the time of seizure. The act, in its foundation, its objects, and entire scope, aims at the total exclusion from the country of all British goods. If thwarted in that object, its next is to transfer them, when unlawfully introduced, to the hands of the Government. To suffer them, when seized for an apparent breach of this law, to pass to the immediate and virtual ownership of the claimant, and be subject to his disposition, would, in a great degree, have the effect to turn it aside from all its original intendments.

As the design of the act would, thus, be liable to frustration, it may be asked where the authority is found for this alleged right in the importer? Its allowance, if it would endanger the primary objects of the Legislature, should rest on express words, or implication as imperious. The 18th section of the act of the 1st of March, 1809, in referring to the collection law as the rule of proceeding, does so, it is apprehended, only in relation to the distribution of the forfeitures. The first clause of that section stands as an integral provision, relying upon no other law for its support, and capable of being executed, as to all the purposes of a civil or criminal suit, merely on its own footing, with the aid, indeed, of the incidental powers of the court. It is not seen that this general or resulting power, often inherent in courts, to order the repossession of a thing claimed on stipulation, or caution being given, either where it was for the benefit of all concerned, or where the thing itself was perishable, or where hardships was feared to an innocent owner, would be applicable under this law. But, if this be the ground of the importer's claim, it, of course, leaves out of sight, in every relation to the point, the 89th section of the collection law. If he cannot, then, stand upon the faith of any imperative injunction put upon the court, it will follow that his application must be addressed to its discretion; and you are, in such case, requested to resist the application, as opposed to the demonstrable policy of every part of the act. That a re-delivery to the party should have been made to take place, by special provision, under the collection law, is reconcileable with the system of which it is a part, which looks only at a derivative offence against the revenue, without any where contemplating an original exclusion of the article seized. But, a similar course must be essentially repugnant to the spirit of a law which addresses itself to the interests of a foreign Power, declaring that that Power shall be debarred all benefit of transporting her wares to the United States, and seeks to close, with penal sanctions, the very threshold to their entrance. The concluding part of the eighth section of the law further distinguishes it from the collection act, and by prohibiting, under a penalty, the purchase of British goods, knowing them to be liable to seizure, holds out an intimation that every practicability to their sale should be foreclosed, while their liability to condemnation remains undecided.

I beg leave to call your attention to the third section of the act, in pari materia, of the 2 d of March, 1811. The first proviso of this section, by pointing out a specific case in which British goods, unlawfully introduced, may be delivered to the owner upon bond, furnishes, it is conceived, an argument of weight, that in no other state of things ought it to be done.

These suggestions are respectfully submitted for your consideration and government. You will, doubtless, be able to extend them, and will superadd such other views, in elucidation of the meaning ascribed to the law at this Department, as your own reflections may supply. Under a conviction of its importance to the genuine intentions of the Government, it is particularly wished that you would resist, in every instance, a restoration to the claimant of the property seized, and never part, unless by the express order of the court, with the substantial security of a lien for the inferior and precarious safeguard of personal responsibility.

I have the honor to be, with great respect, your obedient servant,
RICHARD RUSH.

## [CIRCULAR TO DISTRICT ATTORNEYS.]

## Treasury Department, Comptroller's Office, October 5, 1812.

Sir:
Since the circular of the 15th of May, addressed to you from this office, it appears, from information received, that, in some of the districts, the courts hold themselves bound to deliver up the vessel and goods, seized in violation of the non-importation law, on satislactory bond given by the claimant, while in others, the opposition made to this course by the attorneys of the United States, has been found to avail with the court to refuse such delivery.

It is desirable that the law in question, whatever views may still be entertained of its original intention, should operate equally on the merchants or other owners of property seized, in every part of the Union.

Secing, therefore, that a different line of practice is found to govern the courts in different districts, upon this point, and, in order to prevent, as far as possible, any inconvenience or supposed injustice to individuals, resulting from such difference, you are hereby requested to withibold the opposition you were requested to make to the delivery of the property to the claimant, on his giving bond; the object being, that, as the decisions of the courts are not to be controlled by this department, you may thus lend your aid, negatively, at least, towards the uniform execution of the law. You will be pleased, however, to consider this relaxation as extended to property owned by American citizens only, and to urge, in all cases, a true and adequate appraisement.

I have the honor to be, \&c.

## RICHARD RUSH.

———, Attorney of the United States for -.

## Treasury Departiment, November 23d, 1812.

Sir:
I had already transmitted an answer to your letter of the 18 th instant, when $I$ had the honor to receive that of the 20th, requesting, in addition to the statement of facts, such further and other views of the subject of the late importations of British manufactures, as I might think proper, and particularly, whether, in my opinion, their importation has not been actually and materially advantageous to the Government.

Having, in the answer already transmitted, stated all the important facts within my knowledge, I cannot present the subject in any new or other view than that exhibited by those facts.

The payment of five millions of dollars for duties on those importations, had been stated, and is advantageous to Government. Indirect aid may, also, perhaps, have been derived from the increase of supplies, and from the return of American capital, produced by that event. But these advantages, whatever they may be, have been forced upon Government, and cannot be urged as a service rendered by these importers. Had those advantages been supposed sufficient to outweigh other political considerations, the importations might have been, and still might be, permitted and regulated by law. In the case of the Calcutta vessels, whose cargoes (for the landing of which in the United States bond had been given in India) have, by the act of 5 th July last, been admitted to entry, this was done on the express condition of the merchandise being warehoused, and remaining subject to the future disposition of Govern-ment-thus reserving the power to fix the terms on which those cargoes should be restored to the owners, and their sale be permitted. In the case now under consideration, the persons who have imported, contrary to law, do not seem entitled to more advantageous terms than would probably have been imposed, had a previous permission been granted.

Upon the whole, I continue in the opinion, submitted with great deference to the committee, that the one half of the forfeitures, which would otherwise fall to the share of collectors, ought to be remitted; but that, with respect to the one-half belonging to the United States, justice to the community requires that, when remitted, at least an equivalent may be secured to the public for the extra profit beyond that on common importations, which arises from the continuance of the non-importation act.

I have the honor to be, \&c.
Hon. Langdon Cheves, Chairman of the Committee of Ways and Means.

## EXAMINATION OF COMMITTEES OF MERCHANTS, \&c.

Several committees of the petitioners and other merchants interested in these importations, attended your committee: these were, John G. Coster, John Mason, Washington Irving, and Abraham R. Laurence, from New York; Nathan Appleton, from Boston; Caleb Cresson, Jun'r, William Schlatter, and Samuel Harvey, from Philadelphia; and Luke Tiernan, Philip E. Thomas, and Evan Thomas, from Baltimore.

The statements made by these gentlemen, who are men of character and respectability, were delivered, apparently, with such fairness and candor, as induced your committee to give much credit to them. The statements made by the committee from New York have been corroborated and confirmed by declarations, made on oath, by persons disinterested, as well as those interested in these importations.

## NEW YORK.

The committee from New York stated, that the current reports of enormous advances obtained by them, were not well founded; that some of them were entirely unfounded; that they had, for example, heard it stated that three hundred per cent. had been obtained in New York; that a local mode of selling English goods in New York, must have laid the foundation of this mis-statement; that it is usual in that city to demand and obtain three for one, in the sale of such goods: which means £3 New York currency for $£ 1$ sterling, which really yields but sixty-eight and two-thirds per cent. advance on the prime cost. They admitted that particular articles had been sold for very high prices; that these prices, however, were not exacted from a desire or determination to include in them the penalties which might be enforced by the Government, but from the great competition which existed in the market for the articles; that, for these articles, there was, to use the words of Mr. Irving, one of the committee, "a ravenous demand;" that it was understood that there were three army contractors, at one time, bidding upon each other; that these articles were.few in number, and formed but a small part of the amount imported; that they did not exceed one-eighth part of that amount; that there were none of them in the invoices of some importers; that Mr. Coster, one of the petitioners, had imported to the amount of nearly $£ 20,000$ sterling, prime cost, and had not received an article of this description; that the goods which commanded such high prices consisted, principally, of blankets and coarse woollens; that these were bulky articles, and paid a high freight; that the same circumstance made them liable to an extraordinary portion of other charges; that the very high prices which were obtained. were often received by second and third purchasers, and not by the importers; that there are three descriptions of dealers in these goods in Ney York: 1st. The large importers. 2dly. Large purchasers, who have money at command, who are well acquainted with the state of the market for every article, and, when there is a scarcity of a particular article, monopolise it and raise the price-these are called jobbers. And, 3dly. The retailers; and they stated, that the very high prices alluded to had frequently been received by the second, and, sometimes, by the last description of persons, and not by the petitioners. Hardware, cotton goods, glass ware, and fine goods, generally, have not been sold at high prices. Some goods have become unsaleable, from change of fashions; some come into disadvantageous competition with American manufactures, which have grown up orincreased in quantity, while these goods have been lying in England; some are not worth cost and charges. Goods for the Southern markets (South Carolina and Georgia, for example) are unsaleable, from the expense or impracticability of land carriage, the risk of water conveyance, from the cruisers of the enemy, and other circumstances of war. The occurrence of peace and free intercourse would make the importers great losers on many of those importations. The following were stated as the ordinary charges: four per cent. export duty; two per cent. inland charges on valuable fine dry goods; the same charges on coarse goods are much greater; one per cent. for packing, wrappers, \&c.; one per cent. for insurance and storage against fire till shipped; two per cent. freight on the average of fine goods; ten per cent. on coarse goods; on crockery, from two hundred to three hundred per cent. insurance against sea risk, \&c.; three per cent. on the aggregate amount of value as usually calculated in policies; commission for purchasing, from two and a half to five per cent.; one per cent. for receiving and paying over the remittance. The average of the lowest duties, as calculated at the custom house, amounts to thirty-three and one-third per cent. on the prime cost; on
crockery and glass ware, hardware, plated ware, silks, millinery, \&c., fifty per cent. The duty is calculated by adding ten per cent. on the prime cost, and on all charges which precede the shipment, except commission and outside packages.

The following were stated as extraordinary charges and losses: One and a half per cent. for extra storage and insurance against fire. Many of the goods lay in store for more than eighteen months; average storage twelve months; seven per cent. (the legal interest of the State of New York) for the average detention of one year on the purchase money. The goods which have been disposed of, were sold on a credit, without interest, of from six to twelve months; average seven to eight months. A great portion of the goods will remain long on hand; all Spring goods, at least till the Spring. Great charges and embarrassments have been incurred from capture by American privateers. Cargoes have been carried into, and delivered in, ports distant from those in which they were owned, and to which they were destined. Importers have sustained grievous court charges under the prosecutions directed by the Government. In New York, the courts have authorized a separate libel against the property of every importer, on each of which the costs have been $\$ 5025$, though the property may not have consisted of more than a single package. The gross charges will ayerage sixty per cent. on fine goods, and on coarse, they will be greater. They admit that, if the penalties and forfeitures be remitted, the petitioners will have a handsome profit, not much, however, exceeding the usual profits of ordinary trade, and it will be the whole profit of two or three years of embarrassed, and otherwise losing commerce. If the bonds be exacted, it will greatly distress all the importers. Many, it will ruin. The petitioners had given no orders which authorized the shipment of their goods under the actual circumstances which attended their shipment. It was an error of judgment in their agents, though it was a very general error, and one which ought not to prejudice the importer. It was confidently believed in England, that the importation would be permitted, and deemed legal. A printed paper, of which a copy is annexed, was circulated among all those engaged in the American trade, as proof that there was no danger in these shipments. The petitioners knew so little of the actual state of the fact, that they were, at first, greatly afraid of British capture. Those who shipper after the existence of the war was known, did it to get the property out of the hands of the enemy, choosing to rely rather on the justice and the moderation of their own Government, than the forbearance of a foreign government and an enemy. If the property had lain in England to the end of the war, it would have been ruinous to the owners. A portion of their property was originally invested in British manufactures, because they had no means of getting it home without great sacrifices, and on account of the actual and growing depreciation of the paper credit of Great Britain at the time.

The petitioners have never violated any of the laws of the country, while their particular interests have often been injuriously and deeply affected by them.

Some of the petitioners might, by a compromise, which was offered to them by the American privateers, which had captured their property, have obtained it by the payment of only two and a half per cent.; and though this would not have given them any legal security, it might have enabled them actually to evade the operation of the law, as they believe some persons, dealing less lairly, have done by the same means. These petitioners, incapable of such an act, have relied on the justice of their own Government. They did not believe-the citizens of New York, generally, had no idea, that, under the hard circumstances of their case, their own Government would either forfeit their property, or mulct them where they intended no violation of the laws of the country.
[Copy of the printed paper referred to in the foregoing statement.]

## Extract from the present non-importation act of the United States.

"Sec. 2. And be it further enacted, That, in case Great Britain shall so revoke or modify her edicts, as that they shall cease to violate the neutral commerce of the United States, the President of the United States shall declare the fact by proclamation, and such proclamation shall be admitted as evidence, and no other evidence shall be admitted of such revocation or modification, in any suit or prosecution, which may be instituted under the fourth section of the act to which this is a supplement. And the restrictions imposed, or which may be imposed, by virtue of the said act, shall, from the date of such proclamation, cease and be discontinued."

Extract of a letter from Mr. Hzonroe; the American Secretary of State, to his Majesty's Minister, Mr. Foster, dated

## $W_{\text {ashington, } 26 t h ~ J u l y, ~}^{1811}$.

"It is in the power of the British Government, at this time, to enable the President to set the non-importation law aside, by rendering to the United States an act of justice. If Great Britain will cease to violate their neutral rights, by revoking her orders in council, on which event alone, the President has the power, $I$ am instructed to inform you, that he will, without delay, exercise it, by terminating the operation of this law."

## BOSTON.

The gentleman who attended on the part of the merchants of Boston, made a statement, in all important particulars the same as the foregoing statement of the committee from New York, except so far as the following particulars may distinguish them:

He stated that he was in England from June, 1810, to May, 1811. That large quantities of goods were purchased and prepared for shipment, before 2d February, 1811, on account of the merchants of Boston, which arrived at the shipping ports too late to be shipped before the day last mentioned. A portion of these were shipped in the ensuing spring and summer, to Halifax and Montreal, and the greater part of those thus shipped, have been introduced into the United States since the war.

The remainder of the goods purchased before the 2 d February, 1811, forms part of those which have been lately imported into the United States, directly from Great Britain. Considerable portions of the goods thus imported, were purchased subsequently to the 2 d February, 1811, and before the revocation of the British orders in council, by those who had funds in England, which they could not bring home; and there was a very considerable portion of these importations purchased immediately after the revocation of the orders in-council. The last description of goods was shipped in pursuance of specific orders previously given, which were to be executed when the shipment of them should be,deemed legal, or by confidential agents in England, acting under general powers. The general orders relative to the shipment of the goods on hand, or those ordered, were, to ship when it should be legal to do so.

The goods purchased before 2d February, 1811, were purchased on the usual credit of three and six months. Those purchased between that date and the revocation of the orders in council, were almost exclusively purchased with cash, as the only object of the purchase was to invest the money of the purchasers. The greater part of those purchased at the moment of the revocation was purchased with cash, which had been placed in England for the purpose.

At the period of the declaration of war, the exchange was at twenty per cent. discount. Afterwards, it was difficult to negotiate exchange at all, and it was thrown something under that depreciation. Since the late importations, it has risen, and is now at from fourteen to fifteen per cent. discount.

The goods which were purchased after the 2d February, 1811, and before the revocation of the orders in council, were purchased at a lower than the usual rate. In six months after 2 d February, 1811, cotton goods suffered a depression equal to fifteen per cent. After the revocation, there was a small advance.

Generally, the importers of British goods were not the shippers of American produce to the Peninsula, or elsewhere. There are exceptions; many houses, much engaged in the shipments to the Peninsula, are among the late importers. A very large portion of the goods lately imported on account of the merchants of Boston, were imported by those engaged in the exportations to the Peninsula, who never imported British goods before. Probably three-fourths of the importations into Boston have been sold. The extraordinary profit beyond that of peace and free intercuurse, is about from five to ten per cent. The late importations are less than the usual Fall importa tions.

## PHILADELPHIA.

The committee from Philadelphia confirmed, in all important particulars, as applicable to that city, the statement of the committee from New York, and added the following particulars: The merchants of Philadelphia send off their orders for English manufactures from nine to twelve months before the period at which they expect the arrival of the goods. A considerable portion of the late importations, which have been made on account of the merchants of Philadelphia, were prepared for shipment by December, 1810. A considerable portion was purchased between February, 1811, and the revocation of the orders in council, and a few were purchased immediately after the revocation. Orders were given, in the summer of 1810 , for the bulk of the goods which have been lately imported, and the principal part of these orders were executed by the month of December, 1810; but, on the appearance of the President's proclamation of the 2d November, 1810, the merchants countermanded the shipment of their goods, and the further execution of their orders, and gave instructions that they should be completed, and the shipments made when the orders in council should be revoked, and their importation into the United States become legal. A great portion of these goods was paid for at the time they were put up; some of them bought upon the usual credit, but paid for long before the revocation of the orders in council.

Dry goods, which were put up prior to 2d February, 1811, and those which were purchased after the revocation of the orders in councii, were laid in at about the usual prices. Those purchased in the intervening time, were from ten to fifteen per cent. lower. Some articles of hardware cost rather an increased price, and none were purchased at reduced prices.

The importers of British manufactures are not, in Philadelphia, exporters of produce. The trade of that city is divided among two classes of merchants: one class imports, and the other exports. The importer almost universally makes his remittances in bills. The rate of exchange in Philadelphia varied, in 1811, from ten to twenty-two and a half per cent. discount. In 1812, it has varied from ten to twenty per cent. discount. Two weeks ago, it was at sixteen. In the Fall of 1810, it was at about five per cent. discount. The merchant does not consider as a part of his profit the advantage gained from a temporary depression of exchange, because, on other occasions, he has to pay a corresponding advance. It will be found, in twenty years, or other considerable given period, to be balanced. When it has been above par, they have not increased the usual advance on their goods. They have never, before late periods, known exchange on England to be so low; never knew it, before these periods, to be lower than ten per cent.

Generally speaking, about one-third of the late importations remains on hand. The profits have been rather greater than formerly; from five to ten per cent. greater. But the merchants have been idle for almost two years, paying house rent, and all the other expenses of their establishments, without any gain, and, considering these disadvantages, they will, notwithstanding this profit, be losers, not gainers, on their business.

The quantity imported is not a full importation.

## BALTIMORE.

The committee from Baltimore confirmed, as applicable generally to that city, the statement of the committee from New York, except so far as the following particulars may be variant from it:

They stated that Mr. Russell, late charge des affaires of the United States at London, had been applied to for his opinion and advice, and that he did advise these shipments, and gave it as his opinion, that the shippers would be sate; that the original importers of Baltimore had sold nearly all their goods; that they have not more than one fifteenth or one twentieth of their importations on hand; they have passed into the hands of jobbers and speculators; the average profit which the importers have obtained, beyond that of ordinary years, is between 5 and 10 per cent.

The usual practice, under the late restrictions, has been to give orders for goods to be executed on the contingency of a remission of these restrictions. It is believed that many of the goods lately imported, were purchased before the revocation of the orders in council, and many before 2d February, 1811. The hardware importations were all of this description. One of the committee, in October and November, 1811, passed through the great manufacturing towns in England, and saw the warehouses full of goods, packed up, which were said to be there on American account.

A great many of these goods were paid for before their shipment, others were remitted for before their arrival, and others have been obtained on the usual credit. It has not been the general practice to pay for goods at the time of purchase; but merchants have had much more the means of paying for the late importations, than they had to pay some years ago; this increased ability has arisen from the circumstance that this description of merchants have done no business for nearly two years past. There will be always some not wholly paid for; but, whether paid for or not, whenever they are out of the warehouse, they are considered as on account of the importer.

The importers of these goods are not the same persons who have shipped American produce to the Peninsula. It is usual for these importers to place funds in England, in anticipation of their orders, for the purchase of goods; the usual operation is, by the purchase of bills of exchange.

Dry goods have been purchased lately, at a lower rate than formerly, in England; those purchased in March, April, and May, were obtained at a lower rate than the same goods have been purchased at, at any other time. It was only at these periods that goods were purchased at an unusually low rate.

They have not taken into the calculation of the profit of these importations, the advantage on the purchase of bills; this is not included, because, if, on an average, the merchant pays no more than par tor the bills he remits, he is satisfied, and the experience of merchants proves, that no material advantage results to them in a course of years. There are cases in which persons went to England, provided with extensive funds, and have speculated on the low prices of the last Spring; but the great bulk of the goods imported were shipped in consequence of orders long before given. These importations have effected the return to this country of so much American capital. These importations have not exceeded the orders given-they have been less. Five ships were carried into Norfolk, three of which belonged to Baltimore, and one merchant gave bonds for nearly the whole of their cargoes, which averaged $£ 100,000$ sterling each. One vessel, belonging to Baltimore, the Eliza Ann, was carried into Boston; the value of the cargo exceeded $£ 100,000$ sterling, and one man gave bonds for the whole cargo; these bonds were sometimes given in the expectation of a commission, without any authority from the owners of the property.

## NEW YORK.

The committee from New York, in a subsequent communication, stated further, that the late importations into that city included purchases which were made after the revocation of the orders in council, as well as those which were made before the 2d February, 1811, and at intervening periods, but that the great mass had been purchased, and was on hand, remaining on American account, from the latter end of the year 1810 . They did not think, they said, on being interrogated to that point, that this, was a large calculation, notwithstanding the relaxation introduced by the law of March, 1811; because the merchants had asked information of the Secretary of the Treasury, before the passage of that law, as to the construction of the act of the 1st May, 1810, and the President's proclamation of 2 d November, 1810, and were informed by that officer, that all goods which should not arrive in the United States prior to the 2d February, 1811, would be liable to forfeiture; that they therefore countermanded their orders, and did not enjoy the advantage which was granted by the act of March, 1811.

Orders, which are to be executed in the Fall, are usually given by the first January preceding, but the merchant frequently revises his orders in the Spring.

Some of the goods lately imported have been purchased at a low rate, but a great part of them has not; as many of them have been long laid in, the late purchases have been made at lower than former prices.

The importers of British manufactures in New York, are a separate class of men from the shippers of American produce; they had no interest in the shipments to the Peninsula; there is scarce an exception within the knowledge of the committee, except Mr. Coster, one of themselves, whose trade was not to the Peninsula, but to the North of Europe; not one half of the American property in England, has been brought home; there were but twenty days in which to make shipments; 23d June, the orders in council were revoked. On the 13 th July, news of the declaration of war reached Liverpool, and it is believed no licences were granted afterwards. The late importations are not equal to one half of the usual supply, perhaps not one-third.

There has been an advantage obtained by the shippers to the Peninsula, by the depreciation of exchange on England; when they took bills, they were obliged to take bills. The exportation of specie was not generally permitted, and where not specially permitted, the attempt to export, if discovered, was coupled with forfeiture.

The course of trade practised by importers of British manufactures, as to payments, has been changed; formedy, the shipments were made on credit; now, the purchases are made with cash; the merchant who wants goods, and has not money, obtains his credit here, instead of obtaining it in England, as formerly; this country is, and has been for some time, the creditor of England; those who have imported on credit, for some time past, have been ruined. It is believed that the greater part of the goods, the orders for which were executed in the Fall of 1810, was paid for at the time of purchase. There are, it is believed, cases in which the goods have been shipped to order. and were deliverable on contingencies to the American merchant, but they are probably few in number, because it cannot be presumed that, in the hostile attitude which the countries have presented, many men would be found who were disposed to place their property in a situation so precarious.

Mr. Russell stated, that, after the revocation of the orders in council, many of the American merchants did apply to him to obtain his opinion, whether they could ship British manufactures to the United States with safety or not? That, before the revocation of the orders, upon considering the whole circumstances of the case, examining the words of the law, and perceiving that its operation depended solely on the revocation of the orders in council-considering the evident bearing of the examinations in Parliament, and the ground on which the opposition contended for the revocation of the orders, which was not so much an act of justice to the United States as the advantage that was promised to their own manufacturers, he thought it his duty to countenance the idea that shipments made after the revocation of the orders, would be admitted into the United States; that this ground was taken by the advocates of a revocation of the orders, who declared that they would advise their friends to ship, as they believed shipments, in the event of a revocation, might be made with safety, and that he thought good policy required him to countenance the idea, in order to co-operate as far as possible, with the advocates of the revocation of the orders.

That, after the revocation of the orders, he continued to declare, and did declare, to the merchants who applied to him, as his opinion, that they might make shipments with safety. This opinion applied only to the cases where shipments were made before war. After a knowledge of the war had reached England, he declared distinctly to the merchants, that the ground of a probable annulment of the non-importation act, by the Government of the. United States, had ceased.

Mr. Russell stated, however, that, after the knowledge of the declaration of war had reached England, he did still advise the American merchants to ship, because, if the property remained in England during the war, it would be ruinous to the holders. Many persons, after the revocation of the orders, and before the news of war arrived, had made purchases. He would not be understood to say, that he advised the merchants that, in case the law should not be repealed, they would be permitted to enjoy the advantages of a monopoly, and the consequent extraordinary profits, but merely that the property would not be confiscated. This, however, he said, was not at all a subject of conversation. His opinion that shipments might be made with safety, was founded as well on a presumption that the law would be annulled, as that the shippers would, in any event, be placed, as nearly as possible, on the footing on which they would have stood had the law been annulled. That, if the law should not be annulled, the special circumstances under which the shipments were made would entitle them to an exemption from its penalties. He believed that, before the revocation of the orders, and after the interdiction, purchases were made under an expectation of a revocation, and these were made at reduced prices. The depression was not very material. Alter the revocation, there was a rise, but they remained, throughout, lower than in common times, when the trade was assuredly free. He did not, however, pretend to be very conversant in these matters.

Some of the goods were purchased before the 2d February, 1811; but, he would suppose they formed a very small portion of the importations. In the period intervening between that date and the revocation of the orders, there had been more considerable investments, but he believed the greatest portion was purchased after the revocation. There was then great activity in investments, but he thinks it probable they were purchased with funds which had been remaining there for the purpose, and which were appropriated agreeably to orders which had been previous,y given, to be executed in the event of the revocation of the orders in council.

The knowledge of the declaration of war reached England about the 25th or 26 th July. Official information was not so soon received, and therefore the embargo which was laid by the British Government was not imposed till the 30th July. The order, subsequently issued, permitting the departure of licensed vessels, but limitting their departure to the 15 th of $\longrightarrow$, was extended in some special cases, but not generally.

## The following affidavits and letters are selected from a number reported by the Committee as part of their report; those which are not printed are of a like tenor.

## $\left.\begin{array}{l}\text { United States of America, } \\ \text { City of New York, }\end{array}\right\}$ ss.

By this public instrument, be it known to all whom the same doth or may concern, that I, John T. Irving, a public notary in and for the State of New York, by letters patent under the great seal of the said State, duly commissioned and sworn, and in and by the said letters patent invested "with full power and authority to attest deeds, wills, testaments, codicils, agreements, and other instruments in writing, and to administer any oath or oaths, to any person or persons," do hereby certify, that, personally appeared before me, Charles Osborne, Cornelius Heyer, H. Van Wagenin, John Stoutenburgh, William Irving, Nathaniel Richards, John Dodgson, John Mowatt, Jr. Eliphalet Williams, Robert C. Cornell, John B. Dash, Benjamin W. Dwight, John R. Willis, Isaac Carow, Joseph Cornell, William W. Mott, James Jenkins, Francis B. Winthrop, Jr. Moses Judah, Garret B. Abeel, Edward Lyde, George Newbold, Seabury Tredwell, Leonard Kip, James J. Roosevelt, Charles Smith, Jr. Robert Lee, Ebenezer Irving, James S. Bailey, Joseph Curtis, and Henry King, all merchants, of the city of New York, and well known to me, who severally subscribed their names to the within deposition, and being by me severally sworn and affirmed, respectively deposed and affirmed to the truth of its contents.

In testimony whereof, I, the said notary, have subscribed these presents, and I have hereunto affixed my seal of office, the sixteenth day of November, in the year one thousand eight hundred and twelve, and of the independence of the United States of America the thirty-seventh.
$\left.\begin{array}{l}\text { State of New Yore, } \\ \text { Cily of New York. }\end{array}\right\}$ ss.
The subscribers, importers of hardware, in the city and county of New York, and merchants there resident, being severally duly sworn and affirmed, severally say:

That they have severally received importations of British manufictures, in their line, since the revocation of the orders in council by Great Britain; that, of these importations, they believe not more than one-third have been sold; that sales by the package, or wholesale, have been made at an average advance of about ninety per cent. on the invoice; that the average charges of inland carriage, export duty, shipping commissions, insurance, freight, duties of import, \&c. amount to sixty-five per cent, of course not leaving a profit on their investments of more than sixteen per cent. or of twenty-five per cent. on the invoice cost, exclusive of any accidental benefit arising from exchange; that this benefit has been much less than would appear, by reason of many of the importers having remitted their funds, twelve, eighteen, and even twenty-four months ago, at which period exchange was not more than from six to ten per cent. under par; and against whatever gain may have been so made the loss of interest, with the expense of storage, insurance from fire, \&c. in England, may be considered as nearly a counterbalance. And these deponents and affirmants severally further say, that the said sales that have been effected by the package have been of the articles most in demand, and therefore most profitable; that the residue consists of many articles less saleable, and some of which, owing to the increase of the manufactures of this country, have been supplanted, and must be sold at little or no profit, such as nails, spades and shovels, planes, hollowware, whip thongs, webbings, mill saws, brushes of most descriptions, \&c. \&c.
Charles Osborne, Eliphalet Williams,

Cornelius Heyer,
H. Van Wagenin,

John Stoutenburgh,
William Irving,
Nathaniel Richards,
John Dodgson,
John Mowatt, Jun.

Robert C. Cornell,
John B. Dash,
Benjamin W, Dwight,
John R. Willis,
Isaac Carow,
Joseph Cornell,
William W. Mott,

James Jenkins,
Francis B. Winthrop, Jun
Moses Judah,
Garret B. Abeel,
Edward Lyde,
George Newbold,
Seabury Tredwell,
Leonard Kip,

James J. Rousevelt,
Charles Smith, Jun.
Robert Lee,
Ebenezer Irving,
James S. Bailey,
Joseph Curtis,
Henry King.

I, David Dunham, of the city of New York, auctioneer, do hereby ce, tify and declare, that I am in daily practice of vending at public sale, goods of the late importations from Great Britain, \&c.; that my sales embrace almost a general assortment of British manufactures, and that, for the present week alone, I have sold to the amount of near forty thousand dollars; that, with very few exceptions, the said goods have not brought above seventy to eighty per cent. upon the original costs; that the few instances where they have brought above that advance, it has more frequently occurred that they have not brought costand charges, and in some instances, that there has been from ten to twenty per cent. loss on the goods. And I do further certify and declare, that, in the importations of goods, in which I have been interested, I have found a number of packages that it has been with difficulty that more than cost and charges have been obtained; and that I have now on hand an entive importation, that (owing to the long detention of said goods at New London; at which port they have been wrongfully detained) I am willing to sell for cost and charges; and further, that, when the whole of the goods now under detention, shall be brought into market, that the prospect is, that they will be considerably lower. And I do further declare, that I have been interested (under the firm of Dunham and Randolph) in the purchase of a very large amount of British manufactured goods, associated with three or four other houses, say upwards of half a million of dollars, and a great proportion of which have been purchased at a bare mercantile profit, after deducting all the contingent expenses attending the same; and lastly, that, in speaking of the cost and charges of all gonds, the several penal bonds to the United States are never taken into calculation as composing any part thereof. To all these facts I subscribe, and stand ready to testify with my corporal oath, if necessary.

## DAVID DUNHAM.

I2 Matthias B. Edgar, a partner in trade with Mr. Dunham, the annexed named J. Valentine Van De Water, and I, Edward D. Burke, Clerks in the employ of the said David Dunham, are privy to the facts set forthin his certificate, so far as relates to his auction sales, and the goods imported by him, and of those now on hand; of the facts relating to the goods in which he has had an interest, with J. F. Randolph, under the firm of Dunham and Randolph, we believe to be true.

MATTHIAS B. EDGAR,
VALENTINE VAN DE WATER. EDWD. D. BURKE.

## New Yori, 16th November, 1812.

The subscribers, commission merchants and auctioneers, of the city of New York, do certify, that they have sold, buth at private and at public sale, large quantities of British manufactured goods, which have been imported here in vessels which left Great Britain subsequently to the order in council of 23d June last; that, in almost all instances, they had the original invoices of the sald goods and that they are of opinion, from various calculations they have made, the said goods have, upon an average, afforded a profit to the importers, beyond the cost and charges, of about, but not exceeding, twenty per cent. They further certify, that they have sold several separate invoices of goods, which did not produce as much as the cost and charges.

BOGGS, LIVINGSTON, \& Co.
NEw York, ss.
On this 16 th day of November, in the year one thousand eighthundred and twelve, before me, B. Livingston, an associate Justice of the Supreme Court of the United States, personally appeared James Boggs, one of the mercantile firm of Boggs, Livingston, \& Co. of the said city, who, being duly sworn, deposeth and saith, that the facts stated in the foregoing certificate are, to the best of his knowledge and belief, substantially true.

JAMES BOGGS.
Sworn the 16th November, 1812, before me.

## B. LIVINGSTON.

Jabez Harrison, of the city of New York, merchant, maketh oath, that he has imported, during the present Fall, since the repeal of the orders in council, about two hundred and thirty packages of dry goods, consisting of what is usually termed a general assortment; that, from those goods, he has sold several packages at less than cost and charges; that he has now on hand about twenty packages, for which, on an average, he is not offered more than the costs and charges; that upwards of one hundred packages of the foregoing have been sold at an advance varying from sixty to eighty two and a half per cent. and not exceeding the latter.
J. HARRISON

Sworn before me, the 17th November, 1812.
WM. BLEECKER, Notary Public.
Umitrd States of America, $\}$ ss.
City of New York,
By this public instrument, be it known, to all to whom the same doth or may concern, that I, John T. Irving, a public notary in and for the State of New York, by letters patent under the great seal of the said state, duly commissioned and sworn, and, in and by the said letters patent invested " with full power and authority to atttes
deeds, wills, testaments, codicils, agreements, and other instruments in writing, and to administer any oath or oaths, to any person or persons," do hereby certify, that, personally appeared before me, Daniel Hawxhurst, of the city of New York, merchant, known to me, who, in my presence, subscribed his name to the within deposition, and, being by me duly affirmed, deposed to the truth of its contents.

In testimony whereof, I, the said notary, have subscribed these presents, and I have hereunto affixed my seal of office, the sixteenth day of November, in the year one thousand eight hundred and twelve, and of the independence of the United States of America the thirty-seventh.

JNO. T. IRVING, Notary Public.
.
$\left.\begin{array}{l}\text { United States of America, } \\ \text { District of New York, }\end{array}\right\}$ ss.
Daniel Hawxhurst, of the city of New York, merchant, being duly affirmed, saith, that he is well acquainted with the value of hardware; that, within forty days past, he has purchased the best and scarcest articles, and those which yield as much profit as any others, at seventy-five per cent. advance on the nett amount of the invoice, at a credit of four months, and the discounts allowed in England were allowed to him; and that he knows the charges which have to be paid out of this advance of seventy-five per cent., in export duty, shipping expenses, insurance, commissions, freight, duties on imports, \&c. \&c. amount to from sixty to seventy per cent., and that the importer receives no more than a fair mercantile profit on the articles of this kind.

DANIEL HAWXHURST.
Affirmed to this 16th November, 1812, before me,
JNO. T.IRVING, Notary Public.
$\left.\begin{array}{c}\text { United States of America, } \\ \text { District of New York, }\end{array}\right\}$ ss.
Leonard Kip, of the city of New York, merchant, being duly sworn, deposeth and saith, that he is well ac quainted with the value of hardvare; that, within ten days, last past, he has purchased the best and scarcest articles, and those which yield the largest profit, at ninety per cent. advance, on six months credit; and that he knows the charges which have to be paid out of this advance of ninety per cent., viz: export duty, shipping commissions, insurance, freights, duties of import. \&c. amount to from sixty to seventy per cent, and that the importer receives no more than a fair mercantile profit for articles of this kind. And this deponent further saith, that he has now on hand a large quantity of nails, spades, and shovels, which, in consequence of the high duties and extra charges, he is willing to sell for the first cost, together with the double duties and invoice expenses, \&c. to which the same are subject.

Sworn the 14th November, 1812, before
LEONARD KIP.
B. LIVINGSTON.
$\left.\begin{array}{c}\text { United States of America, } \\ \text { District of New York, }\end{array}\right\}$ ss.
Asa Hoyt, of the city of New York, merchant, being duly sworn, deposeth and saith, that he is well acquainted with the value of hardware; that, within forty days last past, he has purchased the best and scarcest articles, and those which yield the largest profits, at ninety per cent. cash, and one hundred per cent. at four and six months credit, by the package, and that he knows the charges which have to be paid out of this advance of ninety to one hundred per cent., viz: export duty, shipping commissions, insurance, freight, duties of import, \&c. amount to from sixty to seventy per cent., and, after taking from the list of importations, low priced cutlery, butt-hinges, and a few other light articles, the residue will not, under the double duties, bear a future importation, excepting in quite limited quantities, particularly brass, hollow ware, shovels, \&c. which now form a considerable part of the importations, and do not, excepting at retail, pay any profit, and that the importer receives 100 more than a fair mercantile profit on the whole.

Sworn this 16 th day of November, 1812, before me,
C. BOSTWICK, Notary Public, New Lörk.

Dear Sir:
New York, November 14, 1812.
Some of my friends and neighbors feel a great interest on a subject now before Congress, in which, having personally but little interest, my views of the subject may perhaps be useful to you, when your attention shall be drawn to its consideration; at any rate, I presume on your friendship, to receive with candor the ideas I shall communicate.

Many of our importers of British goods are under immense responsibilities to the Government, for themselves and their friends; the course of my business would, at almost any other season, have placed me under similar circumstances; but not expecting, myself, the repeal of the orders in council, I had withdrawn my brother from England last year, and having no one there to act for us, we have not imported a cent on our account this season, although we have pretty large funds there, arising from shipments made a long time since. We have only bonded for $\$ 3,750$, amount of a small shipment made to us by an American citizen, in which we have no interest.

I am fully persuaded that Goverument wish to act with perfect fairness in relation to these bonds, and that the merchants have only to make out their case, as entitled to relief, to receive the full measure of it.

That those American merchants who happened to be in England, or had partners or agents there, on the repeal of the orders in council, should venture to make shipments, I presume can surprise no one, who has attended to the correspondence which has passed between the two Governments; at least, I am ready to say, that, not knowing or expecting war, I should certainly have done so, freely, had I been there. The only objection of any weight, to cancelling the bonds, that I have heard, is the large profits the merchants have realized; it is true, that some of those who were fortunate enough to have their vessels arrive early in the season, without the interruption of private or public cruisers, and who sold off their goods immediately, have secured unusually large profits on some descriptions of goods, say low priced woollens, \&c. These prices have been obtained in consequence of the previous scarcity, and a belief that, in consequence of the war, further supplies were precarious, and not from any idea of indemnity against the risk of the penal bonds to Government. In all our large cities, there are a class of dealers who buy by the package from the importers, and sell by the piece to the country traders; this class of people have probably felt rather unfriendly to the importers, to whom they gave any extra profit, and many of them have represented the importers' profits as extravagant, in order to cover their own extortions, on the country merchants. If, however, for this single season, the importers' profits should be unusually large, is it any thing more than the fair chance of trade, or an indemnity against the losses of former periods, arising out of the course of measures pursued by the Government for the general good, but which have borne with great severity on the importing dry good and hardware merchants? I do assure you, that, although I have conducted my business with my usual industry and judgment, that, for the last three years, $I$ have not mademy current expenses; and this I know to be the case with many others; there-
fore, although I do not share with them the handsome profits of this season, I feel that they are entitled to it, and do not envy them. Thus far, I have only viewed the bright side of the subject; there is, however, probably, a majority of those who have given bonds, who will only make a fair mercantile profit, in consequence of the expenses on, and delay in, the receipt of their goods, arising from detention by the cruisers, who have, in many instances, sent in the merchant ships to distant ports from where they were bound, and thus obliged the consigners of the goods to incur heavy expenses in procuring the release. Under these circumstances, the delay in getting possession of the property, has, in most instances, deprived the merchant of the greater part of his expected profit; and, it is within my own knowledge, that now (when goods have fallen in price, so as to afford, in most instances, little more than the usual small profits, and in some instances, no profit many of the importers are but just getting possession of a great proportion of their goods, and many are not yet released. We have, ourselves, a ship in the freighting business, which was proceeding from Scotland to this port, with a valuable cargo of dry goods, on account of various merchants in this city; she was captured in August last by a privateer, and carried into Bristol (Rhode Island.) The ship is released on bond, but nearly the whole of the cargo is this day in store in Bristol, under charge of the marshal or collector-the privateer (the Yankee) refusing to consent to their release on bond. Are not these cases of hardship?

1 am, with much respect, dear sir, yours, truly,
Lewis Condict, Esq.

## Baltimone, November 17, 1812.

## My Drar Sir:

In consequence of the death of our mutual and respectable friend, Mr. David Armour, of this city, as his particular friend, and admimstrator of his estate, the duty has devolved upon me of stating particularly the transaction as it occurred, and the circumstances under which the goods lately imported by Armour and Jenkins arrived. This subject, I observe, being referred to a committee of the House of Representatives, to make report on, imposes an obligation on me of stating such facts and circumstances, relating to this business, as I conceive may be useful. This I should have done at an earlier period, but was prevented by the want of the documents from Norfolk, which came to hand the night before last only. For many years past, as will no doubt appear, by referring to the Treasury Department, Armour \& Jenkins, (saddlers of this city) were in the practice of importing, every Spring and Fall, a small quantity of saddlery. Pursuing their customary plan, on the 30th of June, 1810, they ordered the goods which have lately arrived, the subject which is now before the committee. Shortly after this period, Mr. D. Armour was taken sick, and died on the 11th of November following, leaving a widow and six children. During the time between the 30th of June, 1810, and his death, part of the money for those goods was paid; the balance, Mr. Jenkins, the surviving partner, paid, by great exertions, in the latter end of March, 1811, having obtained the money, in part, from the Union Bank of Maryland, on loan, to effect this object. The inducements to those exertions were, that Messrs. William Walker \& Co. of Philadelphia, who were the agents of the Messrs. Walkers in England, of whom the goods were ordered, gave him a discount of $7 \frac{1}{2}$ per cent. for prompt payment. You will please to observe, that, when this money was pard, the goods were expected in a very short time; this opinion was induced by the letter of William Walker \& Co. of Philadelphia, dated 13th March, 1811, an extract from which is herewith enclosed. The circular from the Treasury Department, it is presumed, which reached England in the interim, stopped their shipment, as, by that instrument, no goods were allowed to be landed in this country, which should arrive after the 2d of February; although it so turned out, that, had they been shipped, by a subsequent law of Congress they would have been legaly imported, as the law admitted all goods that should leave England before the 2d of February. In the midst of those difficulties, and believing, from the declaration of our Government, that the non-importation act would be repealed, as soon as the British Government should revoke their orders in council, Mr. Jenkins, the surviving partner, with, I believe, almost every other importer, ordered the goods shipped, as soon as the orders in council should be removed. This event having taken place, and the shippers in England not knowing of war being declared by this Government, shipped them under the former orders they had received. I should have mentioned, that the goods sold, as heretofore mentioned, by order of the orphans' court, were sold on a credit of six months, which time, added to that already elapsed since the money was paid, makes twenty-five months' interest due, or $12 \frac{1}{2}$ per cent.; from which deduct the $7 \frac{1}{2}$ per cent. allowed for prompt payment, and 5 per cent. stands of course a proper item in the price of the goods, which would, on the money paid in England, amount to about \$720. From the foregoing, which is founded, not upon speculative suppositions, but upon facts, absolute in themselves, the documents of which can be exhibited, if necessary, it would follow, that, if the Government exacted the bonds taken, Armour \& Jenkins would lose $\$ 10,93503 \frac{1}{2}$; this results from the following facts:

The amount of penal bond, per Tom Hazard, in Norfolk, is
\$12,807 88
64033
13,448 21
From this sum, deduct nett profits made, as per statement No. 3, -
2,513 17 $\frac{1}{2}$

## Absolute loss of Armour \& Jenkins,

$\$ 10,935 \quad 03 \frac{1}{2}$
I am aware that something may be said about the rate of exchange; on this head, I shall adopt the language of Mr. Russell on a late occasion. I have nothing to disguise. The advantage of bills, upon the whole of this transaction, has been about 14 per cent.; but have we not, without any fault of ours, been subjected to great trouble, anxiety, and alarm? Yes, more than any man mhis senses would be willing to undergo for such an advantage.

Having, as I conceive, made a fair and honest statement of this business, I would ask, what will Government be likely to do? In coming to this determination, there will be but one object in view-this object is justice. You know me too well to suppose I would not be among the very first to step forward to punish any violation of the laws of our own Government; but it is surely a sound maxim to say, that, where there was no intention to transgress, there can be no crime; and where there has been no crime, I am quite sure, an honest Government, like ours, will never punish. You may ask how a discrimination can be made. 'Io this I would say, that, if the collected wisdom of the United States cannot devise means to punish the guilty, without involving the innocent, let the whole escape. Adopt the common declaration of law-it is better for ninety-nine guilty parsons to escape, than to punish one innocently. Having been thus lengthy, I shall conclude by giving you permission to make what use you please of this letter, and the accompanying documents.

I remain, yours, very respectfully,
JOHN HILLLEN,
Administrator of the estate of D. Armour, aleceased.
Alexander M'Kim, Esqr.
Extract of a letter from Wm. Walker \& Co. duted Phiiadelphiu, 13th March, 1811, to Messrs. Arnour \&. Jenkins.
"Gentlembn: We have yours of the 11th; the lastaccounts we have from our friends in England, are of the 22d December, at which time they intended shipping all they could get on board by 2 d February. 'They mention particularly, that the Baltimore orders having been received early, were in great state of forwardness, and would be ready for the first vessels. We have, therefore, no doubt, but the greatest part of your goods will be in the Diana."

## S'TATE OF THE FINANCES.

## communicated to the senate, on the 7th of december, 1812.

In obedience to the directions of the act supplementary to the act, entitled "An act to establish the Treasury Department," the Secretary of the Treasury respectfully submits the following report and estimates:
I. To the end of the year 1812.-The actual receipts into the treasury, during the year ending on the 30th of September, 1812, have consisted of the following sums, viz:
Customs, sales of lands, arrears, repayments, and all other branches of revenue, amounting to
gether, as will appear more in detail by statement E , to
$\$ 10,934,9.1690$
On account of the loan of eleven millions of dollars, authorized by the act of March $14 \dot{\operatorname{th}}, 1812$,
Total amount of receipts, ${ }^{\circ}$. ${ }^{\circ}$ on the ist of October, $181 \dot{1}^{\circ}$, and amounting $\dot{\text { to }}$
Making, together with the balance in the treasury, on the 1st of October, 1811, and amounting to
An aggregate of . . . . . . . . . $\$ 20,729,97776$
The disbursements during the same year have been as followeth, viz:
Civil department, including miscellaneous expenses, and those incident to the intercourse with fo-
reign nations,
Army, militia, volunteers, fortifications, arms, and arsenals, -
Navy department,

| $\left.\begin{array}{rl}\$ 7,770,300 & 00 \\ 3,107,501 & 54\end{array}\right\}$ | $-\$ 1,823,06935$ |
| ---: | :--- |

Indian department, - - - $\quad$ - $\quad$ - $\quad 230,975005$
Interest on the public debt, - $\quad$ - $\quad$ - $\quad 2,498,01319\}$
On account of the principal of do.

- $5,436,47918$

Amounting, together, as will appear more in detail by the statement E, to
And leaving in the treasury, on the 30th September, 1812, a balance of
2,361,652 69
$\$ 20,729,97776$
The statement Ee exhibits, in detail, the payments made by the Treasury Department, for the several branches of the military and naval expenditure, during the same year, (from the 1st of October, 1811, to 30th September, 1812) and also during the two last months, (October and November, 1812.

The receipts for the last quarter of the year 1812, on account of both revenue and loans, are estimated at $\$ 9,000,000$; and the expenditures (including about $1,500,000$ dollars, on account of the principal of the public debt, and $1,000,000$ dollars for the militia) at nearly the same sum.
'The sums obtained or secured, on loan, during this year, amount, so far as has been ascertained at the treasury, to ( $a_{0}$ )
\$5,847,212 50
Of which there was received prior to the 1st October, 1812, as above stated,
\$5,847,212 50
Received, or to be received, prior to 1st January, 1813, - - - $\quad$ -
To be received in January and February, 1813,
1,050,000 00
the treasu
$13,100,20000$
It will also appear, by the statement $F$, that this sum was obtained on the following terms, viz:
For six per cent. stock, irredeemable till the 1st of January, 1825, and afterwards redeemable at the pleasure of the United States,
year, and reimbursable as followeth, viz:

- \$7,415,200 00

On temporary loans, at the rate of six per cent. a year, and reimbursable as followeth, viz

| In 1813, | - | - | - | - | - | - | $1,350,00000$ |  |
| ---: | ---: | ---: | ---: | ---: | ---: | ---: | ---: | ---: |
| In 1814, | - | - | - | - | - | - | - | 750,00000 |
| In 1817, | - | - | - | - | - | - | - | 50,00000 |

For treasury notes, bearing an annual interest of $5 \frac{2}{3}$ per cent. and reimbursable one year after date,
,000 00
3,535,000 00
$\$ 13,100,20000$
From the present demand, it appears probable that the residue of the treasury notes, authorized by the act of 30th of June last, and amounting to $\$ 1,465,000$, will be disposed of prior to the 1st of March next.

It may be proper also to state, that, notwithstanding the addition thus made to the public debt, and although a considerable portion has been remitted from England and brought to market in America, the public stocks, which had at first experienced a slight depression, have been, for the last three months, and continue to be, at par.
II. Fear 1813.-The nett revenue, arising from duties on merchandise and tonnage, which accrued during the year 1810, amounted to $\qquad$ \$12,513,490
The nett revenue, arising from the same sources, which accrued during the year 1811, amounted, as will appear


The same revenue, for the year 1812, is estimated at 12,500,000 dollars; of which sum, about 5,500,000 dollars arise from duties on the late importations from Great Britain.

The custom house bonds, outstanding on the 1st day of January, 1813, and falling due in that year, are estimated, after deducting bad debts, at $11,250,000$ dollars; and it is believed that the probable amount of receipts from that source, into the treasury, during the year 1813, may be safely estimated at $11,500,000$ dollars

The sales of public lands, north of the river Ohio, during the year ending on the 30th September, i811, and after deducting the lands which have reverted to the United States, have amounted, as appears by the statement C, to 390,000 acres; and the payments by the purchasers to 790,000 dollars. The Indian wars may affect the sales, and perhaps, to a certain extent, the amount of payments. It is, however, believed, that that branch of revenue may, together with some other small items, be estimated, for the ensuing year, at 500,000 dollars; making the whole amount of probable receipts into the treasury, for the year 1813 , (exclusively of loans) $12,000,000$ dollars.

The expenditures for that year are estimated as followeth, viz:
1st. Expenses of a civil nature, both foreign and domestic,
\$1,500,000
2d. Public debt, viz.
Interest, including that on new loans of the years 1812 and 1813,
Reimbursement of six per cent. and deferred stocks, and of temporary loans and treasu-
ry notes falling due in 1813, and estimated amount of purchases of stock, -
\$3,300,000
(
5,200,000
(a.) The amount was stated in the President's message, at the commencement of the session, at eleven millions of dollars. The other two millions have been contracted for subsequent to its date.

## 3d. Military establishment:

The estimates of the Secretary of War are, with respect to the army, predicated on the employment of the whole force authorized by law, and amounting to 36,700 men, of every description. Adding to this the expense incident to the service of volunteers and militia, and also the increase of pay of the army, the appropriation for arming the militia, and 400,000 dollars of the unexpended balance for fortifications, the whole contemplated expense may be estimated as follows:

| Army-pay, subsistence, bounties, clothing, and | hospitals, |  |  |  | \$9,350,000 |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Ordnance and armories, | - - |  |  | - | 1,850,000 |
| Quartermaster's department and contingencies, | - - |  |  |  | 2,500,000 |
| Fortifications, - - - | - - |  | - |  | 900,000 |
| Arming the militia, - | - - |  |  |  | 200,000 |
| Volunteers and militia, in actual service, | - . | - |  |  | 2,000,000 |

$\begin{array}{llllllr}\text { Arming the militia, } \\ \text { Volunteers and militia, in actual service, } & - & - & - & - & - & - \\ 2000,000\end{array}$
rolunteers and miritia, in actual service, _ _ _ - -
Indian department,
$17,000,000$
4th. Naval establishment:
The estimates of the Secretary of the Navy are predicated on the employment of the following force, viz:
Commissioned and warrant officers, ${ }^{\text {c }}$ - $\quad$ - 871
Petty officers, seamen, and boys, viz:
For nine frigates and nine smaller vessels, - $\quad$ - $\quad 3,620$
For two hundred gun-boats and other vessels, - $\quad \mathbf{7 , 0 0 0}$
Marines, including officers,

$$
\text { Total, } \quad-\quad 13,360
$$

And the expense is estimated as followeth, viz:
Pay, provisions, and medicine,
\$3,290,000
Ordnance,
Repairs, contingencies, and navy yards, adding the annual appropriation of $\dot{8} \dot{0} 00,000$
for timber, . . . . . . . . . . . . . . . .
Marine corps,

1,125,000
410,000

Amounting, altogether, to $\longrightarrow$
Amounting, altogether, to $\quad \dot{\circ}$. , having been estimated at
31,925,000 $12,000,009$

## Leaves a balance to be provided for, by loans, of .

Of this sum, more than one million is already contracted for, and there remains on hand a balance of about a million and a half, in treasury notes, not yet disposed of. An authority to issue new notes, for about two millions and a half more, being the amount reimbursable in 1813, will still keep the whole amount issued at five millions, and reduce the amount of the loan to about fifteen millions of dollars.

In order to facilitate the loan, and perhaps to improve its terms, it may, however, be eligible to leave some discretion in the Executive, as to the respective amounts of stock and notes to be issued; which may be advantageously varied, according to circumstances, without increasing the aggregate of both.

The preceding estimates do not embrace the expense incident to the proposed increase of the navy, nor any other expenditure, not yet authorized by law. In order to meet any new expense which may thus be authorized by Congress, it will, therefore, be necessary to increase the loan to a corresponding amount.

The sums received, or to be received, on loan, during the calendar year 1812, have been stated at $\$ 12,950,200$
The payments on account of the principal of the debt, during the same year, though not yet precisely ascertained, may be estimated (so far as ascertained on the 1st of December, at the treasury) at

$$
2,350,200
$$

Making the actual increase of debt, during that year,

-     - 

$\$ 10,600,000$
It appears, according to the preceding estimate, that the whole sum to be borrowed, during the year 1813, will amount to about twenty millions of dollars; and that the payments on account of the principal of the public debt will exceed five millions; making the actual increase of debt, during that year, - $\$ 15,000,000$

Of the revenue which will accrue during the year 1813, and on which the receipts of the year 1814 will principally depend, it is not practicable at this moment to form a correct estimate. So far as may be inferred from the experience of the short period which has elapsed, since the declaration of war, it is not probable that the revenue derived from customs will exceed the amount of $\$ 5,000,000$, at which it had been estimated in a former communication. The duties accrued, or which will accrue, during the last six months of this year, after deducting drawbacks and expenses of collection, are estimated at less than $9,000,000$ dollars; which, deducting about $5,500,000$ dollars on account of duties on the late importations from Great Britain, and one million for the duties on importations from Calcutta and China, would not leave more than 2,500,000 dollars for the ordinary revenue on those branches of commerce which are permitted by law, and from which the United States will not be nearly excluded by the war.

All which is respectfully submitted.
Treasury Defartment, December 13t, 1812.
ALBERT GALLATIN.
A.

A statement exhibiting the amount of Duties which accried on merchandise, tonnage, passports, and clearances; of debentures issued on the exportation of foreign merchandise; of payments for bounties and allowances; and for expenses of collection, during the years 1810 and 1811.

| Years. | Duties on |  |  | Debentures issued. | Bounties and allowances. | Gross revenue. | Expenses on collection. | Net revenue. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Merchandise. | Tonnage. | Passports \& clearances. |  |  |  |  |  |
| 1810 | 16,601, 71171 | 169,161 24 | 23,428 00 | 3,839,160 00 | 2,268 05 | 12,952,872 90 | 439,382 87 | 12,513,490 03 |
| 1811 | 10,427,412 21 | 124,363 30 | 19,737 70 | 2,227,245 00 | 78413 | (a) $8,343,48408$ | 440,92446 | 7,902,559 62 |

(a) Gross revenue, for the year 1811,
$\$ 8,343,48408$ Deduct interest and storage 19,026 60

Gross revenue, per statement B,
$\$ 8,324,45748$

Statement of the amount of American and Foreign Tonnage employed in Foreign Trade, for the year 1811, as takenfrom the records of the Treasury.
American tonnage in foreign trade, - . . . . . . . . Tons, 948,247
Foreign tonnage, - $\quad$ - $\quad$ - $\quad$ - $\quad$ - $\quad$ -

Total amount of tonnage employed in the foreign trade of the United States, - $\quad-\quad$ - 981,450
Proportion of foreign tonnage to the whole amount of tonnage employed in the foreign trade of the
United States,
3.4 to 100

Treasury Department, Register's Office, November 18th, 1812.
JOSEPH NOURSE, Register.

## B.

A statement exhibiting the value and quantities, respectively, of Merchandise on which duties actually accrued during the year 1811, consisting of the difference between articles paying duty, imported, and those entitled to drawback, re-exported) and, also, the nett revenue which accrued, (luring that year, from duties on Merchandise, Tonnage, Pasports, and Clearances.
goods paying duties ad valorem.

| \$15,951,50\% at $12 \frac{1}{2}$ per cent. |  |  | - | - | - | - | - | \$1,993,938 38 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 2,524,551, at 15 | do. | . | - | - | - | - | - | 378,682 65 |
| 131,114, at 20 | do. | - | - | - | - | - | - | 26,222 80 |
| \$18.607,172 |  |  |  |  |  |  |  |  |

(a) Additional duty on $\$ 18,604,453$, at $2 \frac{1}{2}$ per cent.


Treasury Department, Register's Office, November 18th, 1812. JOSEPH NOURSE, Register.

## Explanatory Statements and Notes.



* Hyson tea imported from other places than India, rate of duty 50 cents.

Explanatory Statements and Notes—Continued.

C.


| offices. |  | Lands sold, after deducting lands reverted. |  | Lands revertcd. | In hands of Receivers, 1 st October, 1811. | Due by individuals, 1st October, 1811. | Receipts by Reccivers. |  | Payments by Reccivers. |  |  | Balance due 1st Oct., 1812. |  | Total balance due 1st October, 1812. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | Acres. | $\begin{gathered} \text { Purchsae mo- } \\ \text { ney. } \end{gathered}$ |  |  |  | On account of purchlase money. | On account of forfeitures. | Into Treasury. | The part for expenses. | Repayments. | $\begin{aligned} & \text { From indivi- } \\ & \text { duals. } \end{aligned}$ | By Receivers. |  |
| Marietta, |  | 3,357.30 ${ }^{\frac{1}{4}}$ | \$7,674 60 ${ }^{2}$ | 511.28 | \$3,161 25 | \$20,187872 | \$5,285 50 | \$227 14 | \$2,260 72 | \$567 31 |  | \$22,576 98 | \$5,845 86 | \$28,422 84 |
| Zanesville | - | 38,689.64 | 78,024 72 | 11,036.1712 | 7,119 39 |  | 83,139 50 | 6,919 32 | 79,441 72 |  | \$374 08 | 148,874 64 |  |  |
| Steubenville, |  | 67,199.42 | 151,515 32 | 13,102.16 | 29,816 $45 \frac{7}{4}$ | 176,782 14, | 119,580 $65 \frac{1}{2}$ | 6,072 351 | 137,570 52 | 5,045 36 | 1,078 87 | 208,716 $81 \frac{1}{4}$ | 11,774 717 | 220,491 53 |
| Canton, - |  | 54,684.61 | 109,36922 | 801.28 | ${ }_{71,066}^{26,150} 508{ }^{56}$ | 87,271 882 |  | 8012 5,14696 | 60,077 <br> 86,092 <br> 13 | 2,138 3,186 96 | 13956 | $\begin{array}{r}125,235 \\ 7689 \\ \hline 18\end{array}$ | 31,41988 <br> 55,014 | 160,655 131,893 |
| Chillicothe, |  | 160,573.723 | 42,97185 36179162 | ${ }_{57,838.14} 9$ | ${ }_{50,653} 878$ | $737,19560 \frac{3}{4}$ | 308,104 75 | 28,906 16\% | 330,447 45 | ${ }^{3}, 940{ }^{\prime} 20$ | 46161 | 790,882 4774 | 46,815 $53 \frac{1}{2}$ | 837,698 $01{ }^{\frac{1}{4}}$ |
| Cincinnati, |  | $160,017.57$ 35,523 | 361,791 71,047 68 | 57,838.14 472.00 |  | ${ }_{117,528} 324$ | -30,649 $23{ }^{\frac{3}{4}}$ | 28,4720 | -35,881 80 | 2,425 52 |  | 127,926 76 ${ }^{\frac{4}{4}}$ | 12,382 $82 \frac{3}{4}$ | 140,309 59 |
| Vincennes, |  | ${ }_{13,618.54}$ | 27,237 08 | 320.00 | 5,447 45 | 101,289 62 ${ }^{\frac{1}{4}}$ | 30,512 39 ${ }^{\frac{3}{4}}$ | 3200 | 30,771 00 | 2,211 07 |  | 98,014 $30 \frac{1}{2}$ | 3,009 77\% | 101,024 08 |
|  |  | 391,664.65 | \$849,632 092 | 94,075.63 | \$203,408 773 | 1,496,371 $67 \frac{1}{4}$ | \$746,897 43 | \$47,431 $26 \frac{1}{4}$ | \$782,543 31 | \$29,045 91 | \$2,054 12 | \$1,599,106 33 ${ }^{\text {a }}$ | \$184,094 139 | \$1,783,200 472 |


| Dollars. |
| :---: |
| 7,130,852 $26 \frac{1}{2}$ |
| $849,63209 \frac{1}{2}$ |
| $\$ 7,980,48436$ |

EDWARD TIFFIN, Commissioner.
Statement of the Lands sold in the Mississippi Territory, from the 1 st of October, 1811 , to the 30 th September, 1812 ; showing, also, the amount of receipts from individuals, and payments made by Receivers, during the same time, with the balance due, both on the 1st of October, 1811, and 1st October, 1812.


\footnotetext{

total sales of lands.
Amount of lands sold from the opening of the offices to the 1st October, 1811,
Amount sold since, as above stated,
D.

An estimate of the principal redeemed of the Debt of the United States, from the 1 1st October, 1811, to the 30th of September, 1812; and, also, from the 1st of April, 1801, to the 30th September, 1812.

|  | Redemption from lst October, 1811, to 30th September, 1812. | Redemption from 1st April, 1801, to 30th Sept'r, 1811, per the Secretary's report of 25 th Novem ber, 1811. | Total principal redeemed, from 1st April, 1801, to 30th September, 1812. |
| :---: | :---: | :---: | :---: |
| The amount of warrants issued on the Treasurer of the United States, on account of the interest of the domestic debt, and of the reimbursement of the old 6 per cent. and deferred stocks, from the 1st of October, 1811, to the 30th September, 1812, exclusive of a repayment of $\$ 24,92730$, and of the reimbursement of part of the converted stock, and the purchase of Louisiana 6 per cent. stock, as stated below, was $\$ 3,210,41828$ Deduct interest which accrued during the same period, calculated quarter yearly, |  |  |  |
| Reimbursement of the old 6 per cent. and deferred stocks,  <br> $D_{0}$ of the navy 6 per cent. stock, <br> $D_{0}$ of the $5 \frac{1}{2}$ per cent. stok, <br> $D_{0}$ of the $4 \frac{2}{2}$ per cent. stock, <br> $D_{0}$ and purchase of 8 per cent. stock, <br> $D_{0}$ of exchanged 6 per cent. stock, <br> $D_{0}$ of converted 6 per cent. stock, | $\begin{array}{\|cc\|} \text { 81,523,596 } & 39 \\ - & \overline{-} \\ - & \overline{-} \\ \overline{-} & \\ 1,294,452 & 29 \end{array}$ | $\begin{array}{r} \$ 13,312,846 \\ 711,700 \\ 1,80 \\ 1,847,500 \\ 176,000 \\ 6,359,600 \\ 600 \\ 6,293,351 \\ 12 \end{array}$ | $\begin{array}{r} \$ 14,836,44296 \\ 711,70000 \\ 1,847,50000 \\ 176,00000 \\ 6,359,60000 \\ 6,293,351 \\ 1,294,452 \\ 1,294 \end{array}$ |
| Purchase of Louisiana six per cent. stock, (cost \$116,761 17, | 118,500 00 |  | 118,500 00 |
| Payments for lands, in certificates of the debt of the United States, Do to foreign officers, and for certain parts of the domestic debt, <br> Do on account of domestic loans, Reimbursement of the foreign debt, | $1,91731$ | $\begin{array}{r} 268,24070 \\ 90,092 \\ 38 \\ 3,440,00 \\ 10,075,004 \\ 00 \end{array}$ | $\begin{array}{r} 268,24070 \\ 92,00989 \\ 3,440,000 \\ 10,075,00400 \end{array}$ |
| Dollars, | a 2,938,465 99 | 42,574,334 97 | b45,512,800 96 |

(a.) There was received, on loan, from 1st October, 1811, to 30th September, 1812, - $\quad \$ 5,847,21250$ From which, deducting the principal redeemed,

2,938,465 99
Leaves, for the actual increase of debt, during that period,
$\$ 2,908,74651$
(h.) To this sum of - - - - - - . . . $\$ 45,512,80096$

Must be added:
Difference between the nominal amount of 3 per cent. stock extinguished, and that of cons yerted stock, issued under the act of 11th February, 1807, - $\$ 1,001,45845$
Difference between the nominal amount of six per cent. and deferred stocks, as here stated, and the amount actually reimbursed, as per accounts settled at the treasury, arising from unclaimed dividends and arrears of interest, _-

From which, deduct reimbursements on stock paid in for lands prior to 30th September, 1805,

$$
\$ 1,325,73336
$$

4,229 90
$1,321,50346$
True amount reimbursed from 1st April, 1801, to 30th September, 1812,

- $\$ 46,834,30442$


Ee.
Slatement of payments made at the Treasury during the year ending on 30 th September, 1812 , and during the months of October and November, 1812, for the several branches of expenditure in the War and Navy Departments.

| heads or expenditure. | First six months from Ist Oct. 1811, to 31st March, 1812. | Secondsix month from lst April to : 30th Sept. 1812. | Months of Oc tober ańd November, 1812 | TOTAL. |
| :---: | :---: | :---: | :---: | :---: |
| WAR. |  |  |  |  |
| Bounties and premiums, | \$161,000 | \$250,000 | - - | \$411,000 |
| Pay, - - | 335,000 | 600,000 | - 20 | 935,000 |
| Subsistence, | 570,000 | 979,000 | \$250,000 | 1,799,000 |
| Clothing, | 50,000 | 948,000 | 500,000 | 1,498,000 |
| Forage, | 5,000 | 20,000 |  | 25,000 |
| Camp equipage, \&c. | 225,000 | 140,000 | 5,131 83 | 370,131 83 |
| Purchase of horses, - |  | 52,000 | 100,000 | 152,000 |
| Ordnance and purchase of sulphur, . | 150,000 | 540,000 | 23,316 50 | 713,316 50 |
| Arsenals and armories, . | 235,000 | 106,000 | 50,000 | 391,000 |
| Medical and hospital department, | 24,000 | 102,000 | 54,000 | 180,000 |
| Quartermaster's department, |  | 990,000 | 653,760 | 1,643,760 |
| Corps of artificers, - ${ }^{\text {a }}$ | - - | 2,000 |  | 2,000 |
| Seven companies of rangers, |  | 108,772 | 11,250 | 120,022 |
| Militia, and their equipment, | 40,000 | 506,800 | 626,000 | 1,172,800 |
| Volunteers, - |  | 210,000 | 150,000 | 360,000 |
| Fortifications, - | 170,000 | 90,000 | - - | 260,000 |
| Contingent expenses, | 65,000 | 86,228 | 50,000 | 201,228 |
| Miscellaneous expenses, | 2,500 | 7,000 | 9,650 | 19,150 |
| Indian department, - | 115,975 | 115,000 | 50,000 | 280,975 |
| Dollars, | 2,148,475 | 5,852,800 | 2,533,108 33 | 10,534,383 33 |
| Balance in the hands of the treasurer on account of the War Department, 1st October, 1811, Do. do. Ist October, 1812, |  |  |  |  |
|  | - - | - - | - - | \$214,986 93 |
|  | - - | - - | - - | 760,331 13 |

NAVY.

| Pay, . | S400,000 | \$470,000 | \$300,000 | \$1,170,000 |
| :---: | :---: | :---: | :---: | :---: |
| Provisions, - . | 146,263 34 | 340,000 | 75,000 | 561,263 34 |
| Medical and hospital, | 6,000 | 40,000 |  | 46,000 |
| Ordnance and saltpetre, | 10,000 | 130,000 | 168,000 | 308,000 |
| Repairs, - . | 300,000 | 785,000 | 200,000 | 1,285, 000 |
| Purchase of captured vessels, | - | - - | 50,000 | 50,000 |
| Purchase of timber, - | - $\square^{-}$ | 25,000 | 100,000 | 125,000 |
| Navy yards, . | 20,000 | 86,000 | - | 106,000 |
| Contingent expenses, | 43,000 | 85,000 | 70,000 | 198,000 |
| Miscellaneous expenses, |  | 3,165 70 |  | 3,165 70 |
| Marine corps, | 72,000 | 146,072 50 | 30,000 | 248,072 50 |
| Dollars, | 99\%,263 34 | 2,110,238 20 | 993,000 | 4,100,501 54 |
| Balance in the hands of the treasurer, on account of the Navy Department, Ist October, 1811, |  | - - |  |  |
| Do. do. 1st October, 1812, | - - | - - | - - | +221,839 32 |

## F.

Statement of the amount of moneys obtained on loan by the United States, during the year 1812, so far as ascertained at the Treasury, on the 1st.December, 1812.

| Places. | For stock bearing an interest of six per cent. | By special contract, at six per cent. interest. | For Treasury Notes. | TOTAL. |
| :---: | :---: | :---: | :---: | :---: |
| Portsmouth, New Hampshire; | \$17,600 | - | - | \$17,600 |
| Portland, Maine, - | - | \$50,000 | - | 50,000 |
| Boston and Salem, Massachusetts, . | 774,100 | 1,000,000 | \$400,000 | 2,144,100 |
| Providence, Rhode Island, . | 94,200 |  |  | 94,200 |
| Hartford, Connecticut, | 6,200 | - | - ${ }^{-}$ | 6,200 |
| New York, . . | 1,733,000 | - 0 | 1,600,000 | - 3,333,000 |
| Philadelphia, | 2,502,300 | 400,000 | 1,295,000 | 4,197,300 |
| Baltimore, | 1,117,700 | 200,000 | 90,000 | 1,407,700 |
| Washington, ${ }_{\text {a }}$ - | 498,600 | 100,000 | 150,000 | 748,600 |
| Richmond, Virginia, | 326,100 | 250,000 | , | 576,100 |
| Charleston, 'South Carolina, | 375,400 | 150,000 | - | 525,400 |
| Dollars, | 7,415,200 | 2,150,000 | 3,535,000 | 13,100,200 |
| Of the above sum, there was loaned by individuals, Do. do. by banks, | - | $\cdots \quad$. | - - | \$3,970,200 |
|  |  |  |  | 9,130,000 |
|  |  |  |  | \$13,100,200 |

In mannner following, viz:
BY INDIVIDUALS.


STATEMENT F-Continued.
BY BANKS.

| Places where subscribed. | Names of Banks. | For six per cent. stock. | By special contract, reimbursable in the years |  |  | For Treasury Notes. | total. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  | 1813. | 1814. | $181 \%$. |  |  |
| Portland, <br> Salem, <br> Boston, Providence, | Cumberland, | - | - | - | \$50,000 | - | \$50,000 |
|  | Merchants', | \$20,000 | - | - | , 0,00 | - | 20,000 |
|  | State, | , | \$500,000 | 500,000 | - | \$400,000 | 1,400,000 |
|  | Bristol, | 50,000 | -000 | 500,00 |  | , | 50,000 |
|  | Roger Williams, | 20,000 | - | - | - | - | 20,000 |
| New York, | Newport, | 10,000 | - | - | - | - | 10,000 |
|  | State, (Albany) | 60,000 | - | - | - | - | 60,000 |
|  | Manhattan, | 600,000 | - | - | - | 1,000,000 | 1,600,000 |
|  | Mechanics', | 600,000 | - | - | - | 600,000 | 1,200,000 |
| Philadelphia, | Pennsylvania, $\quad ;$ | 500,000 | - | - | - | 800,000 | 1,300,000 |
|  | Farmers \& Mechanics', | 300,000 | ${ }^{-}$ | - | - | 200,000 | 500,000 |
|  | Philadelphia, - | 100,000 | 400,000 | - | - |  | 500,000 |
|  | North America, - | 100,000 | , | - | - | - | 100,000 |
|  | Trenton, | 20,000 | - | - | - | 30,000 | 50,000 |
|  | Newbern, | 25,000 | - | - | - |  | 25,000 |
| Baltimore, | Baltimore, - | 50,000 | 100,000 | 100,000 | - | - | 250,000 |
|  | Union, of Maryland, - | 250,000 | , | 100,000 | - | - | 250,000 |
|  | Mechanics', - | 50,000 | - | - | - | - | 50,000 |
|  | Marine, - | 50,000 | - | - | - | - | 50,000 |
|  | Commercial \& Farmers' | 120,000 | - | - | - | - | 120,000 |
|  | Farmers \& Merchants', | 20,000 | - | - | - | - | 20,000 |
|  | Franklin, - | 20,000 | - | - | - | - | 20,000 |
|  | Maryland, - | 10,000 | - | - | - | - | 10,000 |
| Washington, | Columbia, - | 200,000 | - | - | - | - | 200,000 |
|  | Washington, - | 50,000 | - | - | - |  | 50,000 |
|  | Union, of Georgetown, | 75,000 | - | - | - | 50,000 | 125,000 |
|  | Farmers', of Alexandria |  | 100,000 | - | - | 100,000 | 200,000 |
|  | Alexandria, - | 100,000 | - | - | - | , | 100,000 |
| Richmond, Charleston, | Virginia, - | 200,000 | 250,000 | 50-000 | - | - | 450,000 |
|  | State, Planters \& Mechanics' | 100,000 200,000 | - | 150,000 | - | - | 250,000 |
|  | Planters \& Mechanics', | 200,000 | - |  | - | - | 200,000 |
|  | Dollars, | 3,900,000 | 1,350,000 | 750,000 | 50,000 | 3,180,000 | 9,230,000 |

## REDUCTION OF DUTIES ON PRIZE GOODS.

## communicated to the house of representatives, on the 21st of december, 1812.

Mr. Chries, from the Committee of Ways and Means, to whom were referred so much of the petition of the owners and agents of sundry private armed vessels fitted out of the port of New York, as prays a reduction of the duties on prize goods; and the petitions of sundry owners of private armed vessels fitted out of the port of Boston; and of sundry owners of like vessels fitted out of the port of Norfolk and Portsmouth, Virginia, also praying a reduction of the duties on prize goods, made the following report:

That a letter from John Ferguson and John L. Lawrence, agents for the petitioners, from New York, and a letter from the Secretary of the Treasury, both addressed to the chairman of this committee, and which accompany this report, contain all the facts and views which will, probably, be found material in the examination and consideration of this subject. And that this committee, having maturely considered them, are of opinion, that a reduction of the duties on prize goods, without embracing, at the same time, all importations made in the prosecution of the ordinary commerce of the country, cannot, consistently with sound policy and rational legislation, be made; and that a general reduction would diminish the revenue, where it does not distress the consumer, and would not produce any material increase of gain to the captors. The committee, therefore, recommend the following resolve:

Resolved, That it is inexpedient to grant the prayer of the petitions.

## Washington, 23d November, 1812.

We take the liberty of enclosing to you, for the inspection of the Committee of Ways and Means, sundry papers connected with the application by the owners of privateers in New York, for a reduction of duties on prize goods. They are as follows:

No. 1 exhibits the proceeds of the schooner Venus and cargo, captured by the privateer Teazer;
No. 2 is a statement of the cost of the privateers General Armstrong and Governor Tompkins;
No. 3 contains extracts of letters from several privateer agents.
The Committee of Ways and Means are (including the accompanying document) in possession of three statements of prize sales, where the property was, in each case, of a different character from the others. The cargo of the New Liverpool consisted (contrary to our impressions when before the committee) altogether of wine, amounting to 27,959 gallons, whereon the duty was 46 cents per gallon, which consumed more than one-half of the proceeds of vessel and cargo, and, connected with the other charges, left the owners of the privateer about one-sixth of the captured property. The Industry was laden with 152 barrels of salmon; and the benevolent intentions of the pri-
vateersmen, to restore to an indigent owner the amount of her loss, terminated, in consequence of the high duties and charges, in an inability to present her with more than a paltry sum, scarcely worth her acceptance. The Venus had a cargo of rum, sugar, fruit, and preserves, which produced $\$ 17,63768$, and was charged with duties amounting to $\$ 8,28763$. The vessel being well calculated for a privateer, was hought in by the captors for that business; but, experience teaching them that the profits of private naval warfare are by no means equivalent to the hazard, they have abandoned that intention, and are now offering the Venus for sale, in the public newspapers, but cannot meet a purchaser.

We would respectfully suggest to the Committee of Ways and Means, that great anxiety exists in New York that Congress may give the question of a reduction of prize duties a speedy decision; which, if favorable, will revive the spirit and zeal (now expiring) with which privateering was undertaken at the commencement of the war; and, if unfavorable, will prevent those who have purchased vessels for warlike enterprises, in which they cannot now dispose of any interest, from incurring losses accumulated under fruitless expectations.

We here take the liberty of reminding the committee, that no naval force of any efficiency can be supported by the Government, but at an expense far greater than the amount of the duties of which we pray the remission; and that there is, probably, no other species of naval armament half so destructive as privateers to the commerce of an enemy.

The employment of a great number of experienced masters of vessels and seamen, necessarily engaged in them, whose services could not, probably, be obtained in any other way, and whose skill and intrepidity produce so much honor to the country, forms another important consideration.

To these may be added, that, in no other way can the mercantile interest be so effectually united in the support and prosecution of the war, as by offering inducements to the investment of its otherwise unemployed capitalin such enterprises.

We are, sir, with great respect, your obedient servants,
JOHN FERGUSON,
JN. L. LAWRENCE.
Hon. Langdon Cheves,
Chairman of the Committee of Ways and Means, House of Representatives.

## Sir:

Under, you have the expenses of the schooner Venus, as she was sold by the marshal.


From your's, respectfully,
SAMUEL ADAMS.
P.S. The small balance still remaining in court, and no prospects of getting out, it appears to be more difficult to get the money out of court than to get the prizes into port.

John L. Lawrence, Esq.
Cost of private armed schooner General Armstrong, of 280 tons, mounting one 38 pounder, four long nines, and fourteen 9 pound cannonades, and 130 men, fitted out of the port of New York.


Cost of private armed schooner Governor Tompkins, of 270 tons, mounting fourteen long 9 pounders,
120 men, fitted at the above, $\cdot$. . . . . . . . $\$ 42,00000$
New York, 12th November, 1812.
We hereby certify that the above named armed vessels were purchased and fitted out by us, as agents; and that the actual cost of each, when ready for sailing, was as is stated above.

## Extract of a letter from Abraham Riker, agent for five of the privateers belonging to the port of New York, to John L. Lawrence, dated <br> \section*{New York, November 13th, 1812.}

I sincerely hope you will accomplish what you have undertaken, otherwise the Teazer Company will have to give up privateering, and sell their vessels for the French trade, as the expenses are so heavy, taking into considera. tion the cost of the vessel, armament, \&c. that they can make nothing by the business.

The cost of the private armed schooner Favorite, - $\quad$ - $\quad$ - $\$ 9,16000$
Mounting 5 guns and carrying 80 men, - $\quad-\quad-\quad-\quad-\quad-\quad 13,06500$
Total amount of cost of the Favorite, on her first cruise,

## Extract of a lefter from Samuel Adams, agent for.five of the New York privateers, to John L. Lawrence, dated

New York, November 13th, 1812.
I purchased in the schooner Venus for the benefit of the owners; I was compelled by the marshal to pay the money into his hands, and he has paid it into court, and we cannot get one cent out of the court, notwithstanding we have $\$ 27,000$ there at this time; but I presume there will be very little left, after paying double duties, marshal's fees, prize commissioners, wardens, and a number of other expenses, too numerous to mention. If there is not some relief granted by Congress, there will be 20 privateers, to my certain knowledge, from this city, that will give up their commissions, as they cannot get men to enter into the spirit of it as long as there are such heavy expenses attending the condemnation of prizes. We have expended large sums of money in the privateering business, inthe following vessels that I am agent for here, viz: the schooner Teazer, 16,000 dollars; B. Franklin, 25, 000 dollars; schooner Orders in Council, 40,000 dollars; schooner Saratoga, 40,000 dollars; ship Yorktown, 54,000 dollars.

Extract of a letter from Peter $H$. Schenck, agent for several privateers, and Secretary of the Committee to forward the privateersmen's memorial to Congress, directed to John L. Lawrence, and dated

New York, 12th November, 1812.
You mention the expected success on our memorial as relates to court charges, \&c. but that the duties are doubtful. We find it almost impossible to dispose of a share, unless the duties are reduced. Every one cries out against it, and will not adventure another cent unless Congress takes off the duties.

Extract of a letter from the same to the same, dated
New York, 14th November, 1812.
I am much gratified to hear of such a favorable reception by the Committee of Naval Affairs. The question o: the duties is, however, the main difficulty, and unless they are remitted, privateering is at an end. I find it impossible to dispose of a single share in the Anaconda. The duties is the evil complained of. All those who have had concern in, and who advocate that species of warfare, declare that, unless Congress take off the double duties, they will not adventure another cent.

## Treasury Department, December 8th, 1812.

Sir:
The documents in the treasury do not yet afford any satisfactory information respecting the value of the prizes made by private armed vessels, or the amount of duties derived from that source. In answer to the inquiry of the committee respecting the propriety of diminishing the duties on prize goods, I can only take an abstract view of the subject.

No part of the duties on prize goods ultimately falls on the captors. The duties on importations are paid by the consumers, whether the merchandise be captured by privateers, or regularly imported by merchants. There may be accidental exceptions, arising from such a superabundance of a particular article as will sink its price below the prime cost and charges. It is not believed that this is now the case, and it is very improbable, that, during the war, this should be the case, with respect to any species of foreign merchandise whatever. Coffee, which is the most abundant article, pays a duty of ten cents a pound. The price for exportation, in which case no duty is paid, is about six cents; and the price for home consumption, is at least sixteen cents. Indeed, it is evident that a reduction of duties will be of no use to the privateers, unless the merchandise continues to be sold at the same price as if the duties had not been reduced. In order to render the reduction beneficial to the captors of prize goods, the consumers must still pay the same price as heretofore; the only difference being, that the duties still thus levied upon them, would be paid to the captors, instead of being paid into the treasury.

The question, therefore, is simply whether it be necessary and proper to pay, from the treasury, to the privateers, a bounty equal to the amount of the reduction of duties on prize goods, asked for by the petitioners.

The argument probably urged in favor of that measure, is, that the bounty would, by increasing the number of privateers, have a tendency to increase the amount of captures. Thus, supposing that a reduction ol duties, to onehalf of their present rate, should produce a double number of captures, the enemy would be annoyed to a double extent, without any loss to the treasury. But it is not believed that the intended effect will be produced, at least to a degree sufficient to compensate for the loss on the revenue, or to outweigh another forcible objection to this measure.

In order to justify the payment of a bounty, it must be assumed, either that the price at which some captured articles can be sold is so low as not to render it worth the risk to send into port vessels laden with such articles; or that the bounty is necessary for the purpose of encouraging the fitting out of a number of armed vessels, sufficient to capture all the enemy's vessels which can be taken by privateers.

The first position is not believed to be correct. There are not any articles constituting the mass of enemy's cargoes, and liable to pay duty, which are not sufficiently valuable to make it an object to capture the yessel, and send her into port. Coffee, the article which pays the highest proportionate duty, and the value of which is most reduced, is worth six cents a pound, or one hundred and twenty dollars per ton. But, if the fact was true, the true remedy would be to diminish the duty generally, and not to give an exclusive bounty to the owners and crews of privateers. For, if the article be not worth sending in, after capture, it must be altogether impossible for the importing merchant to pay its prime cost, freight, and insurance, and, with those charges, to import such an article without considerable loss. As the last position rests on conjecture, it is less susceptible of being conclusively refuted. It appears, howcver, highly probable, that a greater number of privateers has been, and will, without any bounty, continue to be, employed, than is necessary for the greatest possible annoyance of the enemy's trade.

All common regular occupations will generally find their own level; and if left to themselves, the capital and labor employed on each, will regulate themselves so as to leave a moderate but adequate profit to the persons re-
spectively engaged in each branch. Some occupations, important to the community at large, may be so unprofitable, as not to be pursued to the extent required by the public interest. These form an exception, and may require an extraordinary encouragement from Government. But experience shows, that the occupations, where profit depends wholly, or in a great degree, on hazard, are generally overstocked, and attract a considerable capital, although there be a certain loss in the aggregate. This is daily exemplified in the case of lotteries, which are filled, although there is a certain and acknowledged loss of 15 per cent. on the whole amount of capital thus laid out by the adventurers. The hope of a prize, the uncertain and improbable chance of an easy, prompt, and great profit, are sufficient inducements to produce that effect. The occupation of privateers is precisely of the same species, with respect to hazard, and to the chance of rich prizes, and is, at this moment, still more encouraged by the want of employment for the capital and seamen, heretofore engaged in ordinary commercial pursuits.

If this view of the subject be correct, it necessarily follows, that a bounty may indeed still more increase the number of privateers, but without increasing, in any proportionate degree, the number of captures; that of existing privateers being already more than sufficient for the quantity of food afforded by the enemy's trade. The only probable effect will therefore be, a diminution of revenue, which must be supplied by another tax, and an unprofitable application of the national capital and labor, without inflicting any additional sensible injury on the enemy.

Should, however, the opinion, thus formed, be considered as erroneous, there is another forcible objection to the mode now proposed of giving an encouragement or bounty. I allude to the temptation and facility which the vicinity of the British colonies affords, of making collusive or pretended captures of British prohibited merchandise. It has been suggested, from a source in which confidence may be placed, that arrangements were already made, or at least contemplated, for that object. A reduction of duties, by increasing the profit, would operate as an insurance on the risk, and assist in defraying the expenses attending the transaction. It seems that, even supposing some additional encouragement to be necessary; it would be preferable to give it in some other shape, which should not be calculated to promote those fraudulent operations.

It may not be irrelevant to state, that it is doubtful whether, by the existing laws, private armed vessels and their prizes are liable to the payment of tonnage duty, and that the seamen, thus employed, are certainly exempt from the payment of hospital money.

I have the honor to be, with great respect, sir, your obedient servant,
ALBERT GALLATIN.
Honorable Langdon Cheves,
Chairman of the Committee of Ways and Means.

## DUTIES AND DRAWBACKS

commonicated to the house of representatives, december 21, 1812.
Sir:
Treasury Department, December 18, 1812.
In obedience to the permanent order of the House of Representatives, passed on the third of March, 1797, I have the honor to transmit a statement exhibiting the amount of duties and drawbacks on goods, wares, and merchandise, imported into the United States, and exported therefrom, during the years 1809, 1810, and 1811.

I have the honor to be, very respectfully, sir, your obedient servant,
ALBERT GALLATIN.
The Hon. the Speaker of the House of Representatives.

If Statement exhibiting the amount of Drawback payable on sundry articles exported from the United States, in the years 1809, 1810, and 1811, compared with the amount of Duties collected on the same, respectively.


STATEMENT—Continued.

| bremies of merceandise. |  | in the meat 1809. |  | in the fear 1810. |  | ix.tes iear 1811. |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | Duties received. | Drawback payable. | Duties received. | Drawback. payable. | Duties received. | Drawback payable. |
| Sugar, Brown, - | - | $\begin{array}{r} \text { Dollars. } \\ 1,285,422 \end{array}$ | Dollars. <br> 735,144 | $\begin{array}{r} \text { Dollars. } \\ 1,300,367 \end{array}$ | Dollars. 577,394 | $\begin{array}{r} \text { Dollars. } \\ 1,452,539 \end{array}$ | $\begin{gathered} \text { Dollars. } \\ 96,228 \end{gathered}$ |
| White Clayed, | - | 429,580 | 614,456 | 522,498 | 437,585 | 492,015 | 424,195 |
| Loaf and Candy, | - | 129 | 93 | 300 | - | 204 |  |
| Other refiried, | - | 31 | 2,122 | 2 |  | 79 |  |
| Nimonds, - | - | 4,841 | 1,420 | 1,970 | 707 | 4,989 | 152 |
| Currants, - - | - | 1,620 |  | 2,087 | 1,456 | 2,087 |  |
| Prunes and Plums, - | - | 845 3 | 33 | 545 | 193 | $\begin{array}{r}870 \\ 5 \\ \hline 829\end{array}$ |  |
| Figs, - - | - | 3,550 | 715 | 7,061 10,902 | $\begin{array}{r}193 \\ 2942 \\ \hline 682\end{array}$ | 5,822 16,647 | ${ }^{634}$ |
| Raisins, in jars and boxes, Do all other, | - | 26,554 39,877 | 715 568 | 10,902 5,636 | 2,542 | 16,647 11,954 | 307 409 |
| Candles, Tallow, - | - | 29 | 2,240 | 1,183 | 423 | 951 | 303 |
| Wax and Spermaceti, | - | 42 | 134 | 73 |  | 492 |  |
| Cheese, - - | - | 1,766 | 10,046 | 2,905 | 290 | 882 | 325 |
| Soap, | - | 1,621 | 7,209 | 4,169 | 2,162 | 15,831 | 8,748 |
| Tallow, | - | 576 | 5,413 | 2,345 |  | 16,532 | 545 |
| Spices, Mace, | - | 3,142 | 4,388 | 23,276 | 5,582 | 15,849 | 17,696 |
| Nutmegs, - | - | 24,199 | 2,018 | 48,284 | 39,361 | 73,320 | 43,744 |
| Cinnamon, | - | 349 | - | 108 |  | 8,061 | 5,437 |
| Cloves, | - | 10,284 | 1,188 | 24,444 | 19,432 | 35,236 | 26,208 |
| Pepper, | - | 286,065 | S63,313 | 349,262 | 279,783 | 169,834 | 190,357 |
| Pimento, | - | 14,532 | 673 | 22,622 | 1,912 | 15,283 | 809 |
| Cassia, | - | 3,618 | 7,453 | 16,355 | 8,425 | 11,535 | 5,140 |
| 'robacco, - | - | 31 |  | 95 | $\sim_{5}$ | 1,142 |  |
| Snuff, - | - | 199 | 656 | 756 | 520 | 80 |  |
| Indigo, | - | 24,855 | 117,497 | 186,090 | 185,299 | 196,614 | 104,489 |
| Cotton, - | - | 12,558 | 87,807 | 10,973 | 23,807 | 11,350 | 5,203 |
| Powder, Hair, | - | 5 | 377 |  |  |  |  |
| Gun, | - | 3,274 | 487 | 1,178 | 279 | 160 |  |
| Starch, - | - | 43 | - | 260 |  | 140 |  |
| Glue, - - | - | 2,377 | - | 3,772 | 465 | 570 |  |
| Pewter Plates and Dishes, | - | 852 | - | 314 | - | 155 |  |
| Anchors and Sheet Iron, | - | 12,414 | - 0 | 12,878 |  | 5,069 |  |
| Hoop and Slit Iron, | - | 3,960 | 1,654 | 8,691 | 905 | 1,764 | 743 |
| Nails, - | - | 29,328 | 8,429 | 45,160 | 2,757 | 5,796 | 1,393 |
| Spikes, - - | - | 1,819 | 43 | 2,895 | 88 | 523 | 34 |
| Quicksilver, - - - | - | 763 | 125 | 118 | - | 859 |  |
| Paints, Ochre, Yellow, in Oil, | - | 145 526 | - | 162 | - | 11 1,362 |  |
| Spanish Brown, - | - | 12,345 | 165 | 9,920 | 475 | 224 | 139 |
| White and Red Lead, | - | 60,445 | 86 | 50,754 | 235 | 17,268 | 36 |
| Lead, and manufactures of, - | - | 11,414 | 1,898 | 15,820 | 532 | 13,399 |  |
| Seines, - - - | - | 88 | - | 99 |  |  |  |
| Cordage, Tarred, - | - | 932 | 2,491 | 16,918 | 3,247 | 30,148 | 13,112 |
| Do. Untarred, - | - | 316 | 8 | 2,292 | 27 | 3,088 | 271 |
| Cables, - - | - | 338 | 178 | 3,776 | 1,625 | 2,632 | 912 |
| Steel, - | - | 14,839 | 1,954 | 15,092 | 3,883 | 4,749 | 1,289 |
| Hemp, - - | - | 17,188 | 697 | 178,760 | - | 221,434 | 2,125 |
| Untarred Yarn, - - | - | - |  | - |  |  |  |
| Twine and Pack-thread, | - | 3,016 | 54 | 12,135 | 379 | 5,554 | 696 |
| Glauber Salts, - | - | 169 | - | 265 | - | - | 61 |
| Salt, - - | - | 43 |  |  |  |  |  |
| Coal, - - | - | 18,410 | - | 19,90\% | - | 4,862 |  |
| Malt, - - | - | - | - | 11 | - | $\stackrel{4}{4}$ |  |
| Fish, Dried, - - | - | 4,710 | - | 4,031 | - | 644. |  |
| Pickled, Salmon, | - | 1,204 | - | 4,835 | - | 325 |  |
| Mackerel, - | - | 2,639 | - | 2,872 | - | 2,082 |  |
| All other, - | $\sim$ | 1,363 | - 670 | 802 |  | 119 |  |
| Glass, Black Quart Bottles, - | - | 4,700 | 670 | 12,912 | 358 | 2,042 | 173 |
| Window, - - | - | 45,854 | 284 | 51,299 | 988 | 13,033 | 70 |
| Cigars, - | - | 44,956 | 6,224 | 41,893 | 10,285 | 28,114 | 4,101 |
| Lime, - - | - | +231 |  | 829 |  |  |  |
| Boots, - - | - |  |  | 445 |  | 1,130 |  |
| Shoes and Slippers of Silk, | - | 791 | 1,197 | 1,724 | 86 | 1,130 | 148 53 |
| Cards, Wool and Cotton, | - | 791 | - | ${ }^{1} 8$ | 86 | 22 | 53 |
| Playing, - | - | 388 | - | 988 | 488 | 36 |  |
| Dollars, | - | 11,559,185 | 4,706,608 | 16,562,080 | 3,839,160 | 10,450,960 | 2,227,245 |

Treasurx Department, Registerss Office, November 19, 1812.

## IMPORTATIONS FROM BEYOND THE CAPE OF GOOD HOPE.

## communicated to the housb of representatives, december 29, 1812.

Mr. Cheves, from the Committee of Ways and Means, to whom were referred the petitions of Simon Forrester, David D. Pulsifer, and Boardman and Pope, and others, importers of goods, wares, and merchandise, from British settlements beyond the Cape of Good Hope, praying to be permitted, on securing the duties payable on such goods, when legally imported, to sell and dispose of them, and so forth; also, a bill from the Senate, embracing the cases of the petitioners, reported-
The said bill, with sundry amendments; also, sundry documents explanatory of the subject.

## Treasurx Department, December 10th, 1812.

Sir:
I have the honor, in compliance with the request of the Committee of Ways and Means, to submit such information* as appears to have been received at this office, concerning the importations from any of the ports of India, since the commencement of the operation of the non-importation act.
t will be recollected, that all the vessels which had cleared from the United States for any port beyond the Cape of Good Hope, prior to the 10th of November, 1810, were, by the non-importation act, of 2 d March, 1811 , exempted from its general provisions, and permitted to import their return cargoes. Of those cargoes, as they were entered without difficulty, no particular account has been received; and it is presumed that they were not intended to be embraced by the inquiry of the committee.

It is also possible that, on the subject of some of the importations, not permitted by the act abovementioned, letters may have been received from the parties, and that their names not being recollected, and no regular application for a remission of the forfeiture having been made, some of the cases, thus communicated, may now be accidentally omitted. Nor is it probable that application should have generally been made to the treasury, respecting vessels admitted to entry, by virtue of the act of 5 th July, last, since it was evident, by the tenor of that act, that the ultimate disposition of the cargoes depended on a future act of Congress, and not in any degree on the Secretary of the Treasury. Indeed, it is known, from report; that two vessels of that description have arrived, of which no official information has been received.

The following cases have been officially communicated, viz:
The ship "Amiable" sailed from Philadelphia for the Isle of France, on the 22d of December, 1810; arrived to that place subsequent to its capture by the Britisti, and returned to Philadelphia in August, 1811, with a cargo, the produce of that Island. On application to the treasury for a remission, it being certified by the district judge that the capture of the Isle of France by the British, which took place early in December, 1810, was not known at Philadelphia till the 2d of April, 1811, the forfeiture was unconditionally remitted.

The ship "Lark" also salled for Isle of France on the 3d of January, 1811; arrived there, and returned to Philadelphia a few days after, and under the same circumstances as the ship "Amiable," with the exception of her having brought a small parcel of merchandise, presumed to be manufactures of British India, and which had been originally shipped, at Isle of France, on board of another vessel, bound to Philadelphia, as early as Uctober, 1810, bui was detained in port by reason of the attack and capture of the Island by the British. On application to the treasury for a remission, the forfeiture was unconditionally remitted, "s except so far as relates to any articles of the produce or manufactare of any British possessions, other than the Isle of France, which may have been imported in the said vessel, the decision, in relation to such articles, being for the present suspended." It is not known whether that merchandise has been condemned, as there was some doubt as to the place where manufactured; but, if condemned, a remission will probably be granted, on terms at least as favorable as in the case of the "South Ca rolina," hereafter mentioned.

The brig "South Carolina" sailed from Philadelphia for Calcutta, on the 26th of December, 1810, with about 23,000 dollars on board, stated to have been shipped for the purpose of covering the expenses of the voyage, in case of a disappointment in the object of the said voyage, which was undertaken in order to bring from Calcutta the proceeds of funds, wholly belonging to citizens of the United States, and which were in British India prior to the President's proclamation of the 2d of November, 1810. The vessel, with a return cargo, (purchased with the said funds and outward cargo) sailed from Calcutta in October, 1811, bound to Philadelphia. The owners expecting the vessel, and finding the non-importation act still in force, employed pilots in the bay of Delaware, for the pur: pose of warning the vessel not to enter into the waters of the United States; but the vessel was compelled, by stress of water, to enter the port of Charleston, (where she arrived on the 27th of January, 1812) instead of proceeding to Philadelphia. On application to the treasury for a remission, and the abovementioned facts being proven, to the satisfaction of the district judge, and stated by him to be correct and true, the forfeitures were remitted, on, condition " that, from the proceeds of sale of the cargo, the costs and double duties, as fixed by the act of 1st July, 1812, should be deducted; that the residue, if not exceeding the prime cost, freight, and charges, of said cargo, should be returned to the owners; but, in case of excess, so much only of the said residue as would be equal to the said prime cost, freight, and charges, should be returned to the owners; and that the balance, or surplus, should be divided in the same manner as the forfeiture would have been. The result of the sales is not known at the treasury; but there is reason to believe that they have not produced any surplus, and that the effects of the decision have only been the payment of double duties, and, in every other respect, an unqualified remission of the forfeitures.

The brig "Ellen Maria" sailed on the 10th of January, 1812, from Providence for the Isle of France, then a British colony, and thence bound, as is stated, for Smyrna. On her return voyage, and being informed at sea of the declaration of war, she proceeded to Boston, where she arrived prior to the 16 th of September, 1812. No bond having been required at the Isle of France to land the cargo in the United States, the vessel is not embraced by the provisions of the act of 5 th July last. The owners, from whom this statement of facts is obtained, have been informed that the Secretary of the Treasury had no authority to grant relief, except in the manner prescribed by law, viz: on application for remission, presented through the district judge, on whose statement of facts, alone, the Secretary of the Treasury could take the subject into consideration. No application has, as yet, been received.

The brig "Aurora" sailed in July, 1809, from New York, being cleared for Brazil alone, but with instructions to the captain to proceed thence to the South sea, and ultimately to Canton or Manilla. The vessel not being cleared for a port beyond the Cape of Good Hope, is not embraced within the exception made in favor of such vessels by the act of 2 d March, 1811 . The Aurora, after a long and circuitous voyage, arrived at Calcutta in September, 1811. She was chartered there on the 26th of December following, by citizens of the United States, who had knowledge of the non-importation act, but who seem to have presumed that the vessel, having sailed from the United States prior to the 10th of November, 1810, would. by virtue of the provisions of the act of 2 d March, 1811, be permitted to bring a return cargo from British India. The same citizens purchased, at Calcutta, and shipped on board of the Aurora, a cargo of India goods; and, to accomplish the purchase, borrowed the necessary sum from a British house in that place. The policies of insurance were pledged to the lenders; and, by the terms of the agreement, the cargo was, in fact, on their risk, whilst at sea; but, from its arrival into the United States, the merchan-
dise was at the risk, and on account, of the American shippers, who are bound for the amount borrowed. The Aurora arrived at Philadelphia on the 16th of June, 1812, and an application has been made to the treasury for a remission. No decision has taken place; but the owners of the cargo have been verbally informed that the voyage from Calcutta, having been undertaken by them with a knowledge of the non-importation act, and without even the plea of having funds in India, which they wanted to bring to the United States, the transaction appeared, on their part, in the light of a direct and voluntary infraction of the law. As the cargo had not, however, been landed when the act of 5 th July passed, and as that act, without reference to the time of arrival, or to any of the circumstances of the voyage, admits to entry all American vessels previously laden in India, for the landing of whose cargoes, in the United States, bond had been given, it appears that the Aurora is entitled to the benefits of that act; and it is believed that the oỵners of the cargo have availed themselves of its provisions, and that the cargo has been accordingly entered, and remains subject to the disposition of Congress. With respect to the vessel, a remission will, if necessary, be granted by the treasury, the owners having had no concern in, or control over, the illegal part of her employment.

The ship "American Hero" sailed on the 17th January, 1811, from Boston. The master sold her cargo at the Cape of Good Hope and the Isle of France; and having taken in payment, bills of exchange on Madras and Calcutta, proceeded there and purchased a cargo, for the landing of which, in the United States, bond was given. In conformity with orders from the owners, he thence went to Brazil, where he was not permitted to sell his cargo; and, after having waited several months, hearing of the last American embargo, and apprehending war, he left Brazil, and brought the vessel and cargo to Providence, where she arrived prior to September last.

The "Atalanta" arrived, prior to the 8th of November last, in Philadelphia, from Calcutta, via Rio Janeiro, with a valuable cargo. The circumstances of the voyage have not been communicated to the treasury.

The two last cases being clearly embraced by the act of 5th July, 1812, the parties have been informed that the cargoes must necessarily remain subject to the disposition of Congress, and that the Secretary of the Treasury had no power to interfere.

Another case has been mentioned, which, although no importation has taken place, ought, perhaps, to be stated.
The brig "Daphne" sailed from Philadelphia, for Calcutta, in the Spring of 1811. According to orders, and in order not to infringe the law, the vessel, with her return cargo, proceeded to St. Bartholmew's. Being there when the declaration of war between the United States and Great Britain took place, and the act of 5th July last not being known, the cargo was landed, and the vessel discharged. By the provisions of the said act, the cargo is not admissible to entry, unless brought in the vessel on board of which it was laden in India; and the owners, who cannot now import it legally, are placed in a worse situation than those who have infringed the law.

I have the honor to be, with great respect, sir, your obedient servant,
Hon. Langdon Cheves, Chairman of the Conmittee of Ways and Means.

Extract from a regulation for the conduct of the trade of foreign nations, with the ports and settlements of the British nation, in the East Indies, and for defining the duties to which such trade shall be subject at such of the said ports and settlements as are immediately dependent on the Presidency of Fort William. Passed by the Vice President, in Council, on the 30th April, 1811.
Art. 3.-First. Foreign European ships, belonging to countries having no establishment in the East Indies, and ships belonging to the United States of America, may, (when those countries and States, respectively, are in amity with his majesty) in like manner, [as in article 2 is granted to the ships of nations having settlements in the East Indies] freely enter the British sea ports and harbors in the East Indies; they shall be hospitably received there; and have free liberty to trade in imports and exports, conformably to the regulations of the place; provided, always, that they proceed from their own ports direct to the said British territories, without touching at any port or place, whatever, on the voyage out, except from necessity, and merely to procure refreshments or repairs, in case of distress or accidents in the course of such voyage, the burthen of the proof of which necessity to rest upon the parties.

Second. The vessels of the said European Powers, last aforesaid, and of the United States, shall not carry any of the articles exported by them from said British territories, to any port or place, except to some port or place in their own countries, respectively, where the same shall be unladen. The said ships shall not be cleared to carry on the coasting trade in India; but vessels going with their original cargoes, or part thereof, from one British port of discharge to another British port, are not be considered as carrying on the coasting trade.

Third. The said vessels shall not be allowed to proceed either with or without return cargo from the said British territories to the settlements or factories of any foreign European nation in India, or to the territory of any Indian or Chinese potentate or power, except from the like necessity as is before described, of which the proof shall rest with them. Nor shall the said vessels be allowed to enter the river in that part of the British territory situated in Bengal, for any other purpose than that of proceeding to the port of Calcutta for trade, refreshment, or repairs.

Fourth. In clearing out for their respective countries, the clearance shall be a direct one to the country, European or American, to which the vessel belongs, and to no other, whatever; they are to give bond, with the security of a resident in the country, that they will deliver the cargo at the port for which the clearance is made, and such bond is to be cancelled when a certificate from a British consul, or two known British merchants, resident at such port, is produced, of the bona fide delivery of the cargo there.

## ASSAYS OF FOREIGN COINS.

comadnicated to the senate, on the 31st decearber, 1812.
Treasury Department, December 28, 1812.
Sir:
I have the honor to transmit, herewith, a letter from the Director of the Mint, containing the result of the assays of foreign gold and silver coins, made in pursuance of the act of the 10th of April, 1806, entitled "An act regulating the currency of foreign coins in the United States."

I have the honor to be, respectfully, sir, your obedient servant,
ALBERT GALLATIN.
The honorable the President of the Senate.

Mint of the United States, December 21, 1812.
Sir:
Agreeably to your directions, of the 7 th instant, I have caused assays to be made of the several species of foreign gold and silver coins, made current by an act of Congress, of the 16 th of April, 1806, the result of which, according to the Assayer's report, is as follows:

Gold coins of Great Britain.
No. 1, made of 5 pieces of different dates prior to


## Gold coins of France.

No. 1, made of 5 pieces of different dates prior to 1806,

|  | made of |  | eces | differen | date | prior to |  | 1806, | - |  | - | - | - | 21 | $2 \frac{1}{2} 7$ | 7 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 2 , | 6 | 4 | do. | dated |  | - |  | 1806, | - | - | - | - | - | 21 | $2 \frac{1}{2}$ | $\stackrel{\sim}{0}$ |
| 3, | 6 | 4 | do. | dated | - | - |  | 1807, | - | - | - | - | - | 21 | $2 \frac{2}{2}$ | $\square$ |
| 4, | 6 6 | 4 | do. | dated | - | - |  | 1808, | - | - | - | - | - | 21 |  | $\stackrel{\sim}{\sim}$ |
| 5, | 66 | 1 | do. | dated | - | - |  | 1809, | - | - | - | - | - | 21 | $2 \frac{5}{8}$ |  |
| 6, | ${ }^{6}$ | 4 | do. | dated | - | - |  | 1810, | - | - | - | - | - | 21 | $2 \frac{5}{1}$ | ${ }^{\text {m }}$ |
| 7 \% | 6 | 1 | do. | dated | ${ }^{-}$ |  |  | 1811, | - |  | - | - | - | 21 | $2 \frac{1}{2}$ | ${ }_{0}$ |
| 8, | 6 | 1 | do. | dated | Napol | on Empe | ror] | 1811, | - | - | - | - | - | 21 | $2 \frac{5}{8}$ | ) |

Gold coins of Spain.
No. 1 , made of 5 pieces of different dates prior to 1806 ,


Gold coins of Portugal.
No. 1 , made of 5 pieces of different dates prior to

| 1, | made | of | 5 | pieces | different dates prior to |
| :--- | :--- | :--- | :--- | :--- | :--- |
| 2, | 66 | 5 | do. | dated | - |
| 3, | 66 | 1 | do. | dated | - |
| 4, | 6 | 2 | do. | dated | - |
| 5, | 66 | 5 | do. | dated | - |
| 6, | 66 | 5 | do. | dated | - |
| 7, | 66 | 5 | do. | dated | - |


| 1806, | - | - | - | - | - | 22 | 0 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| - 1806, | - | - | - | - | - | 22 | 0 |
| - 1807, | - | - | - | - | - | 22 | 0 |
| - 1808, | - | - | - | - | - | 22 | 0 |
| - 1809, | - | - | - | - | - | 22 | 0 |
| - 1810, | - | - | - | - | * | 22 | 0 |
| - 1811, | - | - | - | - | - | 22 | 0 |

Silver coins of France.
No. 1, made of 4 pieces of different dates, [crowns] - - $\quad-\quad-\quad-\quad 10 \quad 18 \quad 6$ 2, " 4 pieces of different dates, [five francs] - $\quad$ - $\quad$ - 10.160

Silver coins of Spain.
No. 1, made of 5 pieces of different dates prior to


From the foregoing report of the Assayer, it will appear-

1. That the gold coins of Great Britain and Portugal are all uniformly of the same quality, and exactly the same with the gold coins of the United States, and hence their intrinsic value is at the rate of 100 cents for 27 grains, or $88 \frac{8}{8}$ cents per pennyweight.
2. That the gold coins of France are also very nearly of a uniform quality, and their intrinsic value, at the rate of 100 cents for $27 \frac{45}{100}$ grains, or $87 \frac{43}{100}$ cents per pennyweight.
3. That the gold coins of Spain are somewhat variable in their quality, the average ( $203_{32} \frac{9}{2}$ ) will give their value at the rate of 100 cents for $28 \frac{53}{100}$ grs. or $84 \frac{12}{10 n}$ cents per dwt.
4. That the intrinsic value of the French crown, supposing its weight 18 dwts 17 grs . is $109 \frac{79}{100}$ cents; and that of the five franc piece, susposing its weight 16 dwts .2 grs. $=93 \frac{21}{10 \pi}$ cents.
5. That the intrinsic value of the Spanish dollar, supposing it of the full weight of 17 dwts .7 grs is $100 \frac{29}{100}$ cents.

It may, however, beobserved that both the French crown and Spanish dollar will most frequently fall short of the above weights.

I have the honor to be, your most obedient faithful servant,
R. PATTERSON.
'The Honorable Albert Gallatin, Secretary of the Treasury.

## MINT.

## communicated to the senate, jandary $4,1813$.

## To the Senate and House of Representatives of the United States:

I lay before Congress, for their information, a report of the Director of the Mint.
January 4th, 1813.
JAMES MADISON. Mint of the United States, January 1st, 1813.

I have the honor of laying before you a report of the operations of the mint for the last twelve months. From the statement of the treasurer, herewith transmitted, it will appear, that, during the above period, there have been struck at the mint,

In gold coins, 58,087 pieces, amounting to $\$ 290,435$.
In silver coins $1,628,059$ pieces, amounting to $\$ 814,02950$
In copper coins, $1,075,500$ pieces, amounting to $\$ 10,755$.
Making, in the whole, two millions seven hundred and sixty-one thousand six hundred and forty-six pieces of coin, amounting to one million one hundred and fifteen thousand two hundred and nineteen dollars and fifty cents.

The supply of gold and silver bullion still continues to be abundant-the deposites for coinage, at this time in our vaults, amounting to upwards of half a million of dollars.

I have the honor to be, sir, with the greatest respect, your faithful servant,
James Madison, President of the United States.
R. PATTERSON.
$\qquad$
A statement of the Coins struck at the Mint of the United States, from the 1st of January to the 31st December, 1812, inclusive, viz:


Mint of the United States, Treasurer's Office, Philadelphia, 31st December, 1812.

An abstract of the ordinary expenses of the Mint of the United States, from 1st January to 31st December, 1812, inclusive, viz.

| . |  |  |  | Salaries. | Wages. | Incidental. | Total. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| $\begin{array}{cc}\text { Quarter ending } & \text { 31st March, } \\ \text { Do. } \\ \text { Do, } \\ \text { Doth June, } \\ \text { Do. } & \text { 30th September, } \\ \text { Do. } & \text { 31st December, }\end{array}$ | $\cdots$ | - | - | \$2,525 00 | \$1,910 49 | \$482 54 | \$4,918 03 |
|  | - | - | - | 2,525 00 | 1,933 48 | 69672 | 5,155 20 |
|  | - | - | - | 2,525 00 | 1,952 26 | 37369 | 4,850 95 |
|  | - | - | - | 2,525 00 | 1,865 62 | 99456 | 5,385 18 |
|  | Amount, | - | - | \$10,100 00 | \$7,661 85 | \$2,547 51 | \$20,309 36 |

Mint of the United States, Treasurer's Office, Philadelphia, 31st December, 1812.
BENJAMIN RUSH.

$$
\text { No. } 386 .
$$

[2d Session.

## TREASURY NOTES.

commonicated to the senate, jandary 23, 1813.

## To the Senate of the United States:

I transmit to the Senate a report of the Secretary of the Treasury, complying with their resolution of the 20th instant.

January 23d, 1813.
JAMES MADISON.

Treasury Department, January 22d, 1813.
The Secretary of the Treasury respectfully submits the enclosed statements, prepared in conformity with the resolution of the Senate of 20 th instant.

For all the treasury notes which have been disposed of, credit has been given, by the respective banks, to the Treasurer of the United States, on the days from which such notes, respectively, were dated, and commenced to bear interest.

Respectfully submitted.
The President of the United States.
ALBERT GALLATIN.
 1813, taken from the weekly returns of the Treasurer of the United States to the Secretary of the Treasury.

| NAMES OF banks. | Amount of cash in each bank, by the treasurer's return, dated 1812. |  |  |  |  |  |  |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | October 1. | October 12. | October 19. | October 26. | Novem. 2. | Novem. 9. | Novem. 16. | Novem. 23. | Novem. 30. | Decem. 7. | Decem. 14. | Decem. 21. | Decem. 28. | $\begin{gathered} 1813 . \\ \text { Jan'y. } 4 . \end{gathered}$ |
| Manhattan Company, | 165,608 00 | 399,618 00 | 190,861 22 | 415,486 22 | 355,698 33 | 230,431 90 | 467,652 41 | 458,898 54 | 479,906 74 | 505,791 34 | 786,838 57 | 584,993 93 | (a.) | 80,618 99 |
| Mechanics', $\mathbf{N}$. York, | 244,132 53 | 395,296 27 | 235,296 27 | 277,096 46 | 227,096 46 | 147,096 46 | 156,296 46 | 272,539 69 | 272,539 69 | 79,770 99 | 277,770 99 | 247,770 99 | 247,012 62 | 282,420 14 |
| Bank of Pennsylvania, | 301,758 79 | 415,758 79 | 336,879 16 | 322,829 16 | 345,132 68 | 633,132 68 | 400,932 68 | 945,062 54 | 868,025 75 | 813,625 75 | 939,925 75 | 908,867 41 | 1182,889 75 | 537,321 84 |
| Farm. \& Mech. Bank, | 248,648 40 | 167,629 98 | 167,629 98 | 160,423 25 | 125,705 45 40 | 310,205 75 | 402,152 42 | 432,027 82 8200 | 441,26202 82,500 | 386,26202 82,500 | 403,279 82 8200 | $\begin{array}{r}293,316 \\ 95,000 \\ \hline\end{array}$ | $350,39110$ | $363,21081$ |
| Farm. Bk. of Alexan. | -10 | - | - | - | 40,000 00 | 120,000 00 | 120,000 00 | 82,500 00 | 82,500 00 | 82,500 00 | 82,500 00 | 95,000 00 | 95,000 00 | 95,000 00 |

(a.) Overdrawn, $\$ 19,38101$.

Statement of 3,180,000 dollars, in Treasury Notes, sold to, or contractedfor by, sundry banks, previous to the 4th December, 1812; showing the time when the same were sold or contracted for, the days on which they were a'ated, and on which their amount was credited, or engaged to be credited to the 'Ireasurer of the United States.

| names of banks. |  |  | Times of sales of notes. | Days on which the notes were dated, and on which their amount was credited, or engaged to be credited, to the Treas'r. |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  | Oct. 1, 1812. | Nov. 1, 1812. | Nov. 11, 1812. | Dec. 1, 1812. | January 1,1813. | February 1,1813. | Amount. |
| State Bank, Boston, - - | - - | - | November, 1812 |  | 200,000 | - |  |  |  |  |
| Manhattan Company - ${ }^{\text {a }}$ M - | - - | - | September ${ }^{\text {Sod }}$ do. | 200,000 200000 | 200,000 | - | 200,000 200,000 | 200,000 200,000 | 200,000 | $1,000,000$ 600,000 |
| Mechanics' Bank of New York, | - - | - | Sept. and Nov. do. | 200,000 | - | (a.) 30,000 | 200,000 | 200,000 | - | 600,000 30,000 |
| Bank of Pennsylvania, - | - - | - | September, 1812 | 100,000 | 200,000 | (b.) 300,000 | 200,000 | - | - | 800,000 |
| Farmers and Mechanics' Bank, | - - | - | Do. do. | - | 200,000 | (b) | - | - | - | 200,000 |
| Union Bank, Georgetown, Farmers ${ }^{\text { }}$ Bank of Alexandria, | - $\quad$ - | - | November, do. October, | - | 100,000 | -. | - | 50,000 | $\stackrel{\square}{.}$ | 50,000 100,000 |
|  |  |  |  | 500,000 | 700,000 | 330,000 | 600,000 | 650,000 | 400,000 | 3,180,000 |

(a.) No account is kept by the treasurer with the Trenton Bank. The sum of $\$ 30,000$, for the purchase of these notes, was paid into the Bank of Pensylvania, and the notes furnished out of a sum
(b.) 'This amount, of 300,000 dollars, was purchased by the Bank of Pennsylvania, out of the sum of 500,000 dollars placed in the hands of the cashier of that institution for sale, as stated in the preceding note. All the treasury notes contained in this statement, other than this portion of 300,000 dollars to the Bank of Pennsylvania, and the 30,000 dollars to the Trenton Bank, were purchased or contracted for directly at the treasury.

## PROTECTION TO MANUFACTURES.

COMMUNICATED TO THE HOUSE OF REPRESENTATIVES, FEBRUARY 6, 1813.

## Washington, February 6, 1813.

SIR:
The object of my petition is to obtain a duty on the importation of all copper which shall have been manufactured into sheets or bolts. It is not with me an object, at present, to have a duty laid on copper wire; but I conceive there is, at least, every reason in favor of a duty on wire, that exists for a duty on sheets or bolts. At the same time that a duty is asked on copper so manufactured, I would suggest the leaving of copper, in a crude state, to be free from duty.

The materials which I have manufactured, have been copper in an unrefined state, which has been imported from the western coast of South America, from Buenos Ayres, from Caraccas, from Mexico, by way of Vera Cruz and Havana, and from the Levant. The quantity to be obtained from these places is ample for every purpose. The mines in this country, so far as they have been explored, have not furnished sufficient assurance that a supply can be obtained from them. But, were the manufacture of copper, from the crude state, more general in practice, the increased facilities would, probably, occasion the known mines to be wrought.

I do not know, with any degree of certainty, what quantity of copper, in all its forms, is consumed in this country; perhaps I am not far from the amount when I say, five hundred tons, annually.

I understand, from Mr. Revere, that he can manufacture, taking the material in a crude state, from one to two hundred tons. I can manufacture, with my works, in their present state, one hundred tons, annually; and I can, if I consider the business as affording sufficient encouragement, construct them so as to double that quantity. Mr. Livingston, I suppose, can effect as much as either Mr. Revere or myself.

Considering the progress of these works, and that laying a duty will produce others, probably, I cannot doubt that works in this country will, at no distant period, be constructed to refine and manufacture as much copper as can be consumed in the United States.

With regard to a duty on crude copper, it may be a question whether the object of revenue, or encouragement to the infant manufacture, should preponderate. If, for the sake of revenue, a duty ought to be laid, I would conceive every doubt must be extinguished as to the policy of laying a duty on the material, in a higher state of manufacture. But, considering the uncertainty of an early resource in our own mines, and the assistance which manu, factures require, in order to prosper in their first introduction into the country, I trust it will be judged good policy to extend to those now rising, the acivantage of having the crude material exempt from duty.

When the mines of this country afford an ex, yectation that they will be adequate to our wants, it may then become a question, whether the crude copper from Spanish America and the Levant may also be included amongst articles paying a duty.

I have not here the means of showing, and I cannot state, with absolute assurance of the fact, that a considerable quantity of the copper from South America has been usually manufactured in Great Britain. In former times, the most of that copper went to Cadiz; and, I believe, a considerable portion found its way to England. I have not thought it necessary to inquire particularly into this subject; but I believe, from such loose information as I have, that the quantity which has gone usually to England was considerable.

Of late years, considerable quantities have been brought to this country, which, there being but very limited means of working here, have been shipped to Europe and to Canton, and I believe to some other places beyond the Cape of Good Hope.

It may be a question, whether, contemplating a duty, there should be a distinction between brazier's copper and sheathing copper and bolts. Sheathing copper and bolts being used for ship-building, I conceive to stand on the same footing, and I would suppose the same policy which requires a duty on sail-cloth, hemp, cordage, and every other imported article necessary in constructing and fitting out a ship, will apply to copper. It need not be feared that this duty will depress, in any degree worthy of consideration, the shipping interest. The tonnage duty, and the duty on the articles mentioned, I consider equally objectionable. And here I would submit to the consideration of the committee, the object of having works which may, by their stock of copper in its yarious stages, necessarily on hand, together with apparatus and skilful workmen, not less important, afford a supply of this article indispensable in time of war, when we may not have the means of importing it.

The duty on sheathing copper may. in some degree, cause ships to be coppered in England, which, otherwise, would be coppered in this country. But this objection I set down as of little avail: for, if the copper is to be free of duty, whether in the hold or on the bottom of the vessel, the only advantage from bringing it in the vessel is, that our shipwrights will have the employment of fastening it on the cessel when it may arrive.

With regard to the duty on brazier's copper, it is to be considered that but an inconsiderable portion of brazier's copper is used for any other purpose than that of making stills. The duty on that copper amounts to little else than $a \operatorname{tax}$ on distillation.

I say, confidently, that the braziers cannotsuffer any thing of importance by a duty on brazier's copper.
The duty on brazier's copper will not give British braziers such an advantage as to enable them to compete with our braziers in making stills and other vessels, to be used in this country. The increased freight of hollow ware is greatly against the British brazier. The variety in the capacity, form, and weight of stills, and other vessels used here, would oblige the importers of such wares, from Fingland, to import a great portion of unsaleable vessels.

The fact is, that, in this country, the stills are generally made in the towns adjacent to the respective distilleries, that the vessels may be adapted to the wants, to the circumstances, and to the caprice of the respective distillers; and if a large quantity of stills, of any given form, capacity, or weight, or any assortment that could be preconceived, were imported, a great portion would, in general, be without purchasers. From the knowledge I have already acquired on the subject, I consider a tailor as having as much reason to fear that a duty on cloth will cause readymade clothes to be imported from England, as that the braziers in this country have any thing to fear from this duty.

I have stated that, with my present works, I can manufacture one hundred tons annually. I am not here prepared with testimony of this fact, but I will, if required, produce evidence which shall be satisfactory. The quality I state to be excelled by none.

I have now on hand, about one hundred and seventy tons of crude copper. Should importations from England be free in a short space of time, and no duty be laid, an inundation of sheet copper may force me to seek a foreign market instead of having it manufactured, as, in that case, I might not choose to contest with the British manufactures, which have been centuries in progressive improvement, and which have attained to such great perfection.

I am, sir, your obedient servant,
LEVI HOLLINGSWORTH.
The Hoborable Thomas Newron,
Chairman of the Committee of Commerce and Manufactures.

## Washington, February 6, 1813.

## Sir:

The manufactory which I am interested in is capable, on its present establishment, $t$. finish, with one set of workmen, three tons of copper in a week, without any extension of works; by employing two sets of workmen, we could nearly double that quantity.

In the year 1800 or 1801, we had a contract with the Navy Department, for a quantity of bolts, sheets, \&c., to the best of my recollection about 350,000 lbs. which we delivered in two years, without interfering with our ordinary business. From the best information I have obtained, there was imported, the last year, from England, into the United States, short of five hundred tons of copper; this I consider to be an unusual quantity, as the market had been nearly drained, from the operation of the non-intercourse and non-importation laws, and many persons, who had funds in England, ordered copper to be shipped, who have not heretofore been importers of that article; allowing, then, for argument, for it is impossible to be accurate without recurring to documents, that four hundred tons are wanted annually, Mr. Hollingsworth can manufacture one hundred tons, Mr. Livingston one hundred, and our establishment one hundred and fifty tons. There cannota doubt exist but each of us could double the quantity, provided the Government should protect us by laying a duty, and, no doubt, other manufactories would be established.

We depend, for the raw material, from abroad, viz: from Smyrna, Sweden, and South America
Crude copper being an article of export from those places, particularly Smyrna and South America, whenever the merchant can be assured of not sustaining a loss, he makes his remittance in copper, as, there being no freight, the copper answering for ballast; therefore, in time of peace, we are sure of a sufficient supply, and should we be engaged in a long war, without doubt some of the mines in our country would be explored.

Notwithstanding the large quantity of copper raised in England, crude copper is always admitted when imported direct from the place of its origin.

When our revenue laws, regulating the duty on copper, were made, copper was not used in this country for building of vessels; in fact, at that time, it was only partially used in Europe. It has since become general, both in Europe and this country; the lay, therefore, could not provide for this article, otherwise it would, without doubt, as almost every article used in building and equipping vessels are subject to duty, say, cordage, duck, sheathing paper, andnails, \&c. The law says, "copper in plates, pigs, and bars, free;" but it provides for all copper manufactures paying a duty. Under that section the collectors demanded a duty on bolts and sheathing copper;' some importers contended that bolts and sheathing was plates and bars, and, by a decision of the Supreme Court of the United States, established it so. When our works were erected, bolts, particularly, were subject to duty; and the report of the committee of Commerce and Manufactures, made on our petition, showed that, in the year 1808, that committee was of the same opinion. I have not, in our petition, requested a duty on brazier's copper, from the opposition which our former petition met with from those gentlemen; although I have every reason to believe that they (the braziers) would not be injured by a duty, as brazier's copper has always been at an advanced price of sheathing copper, more than the difference of cost; the importer is the only person who can be affected, and he will only be obliged to resign part of his profits to the Government; and, I have reason to believe, the importers were really the persons that remonstrated to our former petition, although signed by the coppersmiths and braziers. Our wish, therefore, is, to have a duty that will protect our manufactories whenever the intercourse shall be restored between this country and England. For, whenever that event takes place, our manufactories will be destroyed, unless the Government protect them by a duty.

Which is respectfully submitted by, sir, your most obedient very humble servant,
JOSEPH W. REVERE.
Honorable Thomas Newton,
Chairman of the Committee of Commerce and Manufactures.

## SINKING FUND.

commonicated to the senate, february 8. 1813.
The Commissioners of the Sinking Fund respectfully report to Congress as follows:
That the measures which have been authorized by the Board subsequent to their last report, of the 5 th of Fe bruary, 1812, so far as the same have been completed, are fully detailed in the report of the Necretary of the Treasury to this Board, dated the 5th day of the present month, and in the statements therein referred to, which are herewith transmitted, and prayed to be received as part of this report.

WM. H. CRAWFORD, President of the Senate, pro tempore.
J. MARSHALL, Chief Justice of the United States.

JAS. MONROE, Secretary of State.
ALBERT GALLATIN. Secretary of the Treasury.
Washington, February 6, 1813.

## The Secretary of the Treasury respectfully reports to the Commissioners of the Sinking Fund-

That the balance of moneys advanced on account of the public debt, remaining unexpended at the close of the year 1810, and applicable to payments falling due after that year, which balance, as appears by the statement $B$, annexed to the last annual report, amounted to four hundred and ninety-three thousand one hundred and seventy-four dollars seventeen cents,
$\$ 493,17417$
Together with the sums disbursed from the treasury during the year 1811, on account of the principal and interest of the public debt, which sums, as appears by the statement C, annexed to the last annual report, amounted to eight millions one hundred and forty-eight thousand and ninetyfive dollars,
Together with a further sum arising from profit in exchange on remittances from America to Europe, purchased during the year 1811, amounting, as appears by the statement D, annexed to the last annual report, to fifty-six thousand seven hundred and twenty-six dollars fourteen cents,
And with the further sum of $£ 4,900$ sterling, in bills taken in payment of the principal of an equal sum of protested bills, as appears by the same statement $D$, and equal, at par, to
And amounting, together, to the sum of eight millions seven hundred and nineteen thousand seven hundred and seventy-three dollars nine cents,

Have been accounted for in the following manner:

1. There was repaid into the treasury, during the year 1811, on account of the principal of moneys heretofore advanced for the payment of the public debt, including the amount of sundry bills of exchange received in lieu of others previously purchased, which had been protested, as appears by the statement $\mathbf{E}$, annexed to the last annual report, the sum of one hundred and sixty-eight thousand four hundred and forty-four dollars, forty-five cents,
$\$ 168,44445$
II. The sums actually applied, during the same year, to the payment of the principal and interest of the public debt, as ascertained by accounts rendered to the Treasury Department, amounted, as will appear by the statement $A$, to eight millions and forty-eight thousand eight hundred and fourteen dollars seventy-nine cents, viz:
2. Paid in reimbursement of the principal of the public debt, - - $\$ 5,543,60639$
3. Paid on account of the interest and charges on the same,

2,505,208 40
III. The balance remaining unexpended at the close of the year 1811, and applicable to payments falling, due after that year, as ascertained by accounts rendered to the Treasury Department, amounted, as will appear by the statement B, to five hundred and two thousand five hundred and thirteen dollars eighty-five cents,

That, during the year 1812, ihe following disbursements were made out of the Treasury on account of the principal and interest of the public debt, viz:
I. On account of the interest and reimbursement of the domestic funded debt,

- $\$ 3,845,11734$
II. On âccount of the domestic unfunded debt,
$\$ 94504$
1,444 17
And of the debt due to foreign officers, - $\quad-\quad-\quad-\quad-\quad-\quad 1,444$
2,389 21
627,051 64
III. On account of the interest on Louisiana stock, and on converted stock, payable in Europe, -
$\$ 4,474,55819$ mounting, together, as will appear by the annexed list of warrants, marked C , to four mil
hundred and seventy-four thousand five hundred and fifty-eight dollars nineteen cents,

Which disbursements were made out of the following funds, viz:
I. From the funds constituting the annual appropriation of eight millions of dollars, for the year 1812, viz:

From the fund arising from the interest on the debt transferred to the Commissioners of the Sinking
 from 1st October, 1811, to 30th September, 1812, per statement K,
From the proceeds of duties on goods, wares, and merchandise, imported, and on the tonnage of vessels,

1,727,906 03


| Which sum of |  |  |  |  |  |
| :--- | :--- | :--- | :--- | :--- | :--- |
| Being deducted from the annual | - | - | - | - | - |

Leaves an unexpended balance, to be applied during the year 1813, in addition to the appropriation for that year, of

- \$3,550,369 11
II. From repayments into the treasury on account of moneys heretofore advanced for the payment
of dividends on the domestic funded and unfunded debt, as will appear by the statement $\mathbf{E}$,

24,92730
$\$ 4,474,55819$
502,513 85 unexpended at the close of the year 1811, of
And together with a further sum, arising from profit on remittances from America to Europe, purchased during the year 1812, and amounting, as will appear by the statement D, to

Making, together, five millions and sixty-eight thousand six hundred and four dollars ninety-two cents, -

Will be accounted for in the next annual report, in conformity with the accounts which shall then have been rendered to the Treasury Department.

That, in the meanwhile, the manner in which the said sum has been applied, is estimated as followeth:
I. The repayments into the treasury, on account of the principal of moneys advanced for the payment of dividends on the domestic funded and unfunded debt, have, during the year 1812, amounted,
as by the above mentioned statement E , to $-\overline{-}$ The sums actually applied during the year 1812 , to the principal and interest of the public debt,
II. The sums actually applied during the year 1812 , to the principal and interest of the public debt,

1. Paid in reimbursement of the principal of the public debt; - - $\quad \$ 2,262,69001$
2.' Paid on account of interest and charges on the public debt, - $\quad$ 2,422,060 14

As will appear by the estimate $F$.
III. The balance which remained unexpended at the close of the year 1812, and applicable to payments falling due after that year, is estimated, per estimate $G$, at -

358,927 47
$\$ 5,068,60492$
That, in conformity with the resolution of the Commissioners of the Sinking Fund, of the 19th of June, 1812, copy whereof is hereunto annexed, marked M, the residue of the converted stock was reimbursed at the close of the year 1812; and that, in conformity with the resolution of the said commissioners, of the 6th of July, 1812, copy of which is annexed, marked N, 179,300 dollars of Louisiana domestic six per cent. stock, 14,000 dollars (nominal) of deferred six per cent. stock, and 57,000 dollars of six per cent. stock, of 1812 , have been purchased previous to the 31 st December, 1812 , having cost, together, 242,847 dollars 39 cents, as will more particularly appear in the statement marked L .

And that the statement H exhibits the amount of stock transferred to the Commissioners of the Sinking Fund, and to the Treasurer of the United States, in trust for said States, and standing on the books of the treasury on the 31st December, 1812; no stock having been transferred in payment for lands, during the year 1812. All which is respectfully submitted.

Treasury Department, February 5th, 1813.

## A.

Statement of the application, during the year 1811, of the funds provided for the payment of the principal and interest of the public debt.

(a.) There was a gain in exchange on the remittance of this sum, of £45,412 124 from America to England, (which is accounted for as part of the sum of $\$ 56,72614$, the amount of gain in exchange on remittances in the year
 3,464 98

Or, a little more than 2 per cent. on the 400,000 guilders.
$\$ 41,83385$

Treasury Department, Register's Office, February 4, 1813.
JOSEPH NOURSE, Register.

## B.

Statement of the provision made, before the 1 st day of January, 1812 , for the payment of the principal and interest of the public debt falling due after that day.

## I. On account of the Foreign Debt.

1. Cash in the hands of commissioners and agents in Europe, viz:

In London, on 31st December, 1811, - - - £81,874 009
Deduct amount of a draft on them, by the commissioners in
Amsterdam, credited in Amsterdam prior to 31st Decem-
ber, 1811, though not charged in London till after that day, 45,412 124

|  | £36,461 08 5, at 48. 6 d . | \$162,050 76 |
| :---: | :---: | :---: |
| In Amsterdam, on the same day, - - - - | G. 557,920 00 |  |
| Deduct amount of moneys received by the commissioners be- |  |  |
| fore 1st January, 1812, but not paid at the treasury tillafter that day, - |  |  |
| . | G. 542,278 02, at 40 cts . | 216,911 24 |
| 2. Remittances outstanding, viz: |  |  |
| Amount paid for at the treasury, and remitted to London before 1st January, 1812, but not received by the agents till after that day, $\quad £ 6,3981610$, at $48.6 \vec{d}$. |  | 28,439 30 |
|  |  | 407,401 30 |

[^13]'Treasury Department, Register's Office, 4th February, 1813.
JOSEPH NOURSE, Register.
C.

List of Warrants drawn according to law, during' the year 1812, on the Treasurer of the United States, on account of the payment of interest on Louisiana Stock.


Included in the foregoing list of warrants, are the following warrants for commissions to agents who purchased the bills.


List of Warrants drawn according to law, during the year 1812, on the Treasurer of the United States, on account of the reimbursement and interest of the Domestic Debt.

| warrants. |  |  |  | in whose favor. |  |  |  | amodent. <br> Dollars. Cents |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Numbers. | Dates. |  |  |  |  |  |  |  |
| 4701 | June ${ }_{66}$, | 1812, | - | Morton A. Waring, |  |  |  | 21,000 00 |
| 4702 | ${ }_{66}^{6}$ 66 | ${ }_{66}$ | - | Sherwood Haywood, | - | - | - | 1,750 00 |
| 4703 | ${ }^{66}{ }^{66}$ | 668 |  | William Gardner, | - | - |  | 5,150 00 |
| 5032 | September 8, | 66 66 |  | Jonathan Smith, | - | - |  | 116,761 17 |
| 5036 | ${ }_{6}^{6}$ 11, | 66 | - | William Whann, | - | - | - | 20,000 00 |
| 5044 | 66 66 | 66 |  | William Gardner, | - | - | - | 5,100 00 |
| 5045 | 66 $\% 66$ | \% 6 |  | Sherwood Haywood, | - | - | - | 1,700 00 |
| 5046 | 66 46 | \% 6 |  | Morton A. Waring, | - | - | - | 21,50000 |
| 5047 | $\begin{array}{ll}66 & 66 \\ 66\end{array}$ | 66 66 |  | Robert Habersham, | - | - | - | 11,000 00 |
| 5059 | $\because \quad 21 \text {, }$ | ${ }^{66}$ | - | Benjamin Austin, | - | - | - | 135,000 00 |
| 5060 |  | ${ }^{6}$ |  | Christopher Ellery, | - | - | - | 6,000 00 |
| 5061 | 66 | 66 | - | Jonathan Bull, | - | - | - | 17,000 00 |
| 5062 | 66 | 66 | - | James Ewing, | - | - | - | 2,750 00 |
| 5063 | 6 66 | 66 | - | Thomas Nelson, | - | - | - | 7,500 00 |
| 5074 | " 26, | 66 | - | Edward Hall, | - | - | - | 24,000 00 |
| 5284 | November 4, | 66 | - | Samuel Flewelling, | - | - | - | 24,112 95 |
| 5328 | "6 25, | 66 | - | Jonathan Smith, | - | - | - | 101,973 27 |
| 5347 | December 5, | 6 | - | Sherwood Haywood, | - | - | - | - 1,050 00 |
| 5376 | 66 17, | 66 | - | William Gardner, | - | - | - | 11,00000 10,73352 |
| 5378 | 66 66 | ${ }^{66}$ | - | Sherwood Haywood, | - | - | - | 2,700 00 |
| 5379 | 66 | 66 | . | Do. | - | - | - | 6,540 39 |
| 5380 | 66 | 66 | - | Morton A. Waring, | . | - | - | 60,000 00 |
| 5381 | ${ }^{66}$ 6 | * | - | Do. . | - | - | - | 14,288 96 |
| 5397 | ${ }_{66}^{66}$ 23, | ${ }_{6}^{6}$ | - | Benjamin Austin, | - | - | - | $285,00000$ |
| 5398 | 6 | 6 | - | Do. | - | - | - | $219,78222$ |
|  |  | 66 |  |  |  |  |  | 1,123,392 48 |
| 4757 | March 18, | 66 | - | Thomas D. Iucker, | - | $\begin{array}{r} 845,593 \\ 454,593 \end{array}$ |  |  |
| 5067 | September 23, | ${ }^{6}$ | - | Do. - | - | 455,576 |  |  |
| 5410 | December 28, |  | - | Do. - |  | 534,361 |  |  |
| 5396 | 6 23, | * | - | Do. - | - | - | - | 1822;599 64 |
|  |  |  |  |  |  |  |  | \$3,845,117 34 |

List of Warrants drawn according to law, during the year 1812, on the Treasurer of the Vnited States, on account of the payment of certain parts of the Domestic Debt.

| warrants. |  |  |  | in whose mayor. |  |  | amotit. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Numbers. | Dates. |  |  |  |  |  | Dollars. Cts. |
| $\begin{aligned} & 4407 \\ & 4443 \\ & 4619 \\ & 4880 \\ & 5071 \\ & 5312 \\ & 5392 \end{aligned}$ | March 11, <br> sin 21, <br> April 29, <br> Juny 3, <br> September 24,  <br> November 18, <br> December 21,  | $\begin{gathered} 1812, \\ " 6 \\ " \\ " \\ " \\ " \end{gathered}$ | ---- | -William Whann, Harmanus Bleecker, Thomas Sammons, Pierre Van Courtlandt William Whann, John Davidson, Matthew Clay, |  | - |  |
|  |  |  |  |  | - | - | 8197 |
|  |  |  |  |  |  | - | 1759 |
|  |  |  |  |  |  | - | 844 |
|  |  |  |  |  |  | - | 36514 |
|  |  |  |  |  |  | - |  |
|  |  |  |  |  |  |  | \$945 04 |

List of Warrants drawn according to law, during the year 1812, on the Treasurer of the United States, on account of the payment of debts due to Foreign Officers.

recapitulation.
Interest on reimbursement of the domestic debt,
\$3,845,117 34
Interest on Louisiana stock,
627,051 64
Paying certain parts of domestic debt,
94504
Debts due to foreign officers.
$\$ 4,474,558 \quad 19$
Treasury Defartment, Register's Office, Januaiy 16, 1813.
JOSEPH NOURSE, Register.

## D.

Amount of Remittances, during the year one thousand eight hundred and twelve, on account of interest on the Louisiana and other stocks in Europe.

E.

Statement of the Repayments made into the Treasury, during the year 1812, on account of the Public Debt.

| Date of warrants. | No. of warrant. | On whom drawn. | Principal. | Damages and interest. | Amount of warrant. |
| :---: | :---: | :---: | :---: | :---: | :---: |
| $\begin{gathered} 1812 . \\ \text { March 31, } \end{gathered}$ | $\begin{gathered} 1592 . \\ 1593 . \\ 1594 . \end{gathered}$ | James Davidson, for so much remaining in his hands, heretofore advanced for the payment of unclaimed dividends, per report No. 25,488, <br> Do. do. for paying dividends on the funded domestic debt, per report No. 25,490, - <br> Do. do. on the registered debt, per report No. 25,489, | $\left\|\begin{array}{rr} \$ 20,000 & 00 \\ 4,903 & 99 \\ 23 & 31 \end{array}\right\|$ | - | $\begin{array}{r} \$ 20,00000 \\ 4,90399 \\ 2331 \end{array}$ |
|  |  |  | 24,927 30 | - | 24,927 30 |

Treasury Department, Register's Office, 30th Januaty, 1813.

## F.

In cstimate of the application made, in the year 1812, of the funds provided for the payment of the principal and interest of the public debt.
I. On account of the principal.

1. Reimbursement of old six per cent. and deferred stocks, estimated at - \$1,449,132
2. Do. of converted six per cent. stock, ${ }^{-\quad}{ }^{-} \quad-\quad 565,31841$
3. Do. of registered debt, including arrearages of interest, 84504
4. Du. of debts due to foreign officers, including do. do. 1,444 17

II. On account of interest and charges.
5. Interest on the domestic funded debt, estimated at - - $\quad$ - $1,688,16817$
6. Interest on Louisiana stock domesticated, - - - - 107,322 00
7. Interest and charges on foreign debt, viz:

Interest on converted stock, payable in London and Amsterdam, 7,651 78
Do. and charges on Louisiana stock, payable in do. and do. 617,87432


## G

An estimate of thefunds provided, before the 1 st January, 1813, for the repayment of the principal and interest of the Public Debt, falling due after that day.
I. On account of the foreign debt.

Cash in the hands of commissioners and agents in Europe, and remittances outstanding on the 31st December, 1811, per preceding statement $B$,
$\$ 407,40130$
The remittances made during the year 1812, per preceding statement D , are as follows, viz:

To London, f 114,500, at 4s. 6d.
508,888 89

Total to be accounted for

- ${ }^{-}$preceding estimate $\bar{F}$, is calculated to have been, ${ }^{-}$, applied, during the year 18 for interest, and charges in Europe, - - -
The balance in the hands of agents in Europe, or in remittances outstanding, may therefore be estimated, on the 31st December, 1812, at
The amount of protested bills, outstanding and unrecovered on that day, was the same as that on the 31st December, 1811, per preceding statement B ,

499,415 85
22,245 88

## From which deduct-

521,661 73
II. On account of the domestic debt.

For unclaimed dividends, demandable at the treasury, and not yet advanced to the bank, for payment to the creditors,
H.
 sedemption of the public debt.

I.

Statement of moneys arising from the interest on stock transferred to the United States, being the amount drawn by the agent to the trustees for the redemption of the public debt, during the year 1812, pursuant to the act of May 8th, 1792, agreeably to statement made at the Treasury.


Treasury Department, Register's Office, January 16, 1813.

## K.

Statement of moneys drawn by the agent to the trustees for the redemption of the public debt, in the year 1812, being on account of moneys received into the treasury from sales of public lands, pursuant to the act of 3d March, 1795, agreeably to statements made at the Treasury.

1812, December 23, Warrant No. 5,396, $\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad \$ 822,59964$
Treasury Defartment, Register's Office, Junuary 16, 1813.
JOSEPH NOURSE, Register.
L.

Purchases of stock made by Jonathan Smith and Samuel Flewelling, for the Commissioners of the Sinking Fund.


STATEMENT L—Continued.


## RECAPITULATION.

| Louisiana, | \$179,300, | - - - | - | - |  | Cost, | \$176,413 91 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 6 per cent. of 1812 | 57,000, | - - - - - | - | - |  | do. | 56,831 71 |
| 6 per cent. deferred, | 14,000, | unredeemed amount \$9,650 20 , | - | - | - | do. | 9,601 77 |
|  | \$250,300 |  |  |  |  |  | \$242,847 39 |

Treasury Department, Register's Office, February 4, 1813.
JOSEPH NOURSE, Register.
M.

At a meeting of the Commissioners of the Sinking Fund, held on the 19th day of June, 1812-
Present: William H. Crawford, President of the Senate, pro tem.
James Monroe, Secretary of State,
Albert Gallatin, Secretary of the Treasury.
It was Resolved and determined, That the Secretary of the Treasury cause to be reimbursed, on the first day of January, 1813, the residue of the converted six per cent. stock, created by virtue of the act supplementary to the act, entitled "An act making provision for the redemption of the whole of the public debt of the United States."

> WILLIAM H. CRAWFORD, President of the Senate pro tem.
> JAMES MONROE, Secretary of State,
> ALBERT GALLATIN, Secretary of the Treasury.

A true copy of the original minutes.
Edward Jones, Secretary to the Board of Commissioners.

## N.

At a meeting of the Commissioners of the Sinking Fund, held on the 6th day of July, 1812-
Present: William H. Crawford, President of the Senate, pro tem.
James Monroe, Secretary of State,
Albert Gallatin, Secretary of the Treasury.
It was Resolved, That the Secretary of the Treasury be authorized to cause so much of the annual appropriation of eight millions of dollars as may be legally applied to that object, to be applied to the purchase of the funded debt of the United States, and of other public securities, the purchase whereof is authorized by law.

WILLIAM H. CRA WFORD, President of the Senate, pro tem.
-JAMES MONROE, Secretary of State,
-ALBERT GALLATIN, Secretary of the Treasury.
A true copy of the original minutes.
Edward Jones, Secretary to the Board of Commissioners.

## INCREASE OF REVENUE.

## COMMUNICATED TO THE HOUSE OF REPRESENTATIVES, FEBRUARY 15, 1813.

## Mr. Cheves, from the Committee of Ways and Means, made the following report:

That they have deemed it to be their duty, that the public service may not suffer, and that the public credit may be duly supported, to look beyond the ways and means of the present year, and to take into consideration the revenue which may be wanted for the year 1814. That an estimate of the probable amount of the revenue which will accrue under existing laws, and be receivable within that year, has been submitted to Congress in the annual report of the Secretary of the Treasury, made during the present session. That, comparing the amount thereof with the sums which will probably be required, by a prudent regard to the public credit, it appears to the committee indispensably necessary to make a further provision. That this may be done by a partial suspension of the non-importation acts, which will not greatly lessen their injurious effects upon the enemy, by an additional duty on foreign tonnage, and by the imposition of internal taxes and duties. That, in their opinion, all these means will be necessary to supply the revenue which will be wanted. That it is impracticable, during the present session, consistently with a due attention to the other business of the nation, to enact the laws necessary to embrace the last mentioned object, but that this may be done without difficulty, and without a delay which will be injurious either to the public credit or the public service, by an earlier meeting of Congress than the constitutional period, which it will be the duty of Congress, or the Executive branch of the Government, to fix, at such time as shall be deemed most proper and expedient. That it is, however, necessary that the suspension of the non-importation acts, which is contemplated, should be enacted at the present session of Congress, and, for this purpose, and the imposition of additional duties on foreign tonnage, they beg leave to report a bill.

They also report, herewith, a correspondence between the Secretary of the Treasury and this committee, on the subject of this report.

Committee Room, 3d February, 1813.
Sir:
I am directed by the Committee of Ways and Means to request from you the favor of a reply to the following questions:

1. What, in your opinion, would be the probable amount of revenue applicable to the service of the year 1814, which would result from a modification or partial repeal of the non-importation acts, such as is suggested in your letter of the 10th day of June, 1812, addressed to the Chairman of the Committee of Ways and Means?
2. Is the modification, suggested by that letter, the best, in your opinion, that can be devised to obtain a given revenue with the least possible diminution of the effects of the non-importation acts? If not, be pleased to suggest such alterations and improvements as occur to your mind.
3. Are there, in your opinion, any further legal provisions necessary, or will any be expedient, more effectually to enforce the non-importation acts, or to ensure the more effectual collection of the revenue?
4. Would it, in your opinion, be advisable to increase the duty on foreign tonnage? If it would, to what amount, and what would be the probable addition to the revenue applicable to the year 1814, by such increase?

I am, sir, with great respect, \&c.
LANGDON CHEVES.
The Hon. Aubert Gallatin, Secretary of the Treasury.

Sir:
Treasury Department, 9th February, 1813.
I have the honor to submit the following answers to the questions proposed in your letter of the 3d instant:

1. It is believed, for the reasons stated in my letter of 10th June last, to the Committee of Ways and Means, that the amount of revenue applicable to the service of the year 1814, which would result from a modification of the non-importation acts, as suggested in the said letter, may be estimated at about five millions of dollars, provided that modification takes place during the present session of Congress.
2. No better modification, for the purposes therein intended, has suggested itself, than that proposed in the letter aforesaid. But, it would seem requisite, for the same object, that no drawback should be allowed on the re-exportation of the merchandise which may be thus imported.
3. The most important legal provision, which appears necessary to enforce the non-importation acts, is, a positive prohibition of a restoration, by order of court, of merchandise, the importation of which is prohibited by law. It is also believed that it will be necessary to order all the cargoes of salt, particularly from Lisbon, to be discharged under the inspection of proper officers; and it appears reasonable that the expense should be defrayed by the importers.
4. It appears, in every point of view, highly desirable that the duty on foreign tonnage should be increased. A duty of ten dollars per ton does not seem greater than what is required for the protection of American vessels. But I cannot form any correct estimate of the probable addition resulting to the revenue from such increase. Much would depend on the suppression of the trade carried by American vessels with enemy's licences.

With respect to the necessity of providing an additional revenue for the year 1814 , I beg leave to refer to the statements made, and opinions expressed, when I had the honor, several weeks ago, to wait on the Committee of Ways and Means. And I beg leave to add, that this necessity has been considerably increased by the subsequent expenditures authorized by law: amongst which must be particularly mentioned the act for the increase of the navy and that for raising twenty thousand men for one year. Indeed, considering the general rate of expenditure resulting from the war measures which have been adopted, I am of opinion, that it will be necessary to recur both to a modification or repeal of the non-importation acts, and to the proposed internal taxes, in order to provide a revenue commensurate with those expenses. When an additional revenue of five millions was believed sufficient, that opinion was predicated on the supposition made by the committee, that annual loans of only ten or eleven millions of dollars would be wanted. With a revenue of twelve millions of dollars for this year, it is ascertained that a loan of at least sixteen millions is necessary.

I have the honor to be, \&c.
Hon. Langdon Cheves, Chairman of the Committee of Ways and Means.

## Committee Room, February 11, 1813.

Sir:
The Committee of Ways and Means are of opinion that it is expedient to raise an internal revenue for the for the service of the year 1814; but that it is altogether impracticable, within the present session, to pass the neces.sary laws for that purpose; they have, therefore, directed me to inquire of you, at what time, in your opinion, it will be necessary that such laws should be enacted, in order to raise a revenue, which may be collected in time for the service of that year.

I am also directed to bring to your attention the last paragraph of your letter to the chairman of this Committee, of the 10th June, 1812, and to ask whether the opinion therem given is applicable to the present state of things, and to the probable exigencies of the Government, in the year 1814:

As early an answer as shall be consistent with your convenience is requested.
I am, with great respect, your obedient servant,
LANGDON CHEVES.
The Honorable Albert Gallatin, Secretary of the Treasury.

Treasury Departbent, February 12, 1813.
SiR:
In answer to your letter of yesterday, I have the honor to state that I still believe it practicable to organize the taxes within three or four months after the passing of the laws in the shape reported. This, however, is only matter of opinion, in which I may be mistaken; and it would certainly be desirable, if other considerations do not oppose it, to prevent the danger of disappointment, by allowing more time for the selection of officers, preparing and transmitting the forms and instructions, and taking all other steps necessary for the organization of a difficult and novel system, which must pervade every part of the extensive territory of the United States. The selection of officers, including the time necessary to ascertain whether they will accept, is perhaps the operation most likely to produce delay.

I have the honor to be, respectfully, sir, your obedient servant,
Hon. Langdon Cheves, Chairman of the Committee of Ways and Means.
ALBERTI GALLATIN.

## Committee Room, June 9, 1812.

Sir:
I am directed, by the Committee of Ways and Means, to request you to inform them, whether, in your opinion, the non-importation act may not be so modified, or partially suspended, as to afford a revenue equivalent to the estimated amount of the proposed internal taxes, additional tonnage duty, and diminution of drawbacks; and, in such event, whether the last mentioned objects of revenue may not, for the present, be dispensed with.

I am, sir, with great respect, your obedient servant,
The Honorable Albert Gallatin, Secretary of the Treasury.
LANGDON CHEVES.

## Treasury Department, June 10, 1812.

Sir:
I had the honor to receive your letter of yesterday, asking whether, in my opinion, the non-importation act may not be so modified, or partially suspended, as to afford a revenue equivalent to the estimated amount of the internal taxes, additional tonnage duty, and diminution of drawbacks; and, in such event, whether the last mentioned objects of revenue may not, for the present, be dispensed with?

All the estimates of revenue, which have been transmitted during this session, having necessarily been made in conformity with the existing laws, were predicated on the supposed absolute prohibition of British produce and manufactures. These, in ordinary times, amounted to more than one half of the foreign merchandise consumed in the United states. The actual exclusion of the greater part of the articles of our own growth from France, Hollard, and Germany, the consequent nullity of our commerce with those countries, and the conquest by Great Britain of their colonies, still more lessens the proportion of foreign articles which may be imported from other countries than the British dominions.

It is, therefore, evident, that the amount of duties on importations will be more than doubled in the event of a suspension of the non-importation, and that they will, whilst that suspension continues, afford a revenue, at least, equivalent to the estimated amount of the proposed direct tax, internal duties, additional tonnage, and diminution of drawbacks. All these may be dispensed with, so long as the suspension continues, provided that the contemplated increase of one hundred per cent. on the duties on importations shall take place.

It is not believed that the result would be materially affected by a modification, or partial, instead of an absolute, suspension of the non-importation: for the amount of importations would be principally regulated by the amount of American funds already in England, and by the subsequent consumption of American produce in Great Britain, Spain, and Portugal, and the British West Indies, respectively. If a discrimination be thought eligible, it would seem that the articles entitled to preference are colonial produce, particularly rum, coarse woollens, middle price cotton goods, Irish linens, earthen and glass ware, hardware and manufactures of steel, tin, brass, and copper, fine clothis, muslins, plain cotton goods, manufactures of silk, hemp, flax, (with the above exception) and leather, paper, hats, shoes, and millinery, may either be altogether supplied by domestic manufactures or dispensed with.
$\cdots$ The annual importations of British colonial and domestic produce and manufactures could not be estimated at less than thirty-five millions of dollars. Supposing (on the same grounds on which the other estimates of duties on importation in time of war were made) that the war and other restrictions should reduce the amount to one half, the proposed double duties collected on the revenue would produce a nett revenue of at least five millions of dollars, and greater, therefore, than all the proposed internal taxes and duties and additional tonnage duty.
… Permit me, however, to observe, with respect to this last duty, that, so far as relates to foreign vessels, the proposed addition appears necessary, and is hardly sufficient to compensate the great advantages which war will give them over American vessels, in the American commerce.

It is proper to add, that all the bills for laying and collecting the direct tax and internal duties have been prepared in conformity with the former request of the Committee, so that the whole subject may be taken up at this, or any other time, without any delay on the part of the treasury. The only detail on which the information is not as complete as might be desired, is that of the quotas of the direct tax intended to be laid on the several counties in each State. It is also believed that the system has been prepared in such manner that it may be organized, and all the taxes be in full operation, in the month of April next, provided the laws are enacted before the commencement of the year 1813.

I have the honor to be, with great respect, sir, your obedient servant,
ALBERT GALILATIN.
Honorable Langdon Cheves, Chairnan of the Committee of Wrays and Means.

FINES, PENALTIES, AND FORFEITURES, UNDER THE REVENUE LAGSS.
communicated to the house of representatives, february 27, 1813.

## Mr. Quincy made the following report:

The Committee appointed to inquire into the principles and practice adopted by the Treasury Department in relation to the revenue laws, and to the mitigating or remitting the fines, penalties, and forfeitures, accruing under the same, having, in pursuance of that appointment, had an interview with the Secretary of the Treasury, and examined such papers as they deemed necessary for the due execution of their trust, addressed to him a letter, marked A, and received from him, in reply, the letter marked B, with the accompanying document. All which are annexed to this report.

It appears to your committee, as far as they are enabled to judge, that ihe remitting and mitigating powers, exercised by the Treasury Department, have been used in a manner liberal and just. Your Committee have not deemed it their duty, from the terms of their authority, to enter into the consideration of the expediency of relieving the Treasury Department from the burden of exercising this discretion. In some commercial communities, a similar discretion is invested in a board of commissioners, whose numerous members form a check upon each other, and the publicity of whose proceedings preserve their decisions, under the scrutiny of the public eye, and the wholesome control of public opinion.

Your Committee report to the House the annexed papers, as the result of their inquiry.

## A.

House of Representatives, Januayy 22d, 1813.
Sir:
The Committee appointed to inquire into the principles and practice adopted by the Treasury Department in relation to the revenue laws, and to the mitigating or remitting the fines, penalties, and forfeitures, accruing under the same, have directed me to request such an elucidation of the general construction given by that Department, of its powers in relation to that subject, as may indicate the principles by which it has been regulated. They particularly have authorized me to desire an answer to the following inquiries:

Whether, in cases of "intention of fraud" existing, the Department deems itself authorized either to remit, or mitigate?

Whether, in cases of "wilful negligence" existing, the Department deems itself authorized either to remit, or mitigate?

Whether, in cases where neither one nor the other exists, the Department deems itself at liberty to inflict the whole penalty, or any part of it?

If the Department has deemed itself at liberty, in cases where no "wilful negligence" and no "fraud" has existed, to intlict the whole penalty, or forfeiture, or any part of either, then the Committee have directed me to inquire by what general principles its decision, in such cases, has been regulated?

Particularly, whether the Department has deemed itself confined, in relation to such cases, to such a mitigation of the penalty, or forfeiture, as might include the mere incidents of the prosecution, and the "terms and conditions" on which, having reference to such incidents, it should be made to cease; or, whether, in relation to such cases, it has deemed itself at liberty to take into consideration other circumstances, such as the profits of the treasury, the tains of the individual, the like, or other considerations, in estimating the amount of the penalty or forfeiture to be exacted.

The Committee having perceived that, in certain cases, where " wilful negligence and fraud" were stated not to exist, the condition of release has been on the payment of "costs and charges, and a certain per centage, for the use of the United Stutes, in addition to the duty established by law, they have directed me to inquire by what principles this levy has been regulated? To what cases it has been applied? And what has been the gain to the United States by such payments of per centage?

The Committee also request a general statement of the fines, penalties, and forfeitures, received by the Treasury Department since the date of the establishment, and the expenses which have occurred on prosecutions for them.

The Committee will be happy to receive any elucidation which the above inquiries, or any other considerations, c onnected with the subject, may suggest.

I am, sir, respectfully, your obedient servant,
Hon. Albert Gallatin, Secretary of the Treasury of the United States.
JOSIAFI QUINCY.

## B.

## Treasury Department, February 12, 1813.

SIR:
The pressure of current business has prevented an earlier answer to your letter of 22 d ultimo. The tenor of some of the queries therein contained, renders it necessary to premise some observations on the object and obvious construction of the law, which authorizes remissions or mitigations of fines, penalties, and forfeitures.

In almost every penal code, the law fixes the maximum of the fine which may be inflicted for offences made punishable by the payment of money, and leaves it discretionary with the court to prescribe, in every case, according to its circumstances, the sum, not exceeding that maximum, which shall be paid by the offender: In the revenue and restrictive laws of the United States, the fines, or forfeitures, which may be incurred by reason of any infraction of those laws, are made absolute; and the power to mitigate, and even to remit the whole amount, has, it is presumed, for the sake of uniformity, been vested, under certain limitations, in the Secretary of the Treasury. It is enacted that he shall have power "to mitigate or remit such fine, forfeiture, or penalty, (or remove such disability) or any part thereof, if, in his opinion, the same shall have been incurred without wilful negligence, or any intention of fraud in the person or persons incurring the same; and to direct the prosecution, if any shall have been instituted for the recovery thereof, to cease and be discontinued, upon such terms or conditions as he may deem reasonable and just."

Since the Secretary of the Treasury is not authorized to remit, or even to mitigate, unless there has been neither intention of fraud, nor wilful negligence, it necessarily follows, that, by the words wilful negligence, is meant only such flagrant and voluntary infraction of the laws as, though not implying fraud, properly so called, is, by the statute, considered as tantamount to fraud, and therefore precluding any remission, or even mitigation of the penalty incurred.

Since the power to remit in part, or to mitigate, which is precisely the same as a power to enforce a part of the penalty, not only may be exercised in cases which fall short, in the words of the statute, of intention of fraud, or
of wilful negligence, but is limited to such cases alone; it necessarily follows that the statute contemplates offences implying a certain degree of guilt, and requiring a punishment less than the whole amount of the penalty incurred, although there has been, in persons incurring such penalty, neither intention of fraud, nor what is there called wilful negligence.

It is evident, from the tenor of the statute, that it describes two classes of offences: 1st, such as imply fraud, or (to use the expression) statute wilful negligence, and which shall be punished by the infliction of the whole amount of the fine, penalty, or forfeiture incurred. 2 dly , such as imply neither fraud or statute wilful negligence, to which alone the power to remit, or to mitigate, can be applied.

That the last class embraces two species of infractions: 1st, such as, falling short of the highest degree of offence, which precludes even a mitigation, must, however, render the party liable to a partial payment of the penalty incurred. 2dly, such as, from involuntary and unimportant omissions, have made the party legally liable to the penalty, but where such penalty should, in equity, and may, without weakening the execution of the laws, be altogether remitted; and that the authority vested in the Secretary of the Treasury is applicable only to that class of offences, which imply neither fraud nor statute wilful negligence, and consists in graduating the amount of penalty which it may still be proper and necessary to enforce, or in granting an unqualified remission, according to the nature of the case

This exposition of the law affords a ready answer to the general queries proposed by the committee, and was thought necessary, because it was apprehended that some erroneous view of the subject and meaning of the law mightresult, from not particularly attending to the restricted sense affixed to the words "wilful negligence," by the statute.

It was apprehended that, on a first impression, the position may have been assumed, either, that the power to enforce a part only of the penalty did not exist, although that power be expressly implied in that of mitigating, and remitting in part, or that it could not be exercised in cases where there was neither fraud, or statute wilful negligence, although this authority be, by the statute, expressly confined to such cases alone.

To the three first queries of the committee, it is, therefore, answered:

1. That the Secretary of the Treasury does not consider himself authorized, either to remit or to mitigate, in cases where, in his opinion, there has been either intention of fraud, or (statute) wilful negligence.
2. That he does not consider himself authorized to inflict the whole penalty, in cases where, in his opinion, there has been neither intention of fraud, or (statute) wilful negligence.
3. That he does consider himself authorized, when, in his opinion, necessary and proper, to enforce a part of the penalty in some, and to require the payment of costs in all the cases where, in his opinion, there has been neither intention of fraud, or (statute) wilful negligence.
'The fourth query of the committee is to the following effect:
By what general principles has the decision of the Treasury been regulated in cases where, there being no fraud or (statute) wilful negligence, a part of the penalty or forfeiture has nevertheless been enforced? "' Particularly, Whether the Department has deemed itself confined, in such cases, to such a mitigation of the penalty, or forfeiture, as might include the mere incidents of the prosecution, and the 'terms and conditions' on which, having reference to such incidents, itshould be made to cease; or, whether, in relation to such cases, it has deemed itself at liberty to take into consideration other circumstances, such as the profits of the treasury, the gains of the individual, the like, or other considerations, in estimating the amount of the penalty, or forfeiture, to be exacted."

From what has already been stated, it follows, that, if by "incidents of prosecution," and terms and conditions connected therewith, the payment of costs only be meant, the Treasury (with the exception of a few cases of great hardship) has required such payment in all cases of remission or mitigation, and has not deemed itself confined to such payment in those cases where it appeared necessary and proper to enforce a part of the penalty or forfeiture. The statute grants, in that respect, two distinct powers-that of prescribing the terms and conditions on which prosecutions shall be discontinued; which, of course, embraces the payment of costs and other incidents of prosecution, and that of mitigating or remiting, only in part, the penalty. Which last authority would be nugatory, and would not, therefore, have been given, had the law intended to confine the effect of that authority to the costs, or other similar incidents of prosecution; these being embraced by another part of the enacting clause.

In deciding on those cases to which the power of remitting, in whole or in part, does apply, and in graduating the amount of penalty enforced, in those where it appeared improper to grant an unqualified remission, the Treasury has been invariably governed by three principles:

1st. Enforcing the laws. 2dly. Reducing the penalty to that amount, and requiring only that portion which appeared sufficient for the purpose of preventing infractions. 3 dly . Uniform rules of decision, so far as the diversity of cases rendered them practicable. In the application of those principles to individual cases, several circumstances have naturally been taken into consideration, such as the degree of negligence manifested by the party; the importance, for the safety of the revenue, of the particular provision which had been infringed; the encouragement due to the vigilance of the officers; and, when necessary, for the purpose of checking illegal importations, the profit derived from the transaction.

The gain of the treasury never had any influence on any decision, or has even been thought of. The portion of a mitigated penalty sometimes happens to be paid into the treasury, because the law had made one-half payable there, if not mitigated. The decisions of the Treasury never can add any thing to the amount actually forfeited, and otherwise legally payable; and whenever a mitigation takes place, it operates as a deduction from such payment. If it ever should be attempted to draw a revenue from forfeitures and penalties, it will be done by giving to the statute a construction precisely the reverse of that now adopted. Instead of restricting the words "wilful negligence" to flagrant infractions, tantamount to fraud, as is now done in conformity with the obvious meaning of the statute, let those expressions receive that construction of which, in common parlance, they are susceptible; let every negligence, however unimportant, provided it be accompanied with an act of the will, be called " wilful negligence," and every penalty which has been mitigated, together with many of those which have been remitted in full, will fall in the class of those on which no remission can be granted. With that construction, instead of the trifling amount which has been paid into the treasury for the share of the United States, in mitigated penalties, which have been enforced in part, not less, probably, than two millions of dollars, remitted by those decisions, would have been legally exacted. The exposition of the law, and the preceding arguments, have been adduced only in proof of the correctness of the principles which have been adopted in mitigating penalties: for, in point of fact, the portion which has been paid on that account, in the treasury, is so inconsiderable, that, if known, it never could have been supposed that what is called the gain of the treasury had the smallest effect on the decisions.

The whole number of decisions, since the present Secretary of the Treasury has filled that office, viz: from the 14th of May, 1801, to the 14th of December, 1812, amounts to 1,297. In ninety-two of these cases, there being, in the opinion of the Treasury, intent of fraud, or (statute) wilful negligence, no remission could be gianted. Ot the 1,205 other cases, to which the power of remitting in whole, or in part, applied, there have been 888 in which an absolute remission has been granted, generally on payment of costs; and 317 have been mitigated. In about twothirds of these, nothing more has been inflicted than the payment of sums, generally inconsiderable, to the use of the custom house officers. Of the residue, there are $2 \%$, consisting of three embargo cases, and of 24 cases of illegal importations, principally from Amelia island, or in vessels at sea when war was declared, in which the decision has been, that, from the nett proceeds of sales, the costs, and (in the cases of importation) the duties in force, when the decisions took place, should be deducted; that the residue, if not exceeding the prime cost, freight, insurance, and other charges, should be paid to the claimants, and that the surplus, if any, should be distributed in the same manner as the whole forfeiture, if enforced, would have been. In one of those cases, 150 dollars hare been paid into the treasury. It is ascertained that, in many of them, there is no surplus; and the same result is anticipated in most others. In 67 other cases, hereafter stated, in answer to the last query of the committee, the whole amount paid
into the treasury falls short of four thousand dollars. There may be eight or ten more cases of mitigations, in which some payments have been, or may be, made into the treasury, and which, not being sufficiently designated in the register of decisions, could not be ascertained without. a critical examination of all the original papers. The amount of penalties and forfeitures actually paid into the treasury, and which is hereafter stated, arises, almost exclusively, from cases of fraudulent infractions of the laws, on which no remission whatever could take place, and, in most of which, no application has, of course, been made to the treasury.

The last query of the Committee relates to the principles and amount of mitigations where a certain per centage has, in addition to the duties established by law, been required for the use of the United States.

In cases where a fine is mitigated, it is always done by fixing a sum of money less than the fine. When a forfeiture is mitigated, it is more consistent with the spirit of the law that the reduced payment which is required should still be in proportion to the value of the whole forfeiture incurred. This principle has been adopted in those cases designated as having been mitigated, by requiring the payment of a per centage. All those which have been ascertained, amount to sixty-seven, as already stated, and consist of two classes.

1. The first partial non-importation act took effect on the first day of July, 1808. The following rules were adopted with respect to subsequent importations, not fraudulent, and susceptible of remission or mitigation. An absolute remission was granted on all importations in vessels which had sailed from a British port, prior to the 1st of June, 1808, on the ground that there was a possibility of their arrival prior to the time when the law took effect The forfeiture was mitigated in the subsequent cases, and no greater portion required than what appeared absolutely necessary to prevent continual infractions. For that purpose, the forfeiture was reduced to the payment of a sum equal to double the amount of the legal duties, to be divided as the forfeiture itself, if enforced, would have been. But that sum was levied only on the articles actually prohibited, and not on those otherwise admissible, and belong ing to the same owners, though they were also forfeited by the law. There were 37 cases of this description. It has been ascertained that the sum paid in the treasury, on 30 of them, amounts to $\$ 1,646$ and 44 cents. The sum paid on the seven other cases, is blended, in the collector's accounts, with the ordinary duties, but, from the value of the merchandise, is estimated to have been less than nine hundred and sixty dollars. The forfeitures remitted by those same decisions, are believed to have exceeded half a million of dollars in value.
2. The importation of spirits, porter, and refined sugar, is prohibited in vessels or casks, of a size less than is prescribed by law. In the first decisions made on those cases, the condition of the remission was, that the articles imported, contrary to law, should be re-exported, without giving any other option to the owners. The only exception, whilst that rule prevailed, is Gillespie's case, where the spirits had been sold by order of court, prior to the application for a remission being made. The condition of paying one-fourth part of the proceeds was substituted to that of re-exportation, which had become impracticable. The share of the United States, contrary to what was intended, did not, in that case, cover the legal duties. It being, from experience, ascertained that the condition of an absolute re-exportation was sometimes impracticable, and, in most cases, more severe than was required for the purpose of preventing infractions of the law, an alternative was added to that condition, by leaving it optional with the claimants, if they did not re-export, to pay a certain sum, which, after some variations, was fixed at the rate of five cents per gallon of spirits, for the use of the United States, in addition to the legal duties. But, in all the cases, two only excepted, where the omission arose from inadvertence in filing the decisions, the condition of the re-exportation has always been preserved, and the payment aforesaid imposed only in case of not complying with that condition. The cases of this description, in which any money may have been paid in the treasury, amount to thirty. The aclual payments being blended with the accounts of duties, cannot be ascertained. But the amount of spirits, porter, and sugar, embraced by those cases, have been ascertained, from the applications for remission; and it appears that, if nopart has been re-exported, and if, in every instance, the parties have preferred to pay the sum to which the forfeiture was reduced, the whole amount paid in the treasury cannot have exceeded 1,400 dollars, and may, therefore, have been less.

A general statement of all the fines, penalties, and forfeitures, paid by the collectors in the treasury, from the 1st January, 1794, to the 31st December, 1811, and amounting to $\$ 253,50805$, is enclosed. The expenses of prosecution in those cases, as paid by the marshals, cannot be discriminated from the general expenses paid generally for jurors, witnesses, and all other expenses incident to the prosecutions of every species of offences against the United States, including the safe-keeping of prisoners. The aggregate of all these amounts, for the same period, as appears by the annexed statement, to $\$ 857,20669$. There can be no doubt that the portion expended in prosecuting for the offences against the revenue and restrictive laws under which the abovementioned fines, penalties, and forfeitures, have been incurred and paid, considerably exceeds the amount actually recovered and paid in the treasury; and that those penalties have never been a source of revenue, nor been sufficient to defray the expenses of prosecution: for which object they are exclusively appropriated by law.

I have the honor to be, very respectfully, sir, your obedient servant,
Honorable Josiah Quincy, Chairman.

| ceans. | Nett amount of fines, penalties and forfeitures, paid into the treasury by collectors. | Expenses paid by marshals for witnesses, jurors, and all other expenses of prosecutions. | rbars. | Nett amount of fines, penalties, and forfeitures, paid into the treasury by collectors. | Expenses paid by marshals for witnesses, jurors, and all other expenses of prosecutions. |
| :---: | :---: | :---: | :---: | :---: | :---: |
| 1794 | \$1,660 90 | \$18,435 22 | 1804 | \$8,811 55 | \$36,208 66 |
| 1795 | 2,986 91 | 22,806 79 | 1805 | 4,310 34 | 49,882 21 |
| 1796 | 2,065 60 | 31,825 88 | 1806 | 3.66193 | 55,735 71 |
| 1797 | 11,046 10 | 26,528 12 | 1807 | 4,025 51 | 95,479 59 |
| 1798 | 8,015 13 | 16,947 42 | 1808 | 8,494 52 | 67,454 40 |
| 1799 | 10,111 33 | 36,449 70 | 1809 | 32,531 18 | 81,737 23 |
| 1800 | 10,948 39 | 50,026 34 | 1810 | 59,814 49 | 77,944 13 |
| 1801 | 20,866 31 | 34,456 82 | 1811 | 33,900 08 | 66,990 03 |
| 1802 | 16,193 07 | 46,857 02 |  |  |  |
| 1803 | 14,064 71 | 41,441 43 |  | \$253,508 05 | \$857,206 69 |

## REMISSION OF FORFEITURE.

## communicated to the house of representatives, march $1,1813$.

## Mr. Cheves, from the Committee of Ways and Means, to whom was referred the petition of Thomas Vincent, of

Charleston, South Carolina, made the following report:
That the facts concerning this petition are contained in certain documents which accompany the petition, in a letter from the Secretary of the Treasury to the chairman of the committee, on the subject of the said petition, and in a letter from the Secretary of the Treasury to the collector of the port of St. Mary's, in Georgia; all of which are herewith reported.

That it appears the petitioner applied to the Secretary of the Treasury, under his ordinary powers, for relief from penalties and forfeitures incurred by the importation of British manufactures from the Spanish dependencies, and that, under the said application, the Secretary has finally and definitively decided, from which decision the petitioner prays to be relieved.

The committee, therefore, without inquiring into the merits of that decision, are of opinion that it would be improper and impolitic to revise, by an act of legislation, a decision thus finally and definitively made. The Committee, therefore, recommend the following resolve:

Resolved, That the prayer of the petition be not granted.

## Treasury Department, February 1 st, 1813.

Sir:
I have the honor to return Thomas Vincent's petition, and the accompanying documents.
The circumstances under which possession was taken of Amelia island are known to the committee. As soon as the fact was known at the treasury, a letter, a copy of which is enclosed, was written to the collector of St. Mary's, enjoining on him to continue to consider Amelia island as a foreign port. All the acts of the late Governol Mathews, respecting the taking possession, what is called the capitulation, the asking bonds for Spanish duties, and the advice to masters of vessels and others, to proceed with prohibited merchandise to the United States, were altogether unauthorized and illegal.

The most valuable cargo then in Amelia island's harbor, was that of Mr. Stephen Girard's vessel, which, together with two or three more, proceeded to the Delaware, where they have been seized and libelled. The parties have not applied for a remission, but contend that they have incurred no forfeiture; and the suits are still pending. The cargoes have, notwithstanding the opposition of Government, been restored to the parties, on giving bond for the appraised value, which is understood to have been the prime cost. It has been stated, but whether correctly I cannot vouch, that Mr. Girard's bond for the ship and cargo is $\$ 296,000$; and that the cargo was sold for more than $\$ 600,000$.

The following eight cases are the only ones, (those just now mentioned excepted) in which prohibited goods, to my knowledge, have been imported from Amelia island since possession was taken by Governor Mathews. In all of them application was made for a remission of the forfeiture; and this was, in all the cases, gianted, on the same conditions as in the case of Thomas Vincent, which is in the possession of the committee.


[^14]3. Nine vessels, which, being either on the coast, waiting for orders, or at sea, bound to foreign ports, and being informed of the war, came into the ports of the United States to avoid capture by the enemy, viz:

| Names of petitioners. | Names of vessels. | Where from. |  | Where arrived. | Date of decision. |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Stephen Higginson, jr. | Schooner Mary, - | Liverpool, - |  | Boston, - - | 13th July, 1812. |
| Samuel Singleton, - | Ship South Carolina, | Algeziras, |  | Philadelphia, - | 13th July, 1812. |
| Edward Howe, jr. - | Ship Charleston and Liverpool packet, | Liverpool, |  | Norfolk, - | 14th July, 1812. |
| John S. Trott, $\left.{ }_{\text {M.Blakeand others, }}\right\}$ | Brig Thomas, - | Ditto. - |  | Boston, - | 14th August, 1812. |
| $\left.\begin{array}{l}\text { John Patrick, } \\ \text { John Baker, }\end{array}\right\}$ | Brig Taber, - | Montego Bay, |  | New York, - | 26th August, 1812. |
| J. \& Wm. Flagg, | Ship Jason, - | Liverpool, |  | Portsmouth, N. H. - | 26th August, 1812. |
| John Patrick, ${ }^{\text {Jacob Fash, }}$ | Brig Emeline, | Jamaica, - |  | New York, - | 27th August, 1812. |
| D. Patch, ${ }_{\text {Ph }}$ Currier, $\}$ | Brig Nymph, - | Martinique, |  | Boston, - - | 31st August, 1812. |
| $\left.\begin{array}{l}\text { John M'Lean, } \\ \text { D. Eilis, }\end{array}\right\}$ | Brig Wm. \& Martha, | Liverpool, |  | Boston, - - | 12th October, 1812. |

I have the honor to be, with respect, \&c. sir, your obedient servant,
ALBERT GALI_ATIN.
Honorable Langdon Cheves,
Chairman of the Committee of Ways and Means.

Trkasury Department, April 7th, 1812.
Sir: I learn by a letter from Mr. George Mathews, that a portion of East Florida has been ceded to the United States. Unacquainted as I am with the circumstances of that event, and not being yet informed of the manner in which it will be viewed by the Government of the United States, I can only direct you to continue to consider, for the present, and until otherwise instructed, every part of East Florida, by whomsoever possessed, as a foreign port or place. I am, \&c.

ALBERT GALLATIN.
Abraham Bessbnt, Esq. Collector of St. Mary's, Georgia.
[2d Sessron.

## MINT.

COMMUNICATED TO THE HOUSE OF REPRESENTATIVES, MARCH 2, 1813.
.Treasury Department, February 27, 1813.
Sir:
I have the honor to transmit, herewith, a letter from the Comptroller of the Treasury, accompanied with sundry statements, which have been prepared in obedience to the act, entitled "An act establishing a mint, and regulating the coins of the United States," passed April 2d, 1792.

I have the honor to be, very respectfully, sir, your obedient servant,
albert gallatin.
The Honorable the Speaker of the House of Representatives.

Treasury Departaent, Comptroller's Office, February 27, 1813.
Sir:
The statements herewith, marked $A, B$, and $C$, have been prepared pursuant to the seventh section of an act of Congress, passed the $2 d$ of April, 1792, entitled "'An act establishing a mint, and regulating the coins of the United States." They contain all the information, relative to the transactions of the mint, which settlements made at the treasury enable me to afford.

I have the honor to be, with great respect, your obedient servant,
RICHARD RUSH.
Albert Gallatin, Esq.

## A.

Statement exhibiting the balance of Gold and Silver remaining in the hands of the officers of the Mint on the 31st of December, 1811; the amount of deposites from the 1 st of January to the 31 st of December, 1812; the different species of coins made and paid on account of deposites, allowance for wastage, and the balance remaining in the hands of the officers of the Mint on the 31 st of December, 1812, to be accounted for on a future settlement.


Dr.
The Mint of the United States in account of Copper purchased and coined, from the commencement of the Institution to the 31st day of December, 1812.
$\mathrm{Cr}_{\mathrm{r}}$.


## C.

Summary statement exhibiting the value of Coins made at the Mint; the amount of disbursements on account of the establishment; the amount allowed for wastage; the amount retained of deposites; and the amount gained on the coinage of Copper, from the commencement of the institution to the 31st December, 1812.


Comptroller's Office, February 26, 1813.
ANDREW ROSS, Clerk.

## STATE OF THE FINANCES.

COMMUNICATED TO THE SENATE, ON THE 3D OF JUNE, 1813.
In obedience to the act supplementary to the act, entitled "An act to establish the Treasury Department," the Acting Secretary of the Treasury respectfully submits the following report:
The receipts into the treasury, from the 1st of October, 1812, to the 31st March, 1813, have
The balance in the treasury, on the 30th September, 1812, was
Making, together, .
The expenditures, from the 1st October, 1812, to the 31st March, 1813, have amounted to

The enclosed statement (A) shows, in detail, the several sources from which the receipts were derived, and the branches of expenditure to which the disbursements from the treasury were applied.

Pursuant to the act of 8th February last, subscriptions for a loan of sixteen millions of dollars were opened on the 12 th, and again on the 25th of March last. But, although a thirteen years' annuity of one per cent. was offered, in addition to a six per cent. stock at par, for the money which might be subscribed, it being aparent, from the result of the first subscription, that the whole amount could not be obtained on those terms, proposals in writing
were invited. Offers, exceeding, by about a million of dollars, the amount wanted, were received, some demanding a thirteen years' annuity of one and a half per cent, in addition to six per cent. stock at par, but most of them requiring a six per cent. stock, at the rate of 88 per cent. On these terms, leaving to the subscibers the option, the loan was effected.

In conformity with the public notification, the same terms were extended to those persons who had subscribed on the first opening of the subscsiption, and they have the same option; which, if the stock, at the rate of 88 per cent., be taken, is equivalent, precisely, to a premium of thirteen dollars sixty-three cents and seven-elevenths of a cent, for each hundred dollars loaned to the Government.

The enclosed papers, under the letter B, are copies of the several public notices given on the subject, and a statement of the moneys, respectively, obtained by open subscriptions, and by written proposals, and showing, also, the sums obtained and payable in each place where subscriptions were opened.

Of that sum of sixteen millions of dollars, thus obtained on loan, there was paid into the treasury, prior to the Ist of April, 1813 , the sum of $1,086,73750$, which makes a part of the moneys received previously to that day, as stated in the statement A .
The resources for the residue of the year 1813, consist of the foilowing items, viz:

1. The remainder of the loan abovementioned,
. The sums payable on account of customs, and of the sales of public lands, estimated at - $\$ 14,913,26250$
2. The five millions of dollars in treasury notes, authorized by the act of February 25th, 1813,

9,320,000 00
5,000,000 00
Say $\$ 29,230,00000$
The expenses for the last nine months of the present year, are calculated as followeth, viz: 1. Civil list, and all expenses of a civil nature, both foreign and domestic,
2. Payments on account of the principal and interest of the public debt, as per estimate $C$, herewith,
3. Expenses on account of the War and Navy Departments,
$\$ 900,00000$
10,510,000 00
17,820,000 00
\$29,230,000 00
Of the sum of $\$ 1855,73453$, remaining in the treasury on the Ist of April last, a small part may be considered as applicable to such extraordinary expenses, already anthorized, as may arise during the remainder of the year; and for the same object, the sum of $1,000,000$ of dollars, authorized, by an act of the State of Pennsyl vanss, to be loaned to the United States, but which was not offered in time to be accepted as a part of the loan of sixteen millions, may be considered as a resource.

In this estimate, the whole sum of five millions of dollars, authorized to be issued in treasury notes, is taken as a part of the resources of the present year. But, as it is not deemed eligible to increase the amount of treasury notes in circulation, and as three millions only, of those authorized by the act of 1812, were issued in that year, and are reimbursable in the course of the present year, it is respectfully suggested that, in lieu of issuing two millions of the five millions authorized by the act of February, 1813, Congress should authorize an additional loan for the same amount; it being made a condition of such loan, that its terms should not be higher than those of the loan of sixteen millions, already effected.

The provision already considered, is for the service of the present year only; that which will be necessary for the year 1814, requires an early attention. It is difficult to estimate, with accuracy, the sum which will be receivel into the treasury from the revenue, as now established.

During a state of war, the customs, at the present rate of duties, have been heretofore estimated to produce five millions of dollars. The additional tonnage duty, imposed upon foreign vessels, by the act of 1st July 1812, producing about 200,000 dollars a year, is not included in that sum.

It is believed that, during the year 1814, a greater sum than five millions two hundred thousand dollars ought not to be relied upon, as receivable into the treasury, from custom house duties. The sum arising from sales of public lands may be estimated at six hundred thousand dollars, making, together, $5,800,000$ dollars. The interest alone, on the public funded debt, on temporary loans, and on the treasury notes, which will become payable in that year, will amount to four millions four hundred thousand dollars. The other engagements, on account of the principal of the funded debt, of temporary loans, and of treasury notes, which will become reimbursable in that year, amount to 7,150,000 dollars; exceeding, together, by more than five millions seven hundred thousand dollars, the estimated amount of the receipts into the treasury, derived from the revenue, as now established.

This view of the subject is sufficient to evince the necessity of a speedy and effectual provision for the service of that and the ensuing years. The mode and the extent to which this provision should be carried, have been heretofore suggested, from this Department, to Congress, and have received the consideration of that body.

The expenses of the peace establishment of the United States, and the interest on the public debt, including that on the loans made for the prosecution of the war, are believed to be the least sums that ought, under any circumstances, to be raised within each year. These, if the expenses of the peace establishment are taken at the sum necessary for the ordinary expenditure of the United States, previously to the additional armaments made in the year 1812, with a view to an approaching state of war, and incliding the interest on the loans of the year 1812 and 1813, and also of that which will probably be necessary in the year 1814, will amount, during that year, to eleven millions four hundred thousand dollars, viz:
The expense of the peace establishment, exclusive of the additional force authorized by the acts passed during the year 1812, may be estimated at
\$7,000,000
The interest on the public debt, during the year 1814, will be as follows:

On six per cent. stock of 1812 , including temporary loans, received in part of the loan
of eleven millions, which will remain unpaid in 1814, - - $\quad 500,000$

On treasury notes, which will be reimbursable in 1814, say on $5,000,000$ dollars, at $5 \frac{2}{5}$ per cent.

270,000
On the loan for the year 1814, interest payable within that year, -

The revenue, as now established, being estimated to produce
To cover the above sum of $\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad \$ 11,400,000$

The internal taxes, heretofore proposed, were estimated to produce
\$5,000,000
And the duty of 20 cents a bushel on salt, imported, which, though estimated, heretofore, at only 400,000
dollars a year, during a state of war, yet, as the consumption considerably exceeds $2,000,000$ of bushels, may be estimated to produce -

Although the taxes, if early laid, may be brought into operation in the commencement of the year 1814, yet, as they cannot be expected to have their full effect during that year, some auxiliary resource will be required. This may be found in the sum of $1,500,000$ dollars, which is the excess of the sinking fund for the present year, over the demands on that fund, according to the existing engagements of the United States. This sum of 1,500,000 dollars, may be carried to the sinking fund, for the year 1814, and will be wanted, in addition to the annualjappropriation of $8,000,000$ of dollars, to meet the engagements on account of the public debt, which must be fulfilled during that year.

As reliance must be had upon a loan, for the war expenses of the year 1814, the laying of internal taxes may be considered, with a view to that object, as essentially necessary-in the first place,-to facilitate the obtaining of the loan, and secondly, for procuring it on favorable terms.

It is ascertained that the terms of the loan, for the present year, would have been more favorable, if the taxes had been previously laid; and it is obvious enough, that, by affording a security for the regular payment of the interest and the eventual reimbursement of the principal, more stable, and less liable to be weakened or cut off by the natural effects of war, upon external commerce, than a revenue, depending as that of the United States now does, almost wholly upon such external commerce, capitalists will advance with the greater readiness, and at a lower rate of interest, the funds necessary for the prosecution of the war; public contidence will be ensured, and the means afforded of preserving the public credit unimpaired-a measure of the utmost importance, in a country like ours, where, from the lightness of the demands made upon the People, during the continuance of peace, the extraordinary expenses of a state of war can be supplied only by a resort to that credit.

The resources of the country are ample, and, if the means now proposed, and those heretofore recommended from this Department, are adopted, it is believed they may be fairly 'and fully brought into action.

All which is respectfully submitted.
W. JONES, Acting Secretary of the Treasury.

Treasury Departhent, June 2d, 1813.
A.

Receipts and expenditures at the Treasury of the United States,from the 1st October, 1812, to the 31st of March, 1813.

Cash in the treasury, subject to warrant, Received for customs,
arrears of direct tax,
sales of public lands
sales of public lands,
fees on letters patent, postage of letters $\qquad$
fines, penalties, and for fund for relief of seamen repay penalties, and forfeitures,
prize money for navy pension fund,
interest on treasury notes, -
Treasury notes, (act of 1812)
(act of 1813)

Loan of 11 millions, (1812)
Loan of 16 millions, (1813)
\$4,720,001 44 10552 450,596 95 2,780 00 3,060 00 3970 28445 1,984 96 20,892 51
3,645 72
30000
$\$ 2,362,65269$
,203,691 25
4,752,500 00
32,000 00
4,784,500 00
$4,784,50000$
$4,337,48750$
1,086,737 50
$10,208,72500$
$15,412,41625$
17,775,068 34
Expenditures, viz:

B.

The United States'loan of $16,000,000$ dollars has been taken up in the following manner and proportions, viz: First subscription, on the 12th and 13th March, 1813, Second subscription, 25th to 31st March, 1813,
$\stackrel{-}{-} \quad \overline{-} \quad \overline{-}$

Proposals made on the 5 th of April, of which only $\$ 10,161,800$ could be received,
1,881,800 00
To which may be added the amount intended to be loaned by the State of Pennsylvania, the pro-
posals for which not being received in time, could not be admitted,
$1,000,00000$
\$17,944,200 00
Being $1,944,200$ dollars more than the sum of $16,000,000$, authorized by law, and actually borrowed.
That sum of $\$ 16,000,000$ has been subscribed, and is payable at the following places:


## B 1

Whereas, by an act of Congress, passed on the eighth day of February, one thousand eight hundred and thirteen, the President of the United States is authorized to borrow, on the credit of the United States, a sum not exceeding sixteen millions of dollars, so, however, that no engagement or contract shall be entered into, which shall preclude the United States from reimbursing any sum or sums thus borrowed, at any time after the expiration of twelve years from the first day of January, one thousand eight hundred and fourteen: And whereas, by the said act, so much of the funds constituting the annual appropriation of eight millions of dollars, for the payment of the principal and interest of the public debt of the United States, as may be wanted for that purpose, after satisfying the sums necessary for the payment of the interest, and such part of the principal of said debt as the United States are now pledged annually to pay and reimburse, is pledged and appropriated for the payment of the interest, and for the rembursenent of the principal of the stock now to be created, and the faith of the United States is pledged to establish sufficient revenues for making up any deficiency that may hereafter take place in the funds now appropriated for paying the interest and principal as aforesaid: And whereas the President of the United States did, by an act or commission, under his hand, dated the seventeenth day of February, one thousand eight hundred and thirteen, authorize and empower the Secretary of the Treasury to borrow, on behalf of the United States, a sum not exceeding, in the whole, sixteen millions of dollars, and to make the necessary contracts for the same, pursuant to the act of Congress above recited:

Now, therefore, the undersigned, Secretary of the 'Treasury, in pursuance of the act of Congress, and the authority from the President of the United States, above mentioned, doth hereby, on behalf of the United States, contract and engage in manner following, to wit:

1. Books, for receiving subscriptions to a loan of sisteen millions of dollars, for the use of the United States, shall be opened on the twelfth day of March next,

At Portsmouth, N. H.
At Salem, Mass.
At Boston, Mass.
At Providence, R. I.
At the city of New York,
At Albany,
At Philadelphia,

## At Baltimore,

At the City of Washington, At Richmond, Va.
At Charleston, S. C
at the New Hampshire Union Bank.
at the 'Merchants' Bank.
at the State Bank.
at the Roger Williams Bank.
at the Manhattan Company and the Mechanics' Bank.
at the New York State Bank, and the Mechanics and Farmers' Bank.
at the Bank of Pennsylvania, the Farmers and Mechanics' Bank, and the Philadelphia Bank.
at the Bank of Baltimore, the Commercial and Farmers' Bank, and the Union Bank of Maryland
at the Bank of Washington, and the office of the Bank of Columbia.
at the Bank of Virginia.
at the State Bank, and the Planters and Mechanics' Bank.
And at any other incorporated Bank, in any of the above named cities or towns, which shall open books for receiving subscriptions, as aforesaid, and give public notice thereof.

Which books shall continue open for receiving subscriptions during the ordinary hours of transacting business at the said banks, on Friday, the twellth, and Saturday, the thirteenth day of March next. If more than sixteen millions of dollars, in the whole, shall be subscribed, the surplus shall be deducted in proportion to the sums subscribed in each place, respectively, by a reduction of the subscriptions exceeding four thousand dollars. But no reduction shall be made of the subscriptions made by any persons or bodies corporate, holders (at the time of subscribing) of stock issued under the act of March 14, 1812, called "six per cent. stock of 1812," unless the aggregate of their subscriptions should exceed sixteen millions of dollars; in which case, the surplus shall be deducted by a reduction of the proportionally highest subscriptions. If any subscription shall be thus reduced, the amount of such reduction shall be forthwith returned to the subscriber from whom such reduction shall have been made.
2. No subscriptions will be received for a sum less than one hundred dollars, nor for a fractional part of a hundred dollars.
3. For every hundred dollars which may be subscribed, there shall be paid, at the time of subscribing, twelve dollars and fifty cents, and a like sum of twelve dollars and fifty cents on the first day of each of the ensuing months of April, May, June, July, August, September, and October, one thousand eight hundred and thirteen, respectively. Each subscriber, at the time of paying any of the above instalments, after the first, may pay all, or any number, of the subsequent instalments, and will be entitled to receive interest, at the rate of six per centum per annum, on the amount thus paid, from the time of actual payment.
4. On the failure of payment of any instalment of the sums subscribed, according to the tenor of the third article, the next preceding instalment of twelve dollars and fifty cents, which shall have been paid for every hundred dollars subscribed, shall be forfeited to the United States.
5. Each subsequent instalment must be paid at the same bank at which the original subscription was made, and where the first instalment was paid.
6. The cashiers of the respective banks where subscriptions are received, shall, within twenty days after the time of subscribing, give certificates, stating the sums subscribed and payment made, and on which the payments of the subsequent instalments, when made, shall be, respectively, endorsed; which certificates shall be assignable by endorsement and delivery of the parties in whose favor they may be issued, until the completion of the payments required by the tenor of the third article.
7. After the completion of the payments aforesaid, the proprietors of the certificates of the cashiers, on which such payments have been completed, on surrendering the same at the loan office of the State in which the subscription and payments shall have been made, shall be entitled to receive, from the commissioner of loans, certificates of funded capital stock for the amount thus subscribed and paid, bearing an interest of six per centum per annum, from the time when the said instalments shall have been paid, respectively, and payable, quarter yearly, at the several loan offices, or at the treasury of the United States, where the same may stand credited; and shall, moreover, receive, from the commissioner of loans, a certificate, entitling such proprietor to an aunuity or annual sum, payable quarter yearly, for thirteen years, commencing on the first day of January, one thousand eight hundred and thirteen of one dollar on every hundred dollars thus subscribed and paid; which certificates of annuity shall constitute it separate and distinct stock, and may be sold, assigned, and transferred, to and from the books of the treasury, or of the several loan offices, separately and distinctly from the aforesaid funded capital six per cent. stock. And the said funded capital stock, and the said annuities, shall be transferable by their respective proprietors, in person, or by their attorneys, duly constituted, in the same manner as the present funded debt of the United States, and in pursuance of the rules which have been, or which may be, established, relative to the transfer of the said debt.
8. After the payment of the fifth instalment, such of the proprietors of the certificates of the cashiers, of two hundred dollars and upwards, as may then be desirous of funding the same, may, on presenting them at the loan office of the State in which the subscription and payments shall have been made, receive, from the commissioner of loans, certificates of funded capital six per cent. stock, for the amount of the four first instalments, or one moiety of the sum expressed in the certificates of the cashiers; and also, certificates for one moiety of the thirteen years' annuity of one dollar on the hundred dollars subscribed. But no certificate of funded capital six per cent. stock, including a fractional part of a hundred dollars, or certificate of annuity, including a fractional part of a dollar, will be issued.
9. After the last day of December, in the year one thousand eight hundred and twenty-five, and after reasonable notice to the creditors, which shall be given by an advertisement in some public newspaper, printed at the seat of the Government of the United States, the said capital six per cent. stock shall be redeemable at the pleasure of the United States, by the reimbursement of the whole sum which may at that time stand credited to any proprietor on the books of the treasury, or of the loan offices, respectively. And the payments of the said annuities, for thirteen
years, shall cease and determine on the first day of January, one thousand eight hundred and twenty-six, when the certificates of the same shall be surrendered up and cancelled.
10. So much of the funds constituting the annual appropriation of eight millions of dollars for the payment of the principal and interest of the public debt of the United States, as may be necessary for the regular payment of the interest, and for the reimbursement of the principal of the stock, and for the regular payment of the annuities to be created under this contract, together with the faith of the United States for its due fulfilment, are hereby pledged, in pursuance of, and according to, the terms and conditions of the act of Congress herein before recited.

Given under my hand, and the seal of the treasury of the United States, at Washington, this twentieth day of
February, one thousand eight hundred and thirteen.

## alBert Gallatin,

Secretary of the Treasury.

## B 2

## UNITED STATES' LOAN

## Treasury Department, March 18th, 1813.

Notice is hereby given, that the books for receiving subscriptions to the loan, authorized by the act of Congress, of February 8th, 1813, will again be opened on the 25th day of this month, on the same terms and conditions as heretofore, and continue so open till the 31st day of this month, unless sooner closed by public notice, at the following places, and for the following sums, respectively, that is to say:

At New York, for five millions of dollars, at the Manhattan Company, Mechanics' Bank, City Bank, Merchants' Bank, Bank of America.

At Philadelphia, for five millions of dollars, at the Bank of Pennsylvania, Farmers and Mechanics' Bank, Philadelphia Bank, Stephen Girard's Bank.

At Baltimore, for one million seven hundred thousand dollars, at the Bank of Baltimore, Commercial and Farmers' Bank, Union Bank of Maryland, Mechanics' Bank, Marine Bank.

At Washington, for three hundred thousand dollars, at the Bank of Washington, office of the Bank of Columbia.
Proposals will also be received by the Secretary of the Treasury, until the fifth day of April next, from any person or persons, body or bodies corporate, who may offer, for themselves or others, to subscribe for the whole or part of the residue of the loan aforesaid, which may not have been subscribed for prior to the 1st day of April next. The proposals must distinctly state the amount offered to be loaned, the species of stock or stocks, which the parties wish to obtain, and the price they will allow for the same. Unless a different modification should be asked in the proposal, it will be understood that the amount loaned will be paid into the treasury, in four equal instalments, viz: on the 15th days of April, June, August, and October next, and that the stock issued will be irredeemable till the 31st day of December, 1825.

If proposals shall be made, amounting, together, to a greater sum than that required, the preference will, on equal terms, be given to stockholders of the six per cent. stock of 1812.

If any proposals, differing in terms from one another, or from those on which subscriptions have already or may be made prior to the 1st day of April next, should be excepted, all the parties, including those who have already subscribed, or may subscribe prior to the 1st day of April next, shall be placed on the same footing, by giving to all, the option, either of the terms offered by them, or on which they have subscribed, or of those offered by any other persons, and which shall have been accepted.

No proposal will be received for a sum less than one hundred thousand dollars. But a commission of one quarter per cent. will be allowed to any person collecting subscriptions for the purpose of incorporating them in one proposal, to the amount of one hundred thousand dollars or upwards; provided that such proposal shall be accepted.

All the proposals must be transmitted by duplicates, one directed to the City of Washington, and the other (under cover of the Cashier of the Bank of Pennsylvania) to Philadelphia.

ALBERT GALLATIN,
Secretary of the Treasury.
. 3.

## UNITED STATES' LOAN.

Treasury Department, April 15th, 1813.
Those persons who have subscribed to the United States' loan of sixteen millions of dollars, prior to the 1st day of the present month of April, are hereby notified that terms, different from those under which they made their subscriptions, have been allowed to the persons who have taken the remainder of the said loan of sixteen millions; and that, conformably to the public notification from this Department, of the 18th of March last, those who subscribed prior to the 1st of April have the privilege of taking the terms thus subsequently allowed; and which terms are as follows, viz:

1st. That the subscriber shall receive a six per cent. stock, the interest payable quarter yearly, redeemable at the pleasure of the United States, at any time after the end of the year 1825, at the rate of eighty-eight per cent. or one hundred dollars in stock for eighty-eight dollars in money.

Or, 2d. That the subscriber, for every hundred dollars in money, shall receive one hundred dollars in the same species of six per cent. stock, and an annuity, for thirteen years, from the 1st day of January last, of one dollar and fifty cents, payable quarter yearly.

The subscribers, who may wish to avail themselves of these terms, will present their scrip certificates to the cashier of the bank by whom they were issued, and will express, in writing, on the face of the same, which of the above terms they will elect to accept, and will receive, from the cashier, new scrip certificates, conformably thereto; the payments upon which, and funding whereof, are to be effected in the same manner as before.

Such subscribers as have already completed their payments, and obtained certificates of funded stock and annuities on the terms originally proposed, are to surrender the same to the commissioner of loans, or to the Register of the Treasury, by whom they were issued, expressing their election in the same manner; and will receive from him certificates of funded stock, and of annuities, as the case may be, in conformity with the election they may thus make.

ALBERT GALLATIN.
Secretary of the Treasury.

## C.

Diew of the Sinking Fund for the year 1813.
The balance belonging to this fund, remaining unapplied on the 31st December, 1812, (per report of commissioners to Congress, of February 6, 1813,) was

The annual appropriation for the year 1813,
Making, together,
There was applied, during the first quarter of the year 1813,

-     -         - 

There was applied, during the first quarter of the year 1813,
Leaving to be applied, in the three last quarters of that year,


## INCREASE OF REVENUE.

communicated to the house of representatives, june 10, 1813.

## Mr. Eppes made the following report:

The Committee of Ways and Means, to whom was referred so much of the message of the President of the United States as relates to the establishment of a well digested system of internal revenue, have had the same under consideration.
They deem it unnecessary to say any thing as to the neccessity of providing additional revenue, at a time when the general rate of expenditure has been so much increased by measures necessarily connected with a state of war. A reference to the reports from the Treasury Department, and from the Committee of Ways and Means, during the last and preceding years, will show that a provision for additional revenue can no longer be delayed, without a violation of all those principles held sacred in every country, where the value and importance of national credit have been justly estimated. They have reviewed the system heretofore presented, and taking into consideration its having been sanctioned, in its principles, by a vote of the House of Representatives, have determined to recommend its adoption, with some modifications, in preference to commencing a new system, at a period when neither the principles or details could receive that mature consideration on which, alone, they could venture to recommend its adoption. The bills, heretofore reported, were founded on estimates which assumed for a basis providing a reveuue sufficient to meet the expenses of the peace establishment, the interest on the old debt, and on such new loans as have been, or may be, hereafter, authorized. These several items, for the year 1814, are estimated as follows:

I'he expense of the peace establishment, at
$\$ 7,000,000$

## The interest on the Public Debt.

On the old funded debt, - - - - - $\quad$ - $\quad$ -
On six per cent. stock, of 1812, including temporary loans received in part of the loan
of $11,000,000$ dollars, which will remain unpaid in 1814 of $11,000,000$ dollars, which will remain unpaid in 1814, On treasury notes which will be reimbursable in 1814 , sas on $\$ 5,000,000$, at $5 \frac{3}{5}$ per cent.

2,100,000
500,000
1,090,000 270,000

On the loan for 1814, interest payable within that year,


## 3,960,000 <br> 440,000 <br> 11,400,000 <br> 5,600,000

Leaves to be provided for
To meet which sum, the committee propose-

1. A direct tax of $\quad$ Internal duties, viz:
2. Duties on stills, estimated to produce _ _ . .
$\mathbf{7 6 5}, 000$
on retailers' licences, - $\quad$ - $\quad$ -
on sales at auction, - . - - . . . . . 50,000
on carriages, - - - - - - - - 150,000
on bank notes and negotiable paper, - $\quad$ - $\quad$ - $\quad$ - $\quad$ - - 400,000
Additional duty on foreign tonnage, $\quad$ - $\quad$ - $\quad$ - $\quad . \quad$ - $\quad$ - $\quad$ - 900,000
Total gross,
6,365,000
Deduct for expenses of collection, assesment, and losses, - - - $\quad \mathbf{7 5 0 , 0 0 0}$
$\$ 5,615,000$
3,000,000
3. A bill establishing the office of commissioner of the revenue;
4. A bill laying duties on licences to retailers of wines, spirituous liquors, and foreign merchandise;
5. A bill laying duties on carriages for the conveyance of persons;
6. A bill laying duties on licences to distillers of spirituous liquors,
7. A bill laying duties on sales at auction, of foreign merchandise, and of ships and vessels;
8. A bill laying duties on sugars refined within the United States;
9. A bill laying duties on bank notes, and on notes of hand, and foreign bills of exchange of certain descriptions;
10. A bill making further provision for the collection of internal duties; and,
11. A bill laying an additional duty on foreign tonnage.

DIRECT TAX.

## Mode adopted for ascertaining the quotas of the counties in the several States.

In those States where there is a State tax, the apportionment of that tax, among the counties of the State, has been made the rule for apportioning the direct tax; and the quota of each county, of the direct tax, has been made to bear the same proportion to the whole quota of the State, as the amount of the State tax, paid by such coynty, bears to the whole sum paid in the State for the State tax.

In those States where there is no State tax, or, if there be one, the proportions in which it is apportioned among the counties is not known, the principle assumed for a basis is, that the comparative advancement of wealth (or rather the increase in the value of property, subject to the direct tax now to be imposed) and of population in the different districts of the same State, have been equal, since the year 1799; so that, if a given portion of a State, containing, for example, one-fourth of the population of the State, and which paid, in 1799, one-fourth of the direct tax of that State, now contains one-third of the whole population of the State, it ought now to pay one-third of the whole tax to be imposed upon the State. And, in respect to population for both epochs, although the federal num. bers, or numbers represented in Congress, have been taken as the constitution directs, for ascertaining the quota of each State, of the whole sum to be raised in the United States; yet, for apportioning the sum thus found as the quota of any State, among the several counties of that State, the whole numbers of the several counties, including slaves, have been taken; because it is considered that the slaves increase the wealth, or the ability to pay, in a ratio at least equal to the augmented quota which this mode will give to those parts of a State in which slaves are possessed, over those in which there are none, or a smaller number. Maryland is the only State where there is a considerable proportion of slaves, to which this mode of apportioning the tax among the counties has been applied.

The process, then, is, to make the quota of each county in a given State, compared with its population in 1810, bear the same proportion to the present quota of the State, compared with its whole population in 1810 , as the quota of the same county, of the direct tax of 1799 , compared with its population by the census of 1800 , bore to the quota of the whole State, of the direct tax of 1799, compared with its whole population in 1800.

To effect this, there must be found-

1. The proportion which the population of each county, in 1800, bore to the population of the whole State at that time.
2. The proportion which the population of the same county bore in 1810 to the population of the whole State in 1810.
3. Then, as the ratio found by No. 1 is to the ratio found by No. 2 , so is the quota which the county paid, of the direct tax in 1799 , to the sum which would be payable by the same county, of a direct tax at this time, of which the quota of the State in question would be the same as was the quota of that State, of the direct tax in 1799 .
4. Lastly, as the quota of the State, in 1799, is to the quota of the State under the direct tax now to be imposed, so is the sum found by No. 3, to the quota of the county under the direct tax, now to be imposed.

Exemplified by Rockingham county, New Hampshire:

1. The total population of New Hampshire, in 1800, was 183,858 , and of Rockingham county, at the same time, 45,427. The proportion, 24.7.
2. The total population of New Hampshire, in 1810, was 214,360; of Rockingham county, at the same time, 50,175; The proportion, 23.4.
3. The quota of Rockingham county, of the direct tax of 1799 , was 27,743 dollars. Then, as $24.7: 23.4:: 27,473$; 26,027 dollars; the sum which would be payable by Rockingham county, if the quota of the State of New Hampshire were now the same as it was in 1799.
4. The quota of New Hampshire, (as finally assessed) in 1799, was 77,968 dollars. The quota now proposed for it is $\$ 96,79337$. Then, as $77,968: 96,793.37:: 26,027: 32,311.21$, the sum now payable by Rockingham county. This sum, in the table, has been made $\$ 32,263.37$, to accommodate the fractions, which, in these long calculations, were not carried through more than three or four places of figures. Although mathematical accuracy has not thus been attained, no considerable inequality is believed to have been occasioned; and the proposed provision, by which the right is given to the States of altering the quotas of their counties, whenever their Legislatures should deem an unjust or unequal apportiomment to have been made by the act of Congress, has been considered as securing the people of every part of the country from an unfair or oppressive bearing of the tax upon them.

States in which the quotas of counties have been found, by comparing their population, in 1810, with that of 1800, and the direct tax of 1799.

| New Hampshire, | Pennsylvania, |
| :--- | :--- |
| Rhode Island, | Delaware, |
| Vermont, |  |
| New York, | Maryland. |

States in which the quotas of counties have been made to bear the same proportion to the whole quota of the State, as the amount of the State taxes, in each county, bears to the whole amount of the State tax in each State.

Massaschusetts,
Connecticut,
New Jersey,
Virginia,
North Carolina,
South Carolina,
'Georgia,
Ohio,
Kentucky,
Tennessee, (a.)
Lonnessen, (a.)
(a.) The necessary information respecting State taxes not yet received.

NEW HAMPSHIRE.

| Couxtirs. |  |  |  |  | Population in | Population in | Quotas of direct | Proposed quotas |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Rockingham,Strafford,Hillsborough,Cheshire, -Grafton, -Coos, | - | - | . | - | 45,427 | 50,175 | \$27,473 | \$32,263 37 |
|  | - | - | .- | - | 32,614 | 45,595 | 12,797 | 17,990 00 |
|  | - | - | - | - | 43,899 | 49,149 | 13,181 | 15,700 00 |
|  | - | - |  | ${ }^{-}$ | 38,825 | 40,988 | 15,804 | 17,860 00 |
|  |  |  |  |  | 23,093 | $\left\{\begin{array}{c}28,462 \\ 3,991\end{array}\right\}$ | 8,713 | 12,980 00 |
|  |  |  |  |  | 183,858 | 214,360 | \$77,968 | \$96,793 37 |

RHODE ISLAND.

| Countibs. |  |  |  |  | Population in 1800. | Population in 1810. | Quotas of direct tax in 1799. | Proposed quotas in 1813. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Newport, Providence, Washington, Bristol, Kent, | - | - | - | - | 14,845 | 16,294 | \$8,879 | \$8,360 00 |
|  | - | - | - | - | 25,854 | 30,769 | 14,811 | 14,940 00 |
|  | - | - | - | - | 16,135 | 14,962 | 7,042 | 5,590 00 |
|  | - | - | - | - | 3,801 | 5,072 | 2,173 | 2,432 18 |
|  | - | - | - | - | 8,487 | 9,834 | 4,488 | 4,380 00 |
|  |  |  |  |  | 69,122 | 76,931 | \$37,393 | \$34,702 18 |

VERMONT.

| Courties. |  |  |  |  | Population in 1800. | Population in 1810. | Quotas of direct tax in 1799. | Proposed quotas in 1813. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Windham, | - | - | - | - | 23,581 | 26,760 | \$6,691 | \$10,860 00 |
| Windsor, - | - | - | - | - | 26,944 | 34,877 | 8,098 | 14,850 00 |
| Orange, | - | - | - | - | 18,238 | 25,247 | 4,891 | 9,663 71 |
| Caledonia, | - | - | - | - | 9,377 | 18,740 | 3,164 | 8,790 00 |
| Orleans, | - | - | - | - | 1,439 | 5,838 | 1,479 | 7,060 00 |
| Essex, - | - | - | - | - | 1,479 | 3,087 | 1,042 | 2,910 00 |
| Bennington, | - | - | - | - | 14,617 | 15,893 | 3,985 | 6,240 00 |
| Rutland, - | - | - | - | - | 23,813 | 29,846 | 6,098 | 10,770 00 |
| Addison, - | - | - |  | - | 13,417 | 19,993 | 4,056 | 8,560 00 |
| Chittenden, - | - | - | - | 7 |  | \{18,120 |  |  |
| Franklin, ${ }_{\text {Grand }}$ Isle, | - |  | - | $\}$ | 21,560 | $\left\{\begin{array}{r}16,427 \\ 3,445\end{array}\right\}$ | 7,428 | 18,640 00 |
|  |  |  |  |  | 154,465 | 217,913 | \$46,932 | \$98,343 71 |

NEW YORK.


PENNSYLVANIA.


PENNSYLYANIA-Continued.


DELAWARE.

| Counties. |  |  |  | Population in 1800. | Population in 1810. | Quotas of direct $\operatorname{tax}$ in 1799. | Proposed quotas in 1813. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| New Castle, Kent, Sussex, | - - | - | - | 25,361 | 24,429 | \$11,891 | \$10,956 25 |
|  | - - |  | - | 19,554 | 20,495 | 11,518 | 11,310 |
|  | - - |  | - | 19,358 | 27,750 | 7,041 | 9,780 |
|  |  |  |  | 64,273 | 72,674 | \$30,450 | \$32,046 25 |

MLARYLAND.

| Counties. |  |  | Population in 1800. | Population in 1810. | Quotas of direct tax in 1799. | Proposed quotas in 1813. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Baltimore, (city and county) | - | - | 59,030 | 75,810 | \$41,387 | \$48,670 |
| Alleghany, - - | - | - | 6,303 | 6,909 | 2,210 | 2,210 |
| Washington, | - | - | 18,650 | 18,730 | 8.053 | 7,370 |
| Frederick, - |  | - | 31,523 | 34,437 | 14,176 | 14,170 |
| Montgomery, | - | - | 15,058 | 17,980 | 4,686 | 5,110 |
| Prince George, | - | - | 21,185 | 20,589 | 8,648 | 7,690 |
| Charles, - | - | - | 19,172 | 20,245 | 6,998 | 6,740 |
| St. Mary's, | - | - | 13,699 | 12,794 | 4,621 | 3,950 |
| Calvert, | - | - | 8,297 | 8,005 | 2,728 | 2,410 |
| Ann Arundel, | - | - | 22,623 | 26,668 | 9,104 | 9,810 |
| Hartford, - | - | - | 17,626 | 21,258 | 4,880 | 5,350 |
| Cecil, - | - | - | 9,018 | 13,066 | 4,498 | 5,950 |
| Caroline, - | - | - | 9,226 | 9,453 | 2,431 | 2,250 |
| Kent, - | - | - | 11,771 | 11,450 | 4,767 | 4,213 94 |
| Queen Ann's. | - | - | 14,857 | 16,648 | 5,520 | 5,630 |
| Talbot, - | - | - | 13,436 | 14,230 | 4,301 | 4,140 |
| Dorchester, | - | - | 16,346 | 18,108 | 5,453 | 5,510 |
| Somerset, - | - | - | 17,358 | 17,195 | '6,126 | 5,540 |
| Worcester, | - | - | 16,370 | 16,971 | 5,205 | 4,910 |
|  |  |  | 341,548 | 380,546 | \$145,792 | \$151,623 94 |

MASSACHUSETTS.


CONNECTICUT.


NEW JERSEY.


VIRGINIA.

| Counties. |  |  |  | State tax on lands, slaves, and other property, for the year 1811 . | Proposed quotas of direct tax. |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Lee, | - - | - - | - | \$1,029 75 | \$1,286 89 |
| Russell, | . . | . . |  | 1,217 01 | 1,520 87 |
| Washington, | .$\quad$. | . - |  | 2,188 20 | 2,734 60 |
| Wythe, | . . | - . | , | 1,400 98 | 1,750 75 |
| Grayson, | - . | . . |  | 59029 | 73767 |
| Montgomery, | . . | - . |  | 1,578 20 | 1,972 21 |
| Tazewell, | . . | . . |  | 1,153 60 | 1,441 60 |
| Giles, | . | . . |  | 64872 | 81069 |
| Monroe, | . . | . . |  | 1,080 25 | 1,349 93 |
| Botetourt, | . . | . . |  | 2,729 26 | 3,410 65 |
| Kenhawa, | . - | . . |  | 5,018 84 | 6,271 85 |
| Cabell, | - | . . |  | 1,989 53 | 2,486 24 |
| Mason, | - . | . . |  | 1,49782 | 1,871 74 |
| Randolph, | . . | - . |  | 1,643 40 | 2,053 68 |
| Harrison, | - . | . . |  | 4,784 18 | 5,978 61 |
| Wood, | . . | . . |  | 2,127 17 | 2,658 24 |
| Monongalia, | - - | . . |  | 1,587 91 | 1,984 34 |
| Ohio | . . | . . |  | 1,004 14 | 1,254 82 |
| Brooke, | - - |  |  | 61419 | 76754 |
| Bath, | . | . . |  | 1,197 71 | 1,496 73 |
| Pendleton, | . . | . . |  | 98367 | 1,229 24 |
| Hardy, | . . | . . | - | 1,376 95 | 1,720 74 |
| Hampshire, | . . | . |  | 2,413 10 | 3,015 57 |
| Rockbridge, | . . | - . |  | 2,076 69 | 2,595 15 |
| Augusta, | - . | . . |  | 3,509 87 | 4,386 14 |
| Rockingham, | - - | . . |  | 2,266 43 | 2,832 24 |
| Shenandoah, | . . | - - |  | 2,684 89 | 3,355 18 |
| Frederick, | - - | - - |  | 5,736 51 | 7,168 69 |
| Berkley, | - | $\bullet$ - |  | 2,486 31 | 3,107 04 |
| Jefferson, | - | $\cdots \quad$. | - | 2,640 4,390 48 | 3,299 5,487 07 |
| Patrick, | - | $\cdots \quad$. | $\stackrel{\square}{-}$ | 1,451 85 | 1,81430 |
| Henry, | . . | . . |  | 1,550 04 | 1,937 04 |
| Franklin, | - . | . . |  | 2,320 67 | 2,900 06 |
| Campbell, | - - | . . |  | 4,062 44 | 5,076 63 |
| Charlotte, | - . | . . |  | 4,317 20 | 5,395 05 |
| Pittsylvania, | . . | . . |  | 4,771 96 | 5,963 28 |
| Halifax, | . . | . . |  | 6,316 14 | 7,892 95 |
| Mecklenburg, | . . | . . |  | 5,837 59 | 7,294 93 |
| Lunenburg, | - . | - . |  | 3,895 80 | 4,868 44 |
| Brunswick, | . - | - . |  | 5,858 84 | 7,321 55 |
| Nottoway, | . . | . . |  | 3,446 83 | 4,307 32 |
| Prince Edward, | . - | . . |  | 3,841 25 | 4,800 20 |
| Buckingham, | - . | . . |  | 4,909 06 | 6,134 66 |
| Cumberland | . - | - - |  | 3,567 80 | 4,458 56 |
| Amelia, | . . | . . |  | 4,02783 | 5,033 40 |
| Powhatan, | - - | - . |  | 3,042 09 | 3,801 56 |
| Chesterfield, | - - | $\cdots \quad$. |  | 5,778 <br> 7,045 <br> 16 | 7,221 8,804 84 |
| Prince George, | $\cdots \quad$. | $\bullet \quad$. |  | 3,136 37 | 3,917 37 |
| Greensville, | . |  |  | 2,976 91 | 3,720 12 |
| Sussex, |  | - |  | 4,32081 | 5,399 50 |
| Southampton, | - . | . |  | 5,189 35 | 6,484 86 |
| Surry ${ }^{\text {a }}$ Wight | - - | - |  | 2,45236 | 3,06460 3,59617 |
| Nansemond, | $\cdots \quad$. | $\stackrel{\square}{-}$ |  | 3,405 90 | 4,256 18 |
| Norfolk and Bor | gh, |  |  | 7,831 05 | 9,798 55 |
| Princess Anne, | , | - |  | 2,646 39 | 3,307 06 |
| Elizabeth City, | - | . - |  | 88670 | 1,108 00 |
| Warwick, | - . | - . |  | 71006 | 88732 |
| York, | d | - . |  | 1,413 44 | 1,766 33 |
| James City, inclu | ding Williamsburg, |  |  | 1,923 29 | 2,403 49 |
| New Kent, | - . | - |  | 2,269 08 | 2,835 56 |
| Charles City, | . - | - |  | 1,981 43 | 2,47611 |
| Henrico, | . . | - . |  | 7,731 20 | 9,661 30 |
| Goochland, | - . | - - |  | 3,243 32 | 4,05305 |
| Hanover, | - - | $\bullet \cdot$ |  | 5,220 80 | 6,524 24 |
| Amherst, | - - | - |  | 3,124 42 | 3,904 46 |
| Nelson, | - - | . - |  | 2,748 62 | 3,434 80 |
| Albemarle, | - - | . |  | 5,512 41 | 6,88880 |
| Fluvanna, | . - | - |  | 1,867 85 | 2,334 17 |
| Orange, | - - | $\bullet$ |  | 3,67210 2,40129 | 4,58896 3,00077 |
| Madison, | - - | - |  | 2,40129 5,00211 | 3,00077 6,25093 |
| Culpeper, | - - | - |  | 5,00211 5,76850 | 6,250 <br> 7,208 |
| Prauquier, F , ${ }^{\text {Plliam, }}$ | - - | $\cdots$ |  | 5,76850 3,68137 | 7,20867 4,60042 |
| Stafford, | . - | $\stackrel{\square}{\bullet}$ |  | 2,841 51 | 3,550 89 |
| Loudoun, | . - | . |  | 4,65828 | 5,821 27 |
| Fairfax, | - - | - - |  | 3,971 57 | 4,96310 |
| Spottsylvania, | - - | - - | - | 4,996 05 | 6,243 30 |
| Louisa, | . . | - - | - | 3,965 16 | 4,955 11 |
| Caroline, | - - | - - |  | 6,041 73 | 7,550 11 |
| King George, | - | - | - | 2,059 2,453 70 | 2,573 93 |
| Westmoreland, | $\cdots \quad$. | $\cdots$ | $\bullet$ | 2,45329 1,839 | 3,06558 2,29846 |

VIRGINLA--Continued.


NORTE CAROLINA.

| Counties. |  |  |  |  |  | Amount of State tax for 1810. |  |  | Proposed quotas of direct tax. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  |  | \& | s. |  |  |
| Currituck, | - | - | - | - | - | 223 | 3 |  | \$2,123 29 |
| Camden, | - | - | - | - | - | 224 |  | 2 | 2.13447 |
| Pasquotank, | - | - | - | - | - | 237 | 10 | 0 | 2,259 49 |
| Perquimans, | - | - | - | - | - | 241 | 18 | 2 | 2,301 38 |
| Gates, | - | - | - | - | - | 253 | 19 | 1 | 2,415 98 |
| Chowan, | - | - | - | - | - | 315 | 13 | 1 | 3,002 99 |
| Hartford, | - | - | - | - | - | 336 | 11 | 0 | 3,201 83 |
| Bertie, | - | - | - | - | - | 475 | 17 | 1 | 4,527 12 |
| Martin, | - | - | - | - | $\cdots$ | 206 | 0 | 0 | 1,959 82 |
| Washington, | - | - | - | - | - | 242 | 15 | 3 | 2,309 57 |
| Tyrrel, | . | - | - | - | - | 150 | 11 | 6 | 1,432 53 |
| Warren, | - | - | - | - | - | 553 | 2 | 6 | 5,264 24 |
| Northampton, | - | - | - | - | - | 489 | 17 | 1 | 4,660 33 |
| Halifax, | - | - | - | - | - | 725 | 0 | 2 | 6,897 51 |
| Granville, | - | - | - | - | - | 731 | 3 | 11 | 6,956 26 |
| Hyde, | - | - | - | - | - | 249 | 14 | 8 | 2,375 88 |
| Pitt, | - | - | - | - |  | 359 | 18 | 11 | 3,424 42 |
| Edgecombe, | - | - | - | - | - | 626 | 8 | 0 | 5,959 36 |
| Beaufort, | - | - | - | - | - | 354 | 19 | 0 | 3,376 87 |
| Greene, | - | - | - | - | - | 207 | 15 | 0 | 1,976 45 |
| Craven, | - | - | - | - | - | 606 | 9 | 8 | 5,769 88 |
| Carteret, | - | - | - | - | - | 158 | 16 | 4 | 1,510 81 |
| Jones, | - | - | - | - | - | 213 | 18 | 6 | 2,035 15 |
| Lenoir, | - | - | - | - | - | 218 | 7 | 2 | 2,077 38 |
| Onslow, | - | - | - | - | - | 265 | 14 | 1 | 2,527 79 |
| Franklin, | - | - | - | - | - | 456 | 2 | 8 | 4,339 47 |
| Nash, | - | - | - | - | - | 343 | 12. | 9 | 3,269 24 |
| Wake, | - | - | - | - | - | 779 | 19 | 5 | 7,420 65 |
| Johnson, | $\cdots$ | - | - | - | - | 407 | 8 | 1 | 3,875 87 |
| Wayne, | - | - | - | - | - | 312 | 16 | 10 | 2,976 28 |
| New Hanover, | - | - | - | - | - | 751 | 14 | 4 | 7,151 58 |
| Duplin, | - | - | - | - | - | 382 | 18 | 6 | 3,642 99 |
| Sampson, | - | - | - | - | . | 366 | 0 | 10 | 3,482 37 |
| Brunswick, | - | - | - | - | - | 209 | 1 | 2 | 1,988 93 |
| ${ }_{\text {Bladen, }}$ | - | - | - | - | - | 317 | 17 | 8 | 3,024 21 |
| Cumberland, | - | - | - | - | - | 755 | 9 | 4 | 7,187 26 |
| Robeson, | - |  | - | - | . | 379 | 4 | 7 | 3,607 85 |
| Columbus, | - | - | - | - | - | 125 | 18 | 3 | 1,19787 |
| Rockingham, | - | - | - | - | - | 311 | 10 | 0 | 2,963 51 |
| Caswerl, | - | - | - | - | - | 443 | 18 | 11 | 4,223 55 |
| Person, | - | - | - | - | - | 379 | 18 | 5 | 3,614 44 |
| Guilford, | - | - | - | - | - | 411 | 12 | 2 | 3,915 89 |
| Orange, | - | - | - | - | - | 713 | 17 |  | 6,791 57 |
| Randolph, | - | - | - | - | - | 309 | 1 | 6 | 2,940 45 |
| Chatham, | - | - | $\cdots$ | - | - | 539 | 11 | 2 | 5,133 21 |
| Moore, | - | - | - | - | - | 231 | 12 | 2 | 2,203 42 |
| Surry, | - | - |  | - | - | 408 | 17 | 11 | 3,890 19 |
| Stokes, | - | - | - | - | - | 417 | 10 | 10 | 3,972 34 |
| Wilkes, | - | - | - | - | - | 248 | 14 | 2 | 2,366 13 |
| Ashe, ${ }_{\text {Buncombe, }}$ | - | - | - | - | $-$ | 97 | 19 | 10 | 93226 |
| Buncombe, | - | - | - |  | - | 324 | 14 | 2 | 3,091 54 |
| Haywood, | - | - | - | - | - | 85 | 13 | 2 | 81493 |
| Rutherford, | - | - | - | - | - | 462 | 19 | 7 | 4,404 63 |
| Burke, | - | - | - | - | - | 365 | 10 | 5 | 3,477 41 |
| Lincoln, | - | - | - | - | - | 404 | 2 | 10 | 3,844 87 |
| Rowan, | - | - | - | - | - | 824 | 18 | 0 | 7,847 84 |
| Montgomery, Anson, | - | - | - | $\cdots$ | - | 287 | 6 | 9 | 2,733 64 |
| Anson, Richmond, | - | - | - | - | - | 291 | 1 | ${ }_{10}^{2}$ | 2,769 02 |
| Mecklenburg, | - | - | - | - | - | 257 481 | 2 | 10 10 | 2,44636 4,57884 |
| Cabarrus, | - | - | - | - | - | 190 | 2 | 10 | 1,808 97 |
| Iredell, | - | - | - | - |  | 402 | 6 | 11 | 3,827 80 |
|  |  |  |  |  |  | £23,149 | 4 | 6 | \$220,238 28 |

SOUTH CAROLINA.

|  |  | Districts. |  |  | Amount of State tax for 1810. | Proposed quotas of direct tax. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Charleston, | - | - - | - | - | \$35,643 85 | \$55,173 52 |
| Colleton, | . | . . | - | . | 9,257 72 | 14,330 14 |
| Beaufort, | - | - - | - |  | 9,962 40 | 15,420 73 |
| Barnwell, | - | $\cdots$ | - |  | 1,614 22 | 2,498 65 |
| Edgefield, | - | $\cdots \quad$. | - |  | 3,209 17 | 4,967 49 |
| Abbeville, | - | - - | - |  | 2,679 03 | 4,146 87 |
| Pendleton, | - | - . | - | - | 1,319 12 | 2,041 88 |
| Greenville, | - | - . | - | - | 82504 | 1,277 08 |
| Laurens, | - | - - | - | . | 1,329 27 | 2,057 58 |
| Union, | - | - - | - | . | 1,131 45 | 1,751 38 |
| Spartanburg, | - | - - | - | - | 1,066 23 | 1,650 43 |
| Newberry, | . | - - | - | - | 1,757 20 | 2,719 97 |
| Fairfield, | . | - - | - |  | 1,739 54 | 2,692 65 |
| Richland, | - | - - | - | , | 2,533 14 | 3,921 05 |
| Orangeburg, | - | - - | . | - | 2,577 26 | S,989 32 |
| Lexington, | . | - - | - | - | 78974 | 1,222 45 |
| Sumpter, | - | . . | . | - | 3,540 31 | 5,480 06 |
| York, | - | - . | - | - | 1,283 95 | 1,987 44 |
| Lancaster, | - | - | - |  | 64352 | 99610 |
| Chester, | . | - - | - |  | 1,128 11 | 1,746 22 |
| Chesterfield, | - | - - | . |  | 82195 | 1,272 30 |
| Marlborough, | - | . . | - | . | 89523 | 1,385 74 |
| Darlingtor, | . | . . | . | . | 1,190 60 | 1,842 94 |
| Kershaw, |  | . . | - | $\because$ | 1,579 08 | 2,444 27 |
| Georgetown. | - | - - | - |  | 6,558 63 | 10,152 15 |
| Horry, | - | . . | - |  | 30972 1095 | 47943 |
| Marion, | . | . . | . |  | 1,095 87 | 1,696 32 |
| Williamsburg, | - | - . | - | - | 1,654 69 | 2,561 32 |
|  |  |  |  |  | \$98,136 04 | \$151,905 48 |

georgan.

*This is a new county, formed from, it is not known what, old counties.

оніо.


KENTUCKY.


KENTUCKY-Continued.

| counties. |  |  |  |  |  | Amount of State tax, exclusive of non-residents, for 1811. | Proposed quotas of direct tax. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Cumberland, | - | - | - | - | - | \$603 19 | \$1,702 06 |
| Mercer, | - | - | . | - |  | 2,085 63 | 5,585 84 |
| Garrard, | - | - | - | . |  | 1,213 10 | 3,423 30 |
| Madison, | - | . | - | - | - | 1,748 31 | 4,933 56 |
| Clay, | - | . | - | - |  | 18511 | 52237 |
| Bullit, | - | . | - | - | - | 36129 | 1,019 43 |
| Jefferson, | - | . | . | - | - | 3,060 29 | 8,635 88 |
| Henry, | - | . | . | - | - | 71006 | 2,003 71 |
| Shelby, | - | . | - | - | . | 1,924 60 | 5,431 10 |
| Lincoln, | - | - | - | - | - | 1,365 26 | 3,852 68 |
| Rockcastle, | - | - | - | - | . | 19865 | 56055 |
| Knox, | - | - | - | - | . | 46714 | 1,318 22 |
| Pulaski, | - | - | - 1 | - | - | 44754 47595 | 1,262 82 |
| Wayne, | - | - | . | - | - | 47595 | 1,343 06 |
| Adair, | - | . | . | - | . | 64095 | 1,808 68 |
| Caser, | - | - | - | - |  | 24849 | 70120 |
| Hardin, | - | - | - | - | - | 844 1860 | 2,383 56 |
| Nelson, | $\cdot$ | - | - | - | - | 1,809 1,367 32 | 5,10498 3,858 40 |
| Washington, | $\bullet$ | - | $\stackrel{\square}{\bullet}$ | $\cdot$ | - | 1,36732 90185 | 3,858 2,544 94 |
| Non-residents, | - | - | - | - | - | 6,553 45 | 18,493 51 |
|  |  |  |  |  |  | \$59,862 39 | \$168,928 76 |

# REMISSION OF PENALTIES AND FORFEITURES. 

## communicated to the house of representatives, june 16, 1813.

The Acting Secretary of the Treasury, to whom was referred the memorial of Stephen Girard and others, owners of the ships Good Friends, United States, and Amazon, and their cargoes, respectfully reports:

That the above named vessels, with their cargoes, consisting of merchandise of the growth, produce, or manufacture, of Great Britain, having left ports in Great Britain in the months of October and December, 1811, arrived at Amelia Island, in East Florida, between the 22d of December, 1811, and the 10th of February, 1812, and were lying in the port of Fernandina, in that island, on the 18th of March, 1812; on which day possession was taken of the island by George Mathews, under a pretended authority from the Government of the United States. Under the same authority, a local government was established by him, and such officers appointed as he deemed necessary to administer it. The supercargoes and agents for the property on board the vessels in question, deeming their situation insecure, and that the value of the cargoes would probably invite hostile or predatory attacks upon them if they remained in a port where, within three days, the public authority had been exercised under no less than three different juisdictions, and considering themselves as already, without their own agency or consent, placed, with the property in their charge, under the authority of the United States, applied to General Mathews for permission to proceed to Philadelphia, under such conditions and restrictions as might secure the property from the penalties and forfeitures to which, by the then existing laws of the United States, it would be exposed if imported into the United States. General Mathews granted this request, considering, as he himself expressed it, 66 that the vessels and their cargoes were already under the protection of the flag of the United States, and within the waters of an integral part of our common country;" and that they would not therefore be subjected, by going to Philadelphia, to the prohibitions of the non-importation law. He directed that the vessels and cargoes should be delivered in charge to the collector of Philadelphia, should so remain until the determination of the Government in relation to them should be known, and took bonds for the performance of this condition. The vessels left Amelia Island on the 10th of April, 1811, and arrived in the river Delaware, on their way to Philadelphia, on the 19th day of the same month, when they were seized by the collector of the district of Delaware, and were subsequently libelled in the district court of that district, as liable to forfeiture for an infringement of the non-importation act. The taking possession of Amelia Island by General Mathews, in the manner in which it was done, and his subsequent acts at that place, being altogether unauthorized and illegal, the licence, or permission which he gave for the vessels to proceed to Philadelphia was entirely null, and they, with their cargoes, were, of course, on coming within the jurisdiction of the United States, subject to forfeiture.

These are the material facts in the cases represented in the memorial. The grounds on which the memorialists ask for relief, are,

1st. That the lading of the merchandise on board their ships, in the first instance, was without any intention to violate the provisions of the act of March 1st, 1809, commonly called the non-importation act. By the 5th section of that act, the lading of prohbited merchandise on board of any vessel in a foreign country, with an intent to import the same into the United States, is made penal, and subjects the merchandise, and the vessel on board of which it is laden, to forfeiture. But the memorialists represent, that, although the ultimate destination of the merchandise was for the United States, yet, that it was not their intention that it should at any time enter the United States in contravention of the laws; that their property was withdrawn from England in the apprehension of its insecurity there from an approaching state of war; and that it was placed in a situation recommended by its supposed safety, and by its proximity to the United States, to await the time when it might, by an expected act of the Government, be made lawful to introduce it into the United States. The intention of violating the law, which is what the act of March, 1809, must have contemplated when the lading of prohibited merchandise on board a vessel in a foreign country was made criminal, is disowned by the memorialists; and from all the circumstances, particularly in Mr. Girard's case, from the application made by him to Congress, in the month of March, 1812, for permission by law to import the cargo of the ship Good Friends, thereby manifesting his disposition to respect the laws, and to avoid, in every particular, theirinfringement, appears not to have been entertained by them.

2d. That the importation, when actually made, was supposed by the memorialists and by their agents not to be illegal. The powers which General Mathews assumed to possess at Amelia Island, could not, from the nature of the case, be investigated by the agents of the memorialists there present. He pretended to have authority for what he did; and exterioi ciicumstances may, in some measure, have justified a belief, on their part, that his acts were directed, and would be sanctioned, by the Government. The vessels and their cargoes, on their arrival in Philadelphia, were to be put in possession of the collector of the customs, and no intention of a clandestine or fraudulent introduction of any part of the merchandise can be supposed to have been entertained in the remotest manner by the memorialists.

Under these views of the cases of the memorialists, they would appear to be entitled to relief. The consideration that Congress has, by three acts, passed at their last session, directed the penalties and forfeitures incurred under the same prohibitory act, by three classes of importers of British merchandise, to be remitted, strengthens and confirms this idea. But it must be recollected that several cases of importations from Amelia Island, under circumstances similar to those stated in the present memorial, have already occurred and been acted on. Petitions for remission having been presented to the Secretary of the Treasury, they were granted under the authority of the general mitigating act of March, 1797, upon certain conditions, the effect of which was, to subject the merchandise to the payment of the double duties imposed by the act of July 1, 1812; and this upon the ground that, as the merchandise could not be legally admitted to entry till the remission took place, and as this was not granted till after the act of July 1,1812 , was in operation, it was equally consistent with equity, and with the law then in force, that the double duties should be made to attach to the merchandise. The principles which governed in those decisions were stated in the lettei of the Secretary of the Treasury to the chairman of the Committee of Ways and Means, of the ist of February last, of which a copy is annexed to this report.* Those principles were sanctioned by the Committee of Ways and Means, and are understood to have been concurred in by the House. The same measure of justice of of indulgence is due to all those standing in the same situation; and it is respectfully suggested, that the relief prayed for by the memorialists in the present case should be granted only on the payment of the double duties imposed by the act of July 1st, 1812; or, in other words, on the payment of such duties as would be payable on the merchandise if imported at the time when the act by which the importation already made is legalized, shall be passed.

All which is respectfully submitted.
W. JONES, Acting Secretary of the Treasury.

Treasury Departmint, June 15th, 1813.

## To the Senate and House of Representatives of the United States of America in Congress assembled,

The memorial of Stephen Girard, of the city of Philadelphia, in the State of Pennsylvania, merchant, owner of the ship Good Friends, and her cargo; Thomson and Morris, of the same place, merchants, owners of the ship Amazon, and of part of her cargo; Bryan \& Schlatter, Edward Wilson, Longstreth \& Wilson, William S.'Crothers, and John Vaughan, the legal representatives of Samuel Merrik, lately deceased, all of the same place, merchants, also respectively part owners of the cargo of the said ship Amazon; Luke 'Tiernan \& Co., Henry Shroeder and Co., and Levin Wetherill, of Baltimore, in the State of Maryland, merchants, also respectively part owners of the cargo of the said ship Amazon; and Jonathan Ogden, of the city of New. York, merchant, also part owner of the cargo of the said ship Amazon; and Rugan \& Rhodes, of the city of Philadelphia, merchants, owners of the ship United States, and her cargo, respectfully showeth:
That your memorialist, Stephen Girard, represented to Congress, at their session in March, 1812, the circumstances under which his ship the Good Friends, Robert Thompson, master, with a valuable cargo of the manufactures of England, (belonging also to him) had proceeded from London to Amelia Island; and prayed, in contemplation of the impending war between the United States and Great Britain, that he might be permitted to rescue his property from the danger to which it was exposed, by placing it, upon any terms that the wisdom of the Legislature should prescribe, within the protection of the United States; as will more particularly appear by a copy of the representation aunexed to the present memorial, A.

That your mèmorialists, the owners of the ships Amazon and the United States, ${ }^{\text {and }}$ of their respective cargoes, influenced by motives similar to those which had actuated Mr. Girard, also removed their property from the immediate jurisdiction and power of the British Government, and sent it to Amelia Island, as a situation of comparative safety, in the event of war. But, reposing perfect confidence in the impartiality, as well as in the liberality of Congress, they abstained from addressing your honorable body on the occasion; since the principle of your decision on Mr. Girard's memorial, would naturally be applied to all cases, within the same reason for indulgence and relief: The ship Amazon sailed from Liverpool about the fourth of October, 1811, and arrived at Amelia Island about the 22d of Hecember following. The ship United States sailed from Liverpool about the 25th of October, 1811, and arrived at Amelia Island about the 25th of December following.

That your memorialists, while the attention of Congress is again claimed upon this interesting subject, deem it proper, solemnly and explicitly to declare, that, although they were decirous to withdraw their respective funds firom England, and to reap the emolument of a fair trade, in the goods which they had respectively ordered, yet, that they never did intend to make the shipments in England, or to import the goods into any district of the United States, in violation of the laws of their country. 'rue it is, that, at the time of the shipments, your memorialists anticipated, rither as a consequence of an adjustunent of the differences subsisting between the United States and Great Britain, or as a consequence of a formal declaration of war, that an importation would, eventually, be rendered lawful; but they utterly deny that the shipments were made with a view to an importation, in peace or in war, at any period of time, or under any change of circumstances, without the direct and positive sanction of the American Government.

Ihat, in connexion, however, with this declaration, your memorialists respectfully remark, that, notwithstanding the existence of the non-importation act, the citizens of the United States might lawfully transport their property, consisting of British products or fabrics, from one British port to another; or from a British port to the ports of any other foreign nation; and an ulterior design to bring the property to their own home, whenever that course might also be lawtully pursued, has never been denounced, and can never be justly denounced, as a subject for prosecution and punishment: for, if, upon a rigid interpiretation of a doubtful expression, it has been alleged that a penalty is incurred, by the act of putting goods of British growth or manufacture, on board of any ship or vessel, with intention of importing them into the United States, "against the proinibition or the true intent and meaning of the law," even before the, goods have been brought within the jurisdiction of the United States, yet, neither the spirit nor the language of the law can ever be so strained, as to affix the same penalty to the act of putting such goods on board of any ship or vessel, with the qualitied, contingent, and avowed intention of importing them, only when, and afler, the leorislative prohibition had ceased, and the intent and meaning. of the law could not possibly be contravened.
'That your memorialists having, with thése unoffending dispositions, transported their property from England to the port of Fernandina, in Amelia Island, were anxiously, but submissirely waiting the decision of Congress upon their case, when a political revolution suddenly occurred, which transferred the possession and jurisdiction of the Island from Spain to the United States. It appears, from the public documents of the time, that, in consequence of an insurrection of the neighboring inhabitants, the town of Fernandina surrendered to an armed party, calling themselves "the Patriots," on the 17th of March, 1812; that the Patriots, on the ensuing day, entered into capitulation with General George Mathews, at the head of the land and nayal forces of the United States, ceding to him the town, the harbor, and the adjacent country; as the deputed commissioner of the United States, to receive the cession; and that General Mathews took immediate possession of Fernandina, appointed a judge, a collector, a harbor master, and a notary public; and exercised all the other functions of government, civil and military, in the name, and on behalf, of the United States.

That your memorialists are aware of the disclosure, at a period long subsequent, of the secret act of Congress, passed on the 15th of January, 1811, authorizing the President, upon the occurrence of certain events, to take posses sion of the territory lying east of the river Perdido, and south of the State of Georgia, and the Mississippiterritory, of the commission and instructions issued to General Mathews and Col. McKee, jointly and severally, for carrying the provisions of the act into effect; and of the judgment of the President, that General Mathews, in accepting the cession of Fernandina, under the circums tances which have been stated, transgressed the limits of his commission. But your memorialists, with great deference, observe, that, in a transaction to which the Legislative and Executive Departments of the Government had thus affixed the seal of secrecy and confidence, a knowledge of the law could not be acquired, by the ordinary means of imformation; and every citizen was obliged, every citizen was bound, to presume the competency and the validity of General Matthews' authority. simply, because the authority was exercised. The commissioner might, therefore, be personally responsible for his conduct; reparation might become due, as for a violation of the territory and sovereignty of a foreign Power; and individuals, upon the spot, might be involved in losses, for which no indemnity could be obtained; but it will be without precedent, as it is, most manifestly, without principle, that the American Govermment should take advantage of the honest delusion produced by the public conduct of an accredited agent, acting under color of a secret commission, to entangle its own citizens in the net of legal confiscation.

That, as soon as the revolution of Fernandina appeared to be consummated, by the organization and establishment of a government under the authority of the United States, the masters of the ships, belonging, as before mentioned, to your memorialists, and the supercargoes charged with the care of the goods on board, saw that the danger and the difficulty of their situation were greatly increased, without their participation in the cause. By an act performed in the name, and under the authority of the United States, Amclia Island had become an American possession; the vessels and cargoes of your memorialists, without their intention or knowledge, were subjected to the American jurisdiction; the Island no longer remaining a neutral asylum, seemed to present an attitude of defiance towards England, as well as Spain; and the rich accumulation of American property in the harbor of Fernandina, afforded so strong a temptation, that any other inducement was scarcely wanting, to ensure a predatory visit, under whatever pretext, from some of the belligerent cruisers or privateers. To remain, therefore, at Amelia Island, in this unexpected change of circumstances, was thought a wilful sacritice of the ships and cargoes. The alternative of seeking another sate and peaceful port, in a foreign country, was thought impracticable: for, no voyage could be undertaken, with a hope of avoiding capture; no insurance could be effected, at any rate of premium; and, after all, what port was open for selection, to which the belligerents, with hostile views, could not also resort? In this dilemma, it was natural, it was proper, that the agents of your memorialists should apply for advice and assistance, to the commissioner of the United States, whose public conduct (then deemed to be duly authorized) had contributed to embarrass them; and let it be remarked, that, even if they had been disposed rather to place the property of your memorialists within the reach of their own Government, as an object of confiscation, than to expose it to the belligerents, as an object of pillage, the patriotism of the choice might serve, in the most unfavorable result, as some excuse for its imprudence.

But your memorialists further respectfully represent, that their agents, well knowing the nature and obligation of the instructions which they had received, felt no disposition, under any aspect of affairs, to enter the ports of the United States, in violation of the law. Of the authority of General Mathews to accept the cession of Fernandina, upon the terms of the capitulation, they never conceived a doubt; of the constitutional or legal effect of the cession to identify Amelia Island with the territory of the United States, they never presumed to form an opinion; of the public policy and lawfulness of removing the American property from Amelia Island, they believed General Mathews to be a competent judge; but, still, with respect to all these considerations, they referred their conduct implicitly to the order and guidance of the commissioner, acting in the name and under the authority of the United States, as will more particularly appear by their address, and his answer, of which copies are annexed to this memorial, $\mathrm{B}, \mathrm{C}$.

That from these, and other documents now exhibited, your memorialists are confident that it will be satisfactorily proved to your honorable body, that the ships and cargoes belonging to them, as before stated, were not voluntarily brought by their agents from Anmelia Island into the United States, with a design to contravene the prohibition of the act of Congress respecting goods of British growth or manufacture; but that they were sent hither, under an apparently lawful licence, upon motives of public policy, in a case of necessity, to be disposed of as the Government should be pleased, eventually, to direct: Thus,

1. The agents of your memorialists, declaring that they did not wish to violate any law, and expressing a belief that General Mathews possessed sufficient powers for the occasion, suggested that permission might be granted to proceed from Amelia Island to Philadelphia, as a place of refuge and safety, under bonds to deliver the ships and cargoes into the hands of the collector, subject to the orders of the President.
2. General Mathews, acting upon a knowledge of his powers, and exercising his own judgment, adopted the suggestion; considering the ships and cargoes to be under the protection of the capitulation, by which Amelia Island was ceded to the United States; considering, on motives of public policy, as well as of private justice, that the large amount of property, at Amelia Island, would be an additional attraction to the belligerents, and, probably, lead to hostilities at that place; considering, that, in consequence of the cession, the vessels and cargoes were under the protection of the flag of the United States, in the waters of an integral part of the common country; and considering that, for these reasons, the ships and cargoes could no longer be subject to the penalty of the non-importation law, upon entering a port of the United States, with the sanction of his licence.
3. But, at the moment of issuing the licence, bonds were exacted from your memorialists, with a condition, "to produce, to the collector of the district of Amelia Island, within six months, a certificate that the cargoes had been delivered to the collector of Philadelphia, and to remain in his charge, until the determination of the Government of the United States should be known;" and, with these bonds, the ships and cargoes sailed, and were actually consigned to the collector of the port of Philadelphia, under the licence of a letter, which Governor Mathews addressed to that officer, bearing date the 31st of March, 1812. (D.)

That it is thus manifestly proved, that the ships and cargoes, belonging to your memorialists, as before stated, were sent, for safety, about the 10 th of April, 1812, from Amelia Island, into the waters of the United States, under a public licence. to be delivered (not to their respective owners, but) to the officers of the Government in the port of Philadelphia; subject (not to the orders of their respective owners, but) to the orders of the President. 'The ships and cargoes, accordingly, arrived in the Delaware, about the 19th of April, in their passage to the port of Philadelphia; but, notwithstanding the peculiar cirmonstances under which they arrived, with a fair destination to the port of the owners, for delivery to the collector there, by the order of General Mathews, and notwithstanding the certain and continued power of the Government over the property, in the port of Philadelphia, as well as elsewhere, within the territory of the United States, the ships and cargoes were seized, upon an alleged breach of the non-importation law, in the district of Delaware, and carried to the port of Wilmington, for tral and adjudication. And, by these proceedings, your memorialists (without indulging the useless language of complaint) have to lament that they are involved in a forfeiture of the bonds which have been given at. Amelia Island; that they are deprived of the benefit of the decision of the Government, upon the question of admitting or excluding the ships and cargoes, for refuge and safety, if not for importation and trade; that they have been compelled to obtain a restitution of their property, upon bonds, with sureties, for their respective interests, amounting to the aggregate sum of $\$ 645,73122$; of which the interest of one of your memorialists, alone, (Stephen Girard) amounts to the sum of three hundred and three thousand four hundred eighty-eight dollars and eighty three cents; that they have been obliged to secure and to pay the duties of tonnage and impost upon their ships and cargoes, (amounting at least to a sum of $\$ 9,4,38$ 11) even before the fate of the property is ascertained; and, finally, that they are constrained, at a crisis of such public importance, to obtrude upon the time and attention of Congress a respectful, but earnest, solicitation for relief from the prosecution which threatens them.

And here your memorialists rest, with a confidence, which every consideration of the wisdom, the iustice, infl the impartiality of Congress is calculated to fortify and confirm. They have seen, with sentiments of unqualified
approbation, a legislative interposition, to save from the ruin of heavy penalties and forfeitures, a class of citizens, who, proceeding upon a sincere, though mistaken anticipation of the effect of the alleged revocation of the British orders in council, in relation to the American non-importation system, voluntarily and unlawfully sent their vessels, and their cargoes, in a direct voyage from England to the United States. They now present a case, in which an importation into the United States was never contemplated, pending the existence of the non-importation law; in which property has been placed within the jurisdiction of the United States by the force of evente beyond the influence and control of its owners; in which the authority of the Government was employed (colorably at least) to produce those events; and in which the ships and cargoes of your memorialists, brought into the waters of the United States, under the licence of a public agent, for the purposes of refuge and safety, have been unjustly branded with the offence of an illicit importation for the purposes of trade. Does not the honor of the Government, then, equally with the innocence or the misfortune of your memorialists, seem, in such a case, to demand that the claim of confiscation should be effectually silenced? A court of law may construe the words of the prohibitory act so as to embrace, in its penal dispensations, a contingent and eventual intention, as well as a wilful and direct intention, to import. A judge may regard the defective authority of a public agent as no authority to justify, or excuse, an acquiescence in its exercise. The equitable jurisdiction of the Treasury Department, also, may be deemed inadequate to remit an imputed forfeiture of a nature so complex, and of a magnitude so great. But, in Congress, every power resides to display the honor, the justice, and the liberality of the nation, and to Congress your memorialists definitively appeal.

STEPHEN GIRARD,
Thomson \& Morris, Bryan \& Schlatter, Edward Wilson, Longstreth \& Wilson, Rugan \& Rhodes, Jonathan Ogden, by his attorney, Edward Thompson. William S. Crothers, In. Vaughan, administrator of Samuel Merrill.
Philadelphia, 28th May, 1813.
A.

To the Senate and House of Representatives of the United States of America, in Congress assembled, the memorial of Stephen Girard, of the city of Philadelphia, in the State of Pennsylvania, merchant, respectfully showeth:
That your memorialist, who has been engaged, for many years, in the prosecution of an extensive commerce, feels pride and pleasure in being able to affirm, that the operations of his personal industry, and pecuniary capital, have not, in any instance, been injurious to his country, nor dishonorable to himself. And at the moment of soliciting your attention for the object of the present memorial, he prays you to believe that he aims not, in any de gree, to obstruct the policy of the Government, nor to obtain from legislative favor an indulgence which is incompatible with legislative impartiality.

That your memorialist perceives, in the existing system, prohibiting the importation of British merchandise into the United States, a design to coerce the justice of a foreign Power, through the medium of its interest; but it cannot be presumed that a system, calculated to vindicate the national rights, will be allowed to impair the national resources; or that the means employed to redress the wrongs of an American citizen, shall be rendered the means more completely to impoverish and oppress him.

That, before the prohibitory system was auopted and enforced, there had been entrusted, either directly or circuitously, to the care of British merchants, in Europe, a considerable portion of the commercial capital of the United States, which, upon the adoption of that system, it became obviously the interest of the nation at large, as well as of the individual proprietors, to withdraw. And although the immediate policy of our Government prevented an invesiment in British products or manufactures, the American capitalists were enabled, for a time, by fortuitous circumstances, to make important returns in the public stock of the United States, and in the stock of the late Bank of the United States, as well as by bills of exchange.

That the efficacy of the prohibitory system has been thought, so far, to require a general restraint; but, upon principle, a clear and satisfactory distinction has always existed, and must forever exist, between the case of the merchant, who seeks to purchase with money, or on credit, British produce and manufactures, for the current purposes of trade, and that of the merchant who is forced into a similar investment, for the sole purpose of bringing home his pecuniary funds, which had previously accumulated in the hands of a foreign agent. In the former case, a new source of encouragement may be opened to the British manufacturer; but, in the latter, the incidental consideration of British profit is lost, while we estimate the more important effect which adds the fiuits of American enterprise to the active wealth of the country.

That, connected with these views which the prohibitory system alone presents, your memorialist respectfully submits to the wisdom of Congress the considerations that arise from an approaching war. In contemplation of war, every government endeavors to preserve the property of its citizens from the grasp of an enemy; and even few treaties are formed, without guarding against the violent effects of a sudden rupture, by an express stipulation, that, in such event, the citizens of the contracting parties inhabiting the territory of each other, shall enjoy a reasonable opportunity to remove themselves and their goods. The prohibitory system prevented the importation of British merchandise into the United States; but the strong and continued indications of an approaching war admonished every American citizen to remove his property, in any practicable mode, to any lawful place of deposite, out of the sphere of British seizure and confiscation. Hence, when it was no longer practicable, in the ordinary modes of remittance, by bills of exchange, or by purchases of American stock, to transfer pecuniary funds from England to America; when gold and silver were scarcely current, and could not be exported; and when the depreciated state even of bank notes, forbade the voluntary acceptance of any payment for a debt, in the paper medium of the kingdom; the American saw no other prospect, to rescue his fortune from the impending war, than in investment in British merchandise, which, without offending English or American laws, he might transport to an asylum of temporary security, if not of ultimate emolument, in some neutral country.

That, resting his hope of relief upon these general foundations, your memorialist proceeds, with deference and respect, to represent the peculiar circumstances of his own case, in a brief but distinct narrative, which be is ready to verify, with all the formalities of legal evidence. Thus, it has been his course of trade for several years past, to send valuable cargoes, consisting of the produce of the United States, and of the produce and fabric of the East and West Indies, in his own vessels, to the continent of Europe, where, the cargoes being sold, the greater portion of the proceeds of the sales has been invested, from time to time, in Sparish milled dollars, and sent, in the same vessels, to the Isles of France and Bourbon, Java, Madras, Calcutta, and Canton, to procure return cargoes for the port of Philadelphia. The proceeds of sales, which were not thus employed, were remitted to London; but, in the year 1807, when the embarrassments and dangers of neutral commerce had greatly increased, your memorialist deemed it expedient to abandon the scheme of circuitous voyages; his vessels were ordered to return immediately from Europe to America, and his consignees upon the continent were instructed to remit the whole proceeds of his consignments to Messrs. Baring, Brothers, \& Co. of Iondon, for his use. In consequence of these arrangements, it will appear, from a schedule annexed to this memorial, A, that, on the 31st of December, 1808, the balance in favor of your memorialist, in the hands of Messrs. Baring, Brothers, \& Co. amounted to $£ 33,681$ 17s. sterling; that, during the year 1809, the sum of $£ 131,0035 s .9 \mathrm{~cd}$. sterling, was remitted from the continent to the London house; and the sum of $\mathfrak{E} 62,04216 s$. $8 d$., was drawn far by your memorialist, leaving, on the 31st of December, 1809, a balance in his favor, amounting to $£ 102,6426 \mathrm{~s}$. Id. sterling; that, during the year 1810 , the sum of $\mathscr{£} 69,5001 \mathrm{~s}$. 11 d . sterling, was remitted from the continent to the London house, and the sum of $£ 45,44015 \mathrm{~s}$. 7d. sterling, was dravn for by your memorialist, leaving, on the 31st of December, 1810 , a balance in his favor, amounting to $£ 116,70112 s .5 d$. sterling; and that, during the year 1811, the sum of $£ 77,794 \mathrm{Is}$. 4 d . sterling, was remitted from the continent to the London house, finally placing in their hands an aggregate amount of $£ 194,49513 s .9 d$. sterling, subj ect to the orders of your memorialist.

That your memorialist here prays leave to remark, that this accumulation of funds in the hands of the London house did not arise from a course of English trade, nor was it designed for an investment in British merchandise. 'The fact is, that Messrs. Baring, Brothers, \& Co. were constituted the European bankers of your memorialist, and were instructed to make remittances to him in American stock and bank shares. The commencement of the year 1811, however, exhibited a crisis the most alarming. On the one hand, the hope of obtaining satisfactory remittances from England vanished; while, on the other, the prospect of inevitable war seemed to put at hazard the property itself. In this situation, your memorialist determinedto close his European transactions, and to collect, at a point nearer to his home, his various pecuniary resources. In the fulfilment of this determination, he employed the proper agents, and the result has been the investment of a part of his funds in American stock, and bank shares; of anotherpart in British merchandise; and still leaving a balance of $£ 40,6394 s .2 d$. sterling, in his favor, in the hands of Messrs. Baring, Brothers, \& Co.

That your memorialist, with a more particular view to the relief that he seeks, further represents, that the British merchandise thus procured and specified in the statement marked $B$, having not yet received the original invoices, was shipped on board his vessel called the Good Friends, Robert Thompson, master, which sailed about the 4th of January, 1812, from the port of London, for Amelia Island, Rio Janeiro, and Philadelphia; the last place being mentioned in the clearance, because Captain Thompson had given bond to land certain articles there, viz: three anchors, twenty-five boxes of sheathing copper, and two barrels patent copper sheathing nails, intended for the use of my ships; that the vessel arrived at Amelia Island, about the 9th of February, and that she there lies with her cargo, constituting, together, a property amounting, as per statement, to $£ 66,94319 s .1 d$. sterling, exposed to tempests and fire, to felonious depredations, and hostile capture.

And now your memorialist, having shown the origin and progress of the present transaction, by which he has rescued his property from the possession of a contemplated enemy, at the eve of a public war, presumes, most earnestly, though most respectfully, to hope, that he may be permitted, also, to rescue itfrom the existing danger, by placing it, upon any terms, within the jurisdiction, and under the protection, of the United States. If, notwitinstanding the peculiar circumstances of the case, it shall be deemed inexpedient to admit his vessel and cargo to a general entry, he concludes with praying that they may be admitted to take refuge in the possession of the revenue officers of any port of the United States, until a season of greater safety.

Philadelphia, March 9, 1812.

## Explanatory Statement A.

These several years past, I have been in the habit to ship, on my account, cargoes consisting of produce of the United States, and other articles of India, West India, \&c., to the continent of Europe. Those shipments have been disposed of, at their respective destinations, by the consignees; and, in many instances, the greatest part of their proceeds were invested in Spanish milled dollars, \&c., and shipped on board of my ships or vessels for the isles of France and Bourbon, Java, Madras, Calcutta, and Canton, and back to this port. The residue of the nett proceeds of the original cargoes was remitted, from time to time, to my London friends, until July, 1807, when the increasing difficulties compelled me to order my ships back direct from said continent of Europe to this port, and to request my consignees to remit my funds to Messrs. Baring, Brothers, \& Co., merchants, of London, subject to my order, as it appears by the following statement, viz:

On the 31st of December, 1808, balance in my favor in the hands of the London house, 233,681 17s. sterling.
During the year 1809, £131,003 5s. 9 d . sterling, were remitted from Amsterdam, \&c., to the London house, and my bills, \&c., on said house, during that year, amounted to $£ 62,04216 s .8 d$.
()n the 31st December, 1809, balance in my favor, $£ 102,64268.1 \mathrm{~d}$.

In the year 1810 , remittances from the continent, amounting to $£ 59,5001 s .11 d$. sterling, were made on my account, and the amount of my bills, \&c., during that year, £45,440 15 s .7 d .

Balance in my favor, on 31st December, 1810, f116,701 12s.5d. sterling.
The remittances made on my account, in the year 1811, by my consignees, on the coutinent of Europe, to Messrs. Baring, Brothers, \& Co., amounted to $£ 77,7941 s 4 d$.

The lowness of exchange on England, with the increasing danger and difficulties which our commerce experienced in Furope, together with the apparent gradual depreciation of British sterling bank notes, and the rumors of war between this country and some of the belligerent Powers, rentlered me very uneasy, particularly as I had not received those remittances which I had requested my London friends to make me in American stocks and in United States' Bank shares. After meditating on these unfavorable prospects, in July last I decided to liquidate the unsettled business which I had on the continent of Europe, and to draw from there and from England all the funds whici I had in those countries. For that purpose, I appointed two confidential agents; one is Mr. Charles N. Bancker, a competent judge of dry goods, whom I furnished with a letter of credit on Messrs. Baring, Brothers, \& Co., of Condon, for $£ 50,000$ sterling, to be invested in British manufactures, to be shipped, on my account, on board of my ship Good Friends. The other agent was Mr. Joseph Curwen, a merchant of this city, whom I invested with my general power of attorney to settle all my European business, and to remit me my funds as fast as practicable. That gentleman was also authorized to furnish Mr. Charles N. Bancker with an additional sum of $£ 10,000$ sterling, to be also invested in British manufactures, if he should judge advisable.

Mr. Charles N. Bancker went from New York, early in August, 1811 , to England, where he attended the business allotted to him. Mr. Joseph Curwen sailed from the river Delavare, on or about the 1st August last, in my ship Good Friends, Robert Thompson, master, for Lisbon; there attended to the sales of that ship's cargo, consisting of flour; went to Cadiz on business of his own; and from there proceeded to London, where he arrived in October last, superintending my interest, and investing funds, on my account, in American 6 per cent. stock, at 12 per cent. above par, and United States' Bank shares at about $£ 9410 \mathrm{~s}$. per share, to the amount of $£ 153,8569 \mathrm{~s} 7 \mathrm{7d}$. sterling, including $£ 66,94319 \mathrm{~s}$. 1d. sterling amount of British manufactures selected, purchased, and shipped, on my account, by Mr. Charles N. Bancker, \&c., on board of the ship Good Friends, Robert Thompson, master.

On or about the 20th November last, Mr. Joseph Curwen went from England over to the continent of Europe, for the purpose of settling my concerns at Hamburg, Riga, and Sweden.

Mr. Charles N. Bancker sailed from Portsmouth, England, passenger on board of the ship Good Friends, on the 4 th January last. At his departure from that country, there was still a balance in my favor of $£ 40,6394 s .2 d$. sterling in the hands of Messrs. Baring, Brothers, \& Co.

The funds which I had, and still have, in England, result altogether out of the proceeds of the shipments on my account, which I have consigned to my agents on the continent of Europe, who, after having sold my goods, havo remitted their proceeds to Messrs. Baring, Brothers \& Co.

The foregoing statement of the yearly balance due me by Messrs. Baring, Brothers, \& Co., of London, ever since the 31st December, 1808, may, at all times, be proved by my books; also, by the accounts current which I have received from that house; their correspondence with me; and by the several accounts of sales, accounts current, and letters received from my agents and consignees, of my shipments to said continent of Europe.

The ship Good Friends, Robert Thompson master, with a cargo of British manufactures, amounting to $£ 66,943$ 19s. 1d., including three anchors, sheathing copper, copper nails, bunting, and other articles, for the use of my ships, was cleared out in London, for Amelia Island, Rio Janeiro, and Philadelphia. Sailed from England on the 4th January last, and arrived at Amelia Island on the 9th ult. Captain Robert Thompson having been compelled to give a bond for the landing of the copper and anchors in a port of the United States, is, as I am informed, the cause which has induced the collector of the British customs to insert Philadelphia in the clearance of said ship.

My ship Good Friends and cargo, at Amelia lsland, being subject to loss by tempest, fire, capture, \&c. I am anxious to secure that valuable property in a place of safety, by being permitted to order said ship, with her cargo, round to this port; here to enter said cargo for exportation, and to have the same landed and stored under the care of the custom-house, except the three anchors, the sheathing copper, and copper nails, a small ball of bunting, four night glasses, with several charts, amounting to $£ 1,563$ 18s. sterling, which, being intended for the use of my ships, part of them are now wanted for a new ship which I am fitting out.

Statement of Stephen Girard's account with Messrs. Baring, Brothers, \& Co. of London.

| . |  | $\pm$ 8. d. |
| :---: | :---: | :---: |
| 1808.Dec. 31.1809.Dec. 31. | Balance in favor of Stephen Girard, - - .- - | 33,681 $17 \quad 0$ |
|  | Remittances made them from the continent, by Hope \& Co. \&c. \&c. on Stephen Girard's account, during this year, together | 131,003 59 |
|  | Deduct for sundry of my drafts on them, and payments they made on my account, during this year, | $\begin{array}{rrr} \hline 164,685 & 2 & 9 \\ 62,042 & 16 & 8 \end{array}$ |
|  | Balance due Stephen Girard, 31st December, 1809, - - - | 102,642 61 |
| 1810. <br> Dec. 31. | Remittances made them from the continent, \&c. \&c. on Stephen Girard's account, during this year, | 59,500 111 |
|  | Deduct for sundry of my drafts on them, and payments made on my account, during this year, | $\begin{array}{rrr} 162,142 & 8 & 0 \\ 45,440 & 15 & 7 \end{array}$ |
| $\begin{aligned} & 1811 . \\ & \text { January } 1 . \\ & \text { Dec. } 31 . \end{aligned}$ | Balance due Stephen Girard, 31st Dec. 1810, Amount of remittances received by them on my account from the continent, \&c. \&c. during the year 1811, | $\begin{array}{rrr} \hline 116,701 & 12 & 5 \\ 77,794 & 1 & 4 \end{array}$ |
|  | Deduct, amount of my drafts on them, their remittances in Bank and United States' stock, payments made to Mr. Charles N. Bancker, \&c. \&c. during the year 1811, and up to the 8th January, 1812, | $\begin{array}{lll}194,495 & 13 & 9 \\ 153,856 & 9 & 7\end{array}$ |
|  | Balance due to Stephen Girard on the 8th January, 1812, - - - | $£ 40,639$ 4 2 |

## B.

## To General George Mathews, Commissioner of the United States.

We, the undersigned, masters and supercargoes of the following American vessels and their cargoes, viz: the ship United States, of Philadelphia, James Girdon, master, George Rugan, agent for the owners; the ship Amazon, of New York, George R. Turner, master, and agent for consignees and owner; the ship Good Friends, of Philadelphia, Robert Thompson, master, and William Adgate, supercargo; being under great apprehension for the safety of the vessels and property under their charge, are induced thus to offer you a statement of their cases.

The ship United States arrived at Amelia 25th December, 1811, from Liverpool, with a cargo consisting of crates of earthenware and blankets, the property of Rugan and Rhodes, merchants and citizens of the United States, resident in Philadelphia; the ship Amazon arrived at Amelia 22d December, from Liverpool, with a cargo of dry goods belonging to citizens of the United States, residing in Philadelphia, New York, and Baltimore; the ship Good Friends arrived at Amelia on the 10th February, from London, with a cargo of dry goods belonging to Mr. Stephen Girard, a citizen of the United States, and resident merchant in Philadelphia.

The undersigned beg leave to state, that, by reason of the non-importation law, they could not enter the waters of the United States. In consequence of which, they came here to wait until they could be legally admitted; having remained here from the dates above-mentioned, with all their cargoes on board, which will appear by the bills of lading, and other documents, until the late occurrences, which have placed our vessels and property under the protection of the United States. That they are fearful that, in the event of hostilities being commenced, and this being the seat of war, the property may not be safe in its present situation. Not wishing to violate any law, and deeming you authorized, we are induced, for the safety of the property in question, to request permission from you to proceed to the port of Pliladelphia, under such conditions and restrictions as shall secure the property from the penalties which might arise out of the existing laws of the United States. Agreeably to your request, we lay before you the amount of the cargoes, as far as they can at present be ascertained, which we suppose will amount in all to about five hundred thousand dollars.

$$
\begin{aligned}
& \text { JAMES GIRDON, } \\
& \text { GEO. RUGAN, } \\
& \text { GEO. R. TURNER, } \\
& \text { ROBERTHOMRSON, } \\
& \text { WM. ADGATE. }
\end{aligned}
$$

## Fernandina, Amelia, 26th March, 1812.

£st. s. d.
Bales 195, woollens, consisting of point blankets, common cloths, and flannels, about Cases 34, thicksets, velveteens, and cords,
Cases 50, dimities,
52 trunks, 128 cases calicoes,
Cases 12, checks,
15,000 0

- 3,1000
- 4,20000

Cases 10, cotton counterpanes, -
Trunks 20, do. umbrellas,
and blue nankeens,
Trunks 30 do hosiery
27 bales 48 cases cotton shirtings,
134 cases 32 trunks colored muslins, ginghams, handkerchiefs, \&c.

20 mats wire,
3 casks do.
50 barrels dry white lead, $\}$
50 kegs do. ground in oil, $\}$
50 kegs do. groun,

15,000
850
80
0
850
480
0
4300
$1,600 \quad 0 \quad 0$
1,6000
$\begin{array}{rrr}1,565 & 5 & 4 \\ 15,500 & 0 & 0\end{array}$
$\begin{array}{lll}15,460 & 0 & 0\end{array}$
$64,335 \quad 54$
$1,04415 \quad 5$

## c.

Fernandina, March 27th, 1812.

## Grentermen:

I have received your statement, and do not hesitate as to the justice and reason of your request; but wish, for your own interest, as well as for public satisfaction, that the mode may be varied; which may be done without militating against the essential part of your petition.

In your address to me I should prefer, to the present form, your briefly stating the names of the ships, owners, amount of cargo, the port last from, and date they were riding at anchor in these waters, under the protection of the Spanish flag, when, on the 17th instant, the flag was changed by articles of capitulation with the late Patriots of this district, and their flag hoisted; that, in the aforesaid articles, protection is afforded to shipping and merchandise of every description, and that, by the cession of the Patriots of this district, on the 18th, to the United States, through me, as United States' commissioner, I have, in my official capacity, guarantied the observance of the capitulation; that, unless my interference is afforded in the way and manner you point out, you expect the consequences you appear to, and I have no doubt really dread for. I fully concur in opinion with you, that the large amount of property here, would be an additional excitement to the belligerents to visit this place, and am desirous to remove every source which, in its consequences, might lead to hostilities. I shall, however, require that a schedule of the property removed be given, and that you enter into bonds and security to the President of the United States, that your ships and cargoes shall be under the direction and control of the collectors of the ports to which your ships may be destined, until further orders from the Secretary of the Treasury, or the Government of the United States.

I am, gentlemen, your obedient servant,
Messrs. James Girdon, Geo. Rugan, Geo. R. Turner, Robt.' Thompson, and Wm. Adgate
GEO. MATHEWS.

## D.

## East Florida, March 31st, 1812.

Dear Sir:
A revolution has lately been effected in East Florida, and the late province, with the exception of the town and citadel of St. Augustine, ceded to the United States by the constituted local authorities, through me, as United States' commissioner.

Previous to the cession, the ship Good Friends, owned by Stephen Girard, merchant, of Philadelphia, of which Robert Thompson is master, from London, was riding at anchor in the Spanish waters of Amelia river, laden as per manifest enclosed will appear, when, on the 16th instant, the Patriots summoned the town of Fernandina to surrender. It capitulated on the 17 th instant, and, on the 18th, the Patriots ceded an extensive district, including the town, waters, and islands, to the United States, through me, as United States' commissioner. In that capacity, by virtue of powers vested in me, I took possession, with a detachment of United States' troops, to hold and defend the same for the United States, stipulating, in my acceptance of the cession, to observe inviolate the articles of capitulation of Fernandina, which affords protection to property of every description-a copy of which has been duly transmitted to the Secretary of the Treasury of the United States; and, at the same time, I forwarded, with others, a statement of the leading circumstances that relate to this ship and cargo. Having a full conviction that neither the ship nor cargo will be subject to the penalties of the non-importation and non-intercourse laws, in consequence of her entering a port or ports of the United States, I have, for the following reasons and circumstances, thought proper to grant permission for her to proceed to the port of Philadelphia. I consider her now to be under the protection and flag of the United States, and in the waters of an integral part of our common country:

I have taken bond and security for the amount of forty-six thousand six hundred and twenty dollars, that the vessel and the whole of the cargo shall be delivered in charge to the collector of the port of Philadelphia, until the determination of the Government of the United States be known, as relates to her case, and that the ship and cargo shall be subject to the direction of the collector.

Besides the justice of the measure I have adopted, in ordering her a clearance, I think good policy dictates the propriety of the measure at this crisis: for she, with others under exactly, and some under nearly, similar circumstances, would probably, if they remained here, invite the attack of piratical marauders, and perhaps the belligerents the soomer to make this place the theatre of hostilities.

I am, respectfully, dear sir, your obedient servant,
To John Steele, Collector of the port of Philadelphia.
GEO. MATHEWS.

13th Congress.]

## communicated to the senate, june 23, 1813.

Mr. Smirir, from the Committee to whom was referred the memorial of Stephen Girard and others, made the fol lowing report:
That the memorialists, respectively, were owners of the ships Good Friends, the United States, and the Amazon, with their respective cargoes.

That in the Fall of the year 1811, the memorialists being apprehensive that a war would break out between the United States and Great Britain, sent the ships and cargoes to Amelia island as a place of safety, with an intention, eventually, to bring them to the United States, if the non-importation law should be repealed, or the sanction of Government should be obtained, so as to render the importation lawful.

That. while the ships and cargoes lay in the port of Fernandina, General Mathews, acting in the name, and on behalf of the United States, took possession of Amelia island, and established a local government there.

That the agents of the memorialists represented to General Mathews the increased danger to which the ships and cargoes were exposed, in consequence of the revolution at Amelia island, and General Mathews, impressed with the justice of the representation, as well as with an apprehension that the continuance of so much valuable property there would invite hostilities, granted a licence to proceed, with the ships and cargoes, to the port of Philadelphia under bonds to place them in the custody of the collector of the port, subject to the orders of the Government.

That the ships and cargoes, on the way to Philadelphia, under the authority of the licence, were intercepted and seized, in the district of Delaware, in April, 1812, and libelled on the ground of a violation of the non-importation law.

That, soon after the seizure, the ships and cargoes were restored to their respective owners, upon bonds for the appraised value, to abide the final adjudication of the prosecution which had been instituted. And the cargoes were sold in the months of April and May, 1812.

That the memorialists, upon receiving the cargoes, made the regular entries at the custom house, and secured, by bonds, the payment of the duties which were payable according to law, at the time of the entry.

That, upon examination, it appears that, in some cases, the Secretary of the Treasury, under the act of March, 1797, and Congress, by special acts, have remitted forfeitures, upon condition that the respective owners should pay the rate of duties imposed by the act of the 1st of July, 1812, although the importations were made prior to that day. But it is understood that, in all such cases, the cargoes remained unsold until the act of the 1st of July commenced its operation; and of course the double duties were charged in the price to the purchasers.

Upon this view of the circumstances of the case, the Committee submit the following resolution to the consideration of the Senate:

Resolved, That a committee be appointed to bring in a bill for the relief of Stephen Girard and others, the owners, respectively, of the ships called the Good Friends, the United States, and the Amazon, and their cargoes, upon condition that they respectively pay, to the collector of the port of Philadelphia, for the use of the United States, in addition to the duties by them heretofore respectively secured and paid upon the said cargoes, a sum which shall be sufficient to make the whole amount paid equal to the amount of the duties that would have been chargeable if the cargoes had been imported and entered subsequent to the 1st of July, 1812.

## LOAN.

COMMUNICATED TO THE SENATE, JULI $21,1813$.

## Treasury Department, July 19th, 1813.

SIR:
I have had the honor to receive your letter of the 17 th instant, inquiring what further provision is deemed necessary to be made, during the present session of Congress, for meeting the public engagements and defraying the public expenditures.

In the report made from this Department to Congress, on the 2d of June last, the means already provided for the service of this year was stated to be sufficient, exclusive of any additional expenditures which might be found necessary on account of the War and Navy. Departments. New and additional expenditures are contemplated in those Departments, amounting to near a million of dollars, and calls of militia in various parts of the United States, which have already taken place, and which will probably be repeated before the close of the present year, may require a million of dollars more. An additional sum of about two millions may therefore be considered as necessary to secure the public service, during the remainder of the year, from delay and embarrassment.

As the loan for the service of the year 1814 cannot, with convenience, be made sufficiently early in that year to meet the demands which must be sustained by the treasury atits commencement, it is proposed that, in addition to the sum of two millions, abovementioned, for the present year, a loan should now be authorized, sufficient, with the sums receivable from the revenue, to defray the expenditures of the three first months of the year 1814.

The demands upon the treasury for those three months are estimated as follows, viz:
For civil, diplomatic, and miscellaneous expenses,
For public debt, exclusive of treasury notes and interest theron, $\overline{\text { falling }}$ due in the months of
-
For public debt, exclusive of treasury notes and interest theron, falling due in the months of
January and February, 1814, which will be provided for out of the surplus of the sinking fund for the year 1813,

The amount receivable from the custom house duties, during that period, inay be estimated at From sales of public lands, and from the interral duties which will go into operation on the 1st of January, 1814,

The balance which will remain in the treasury on $31 \overline{s t}^{-}$of December next, is estimated to amount to about $2,000,000$ of dollars. As this amount is somewhat larger than may be necessary to be permanently retained in the treasury, there may be applied from it towards the demands during the first quarter of the year 1814, the sum of

The whole sum, therefore, for which it is conceived eligible that an authority should now be given to the President to obtain, on loan, before the close of the present year, is seven millions five hundred thousand dollars; of which it is estimated that two millions may be wanted for the service of the present year, and the residue towards the supply for the service of the year 1814.

If this loan shall be authorized, a sufficient sum from its proceeds may probably be brought into the treasury, in the course of the present year, to take the place of two millions of dollars of the treasury notes already authorized to be issued, and taken into the former estimates as a part of the resources of the present year. A special authority to make a loan for this purpose was suggested as proper to be granted by Congress, in the report to that body of the second of June last; and the necessity for it arose from the consideration, that, if five millions of dollars, being the whole amount of those notes authorized to be issued for the service of this year, should be actually issued before its close, there would be, at that time, in circulation, the sum of seven millions of dollars-a sum greater, considering the limited state of our commerce, and the small amount of custom house bonds which will then remain outslanding, and to the payment of which they are applicable, than might perlaps be maintained in circulation, without some difficulty or depreciation. In the months of January and February, 1814, near two millions of dollars of treasury notes, issued under the act of June 30, 1812, will be paid off; and if the issuing of that amount of those notes, authorized by the act of February 25 , 1813, for the service of the year 1813, can be postponed till that time, as it may be, if the loan now proposed should be authorized, they will merely take the place of the others, atid the amount in circulation not exceed what a steady and effective demand requires.

It is not perceived that any provisions are necessary in the law for authorizing the loan, at the present time, different from those contained in the act of February 8th, 1813, authorizing a loan for a sum not exceeding sixteen millions of dollars.

I have the honor to be, very respectfully, sir, your obedient servant,
W. JONES, Acting Secretary of the Treasury.

Hon. Whliam W. Bibb, acting Chairman of the Committee of Ways and Means.

# DUTIES ON PRIZE GOODS. 

## COmmonicatrd to the house of representatives, juiy 23, 1813.

## Traasury Departarent, July 21st, 1813.

Sir:
The inquiry which forms the basis of your letter of the $20 t h$, can only be answered by the conflict of opinion between the Secretary of the Treasury, in his letter of the 8th of December last, to the honorable chairman of the Committee of Ways and Means, and the person now acting in that capacity-a task of no ordinary kind, and which I undertake with great deference.

The data for ascertaining the amount of duties on prize goods, captured by private armed vessels since the declaration of war, is as imperfect as was then stated; the amount of duties on prize goods captured by public, as well as private armed vessels, having been blended together.

There is, however, satisfactory ground to infer, that the amount of duties on prize goods, captured by private armed vessels, has rapidly declined, and is certainly, at this time, very inconsiderable.

The causes which have produced this decline may also be a subject of controversy, in which, though I feel that I have the better cause, I apprehend, the weaker argument.

The position assumed by the Secretary is, that " no part of the duties or prize goods ultimately falls on the cap. tors. The duties on importations are paid by the consumers, whether the merchandise be captured by privateers, or regularly imported by merchants." To this I may answer, that the maxim derives more weight from the felicity of argument and commanding character of the great author of "Wealth of Nations," than from the universality of the principle.

It is undoubtedly true, in the abstract; but my experience as a merchant has taught me to know the practical value of a maxim, derived from an author of a lighter cast:
" What is the worth of any thing,
" But so much money as 'twill bring?"
If an article, from whatever cause, will not sell for the amount of duties, added to the cost and other charges, whether the importation be made regularly by a merchant, in the usual way, or in the cost of equipping and maintaining a privateer, the difference, or loss, will not fall upon the consumer, but upon the importer: This is no uncommon case; indeed, instances are frequent, in which imported articles sell for less than the prime cost and charges, exclusive of the duties. Who pays the duty in this case? The consumer? No. It is paid by the unfortunate importer. Were it otherwise, there would be no bankruptcies; your merchants would have but one side to their profit and loss account. "These are the accidental exceptions arising from such a superabundance of a particular article, as will sink it below the prime cost and charges." And this has actually been the case with many prize importations. Indeed, it is said, and I believe with truth, that, in some of the southern ports, the duties and the charges of sale have absorbed nearly the whole, if not the whole proceeds.
"The price for exportation, in which case no duty is paid," forms but a very partial exception in this case: for, when you have little or no export of foreign products, the benefit of drawback is lost.

The Secretary has said, that " a reduction of duties will be of no use to the privateers, unless the merchandise continues to be sold at the same price as if the duties had not been reduced." This is not strictly the fact. It is well known, in the actual market, that coffee, for instance, subject to 10 cents per pound duty, and entitled to drawback, seldom sells for more than four cents over the price for consumption, and this must continue until the excess is very great, or the exportation free, which is not likely to be the case during the war. The equality of price approximates as the obstacles to exportation increase; and if exportation was prohibited, or completely obstructed, the equality of price between the same kind of merchandise, entitled to drawback, or sold for consumption, would be absolute.

The lower the price of the article, the greater the consumption. The American People, enjoying the means, indulge their taste for variety, and habituate themselves to every kind of luxury. This produces an accommodation of taste, which changes, with great facility, from the use of coffee to tea, from brandy to rum, \&c. \&c. as abundance or scarcity and price shall indicate.

The question is not now, ${ }^{6}$ simply, whether it be necessary and proper to pay from the treasury, to the privateers, a bounty equal to the amount of the reduction of duties on prize goods," for there is, literally, now, a very trifling amount of duties collected on prize goods; and, therefore, any encouragement of this nature given by Government to private armed vessels, will, if any prizes arrive, bring money into, instead of extracting it from, the treasury, and, therefore, so far from the payment of a bounty for the purpose of $\mathrm{e}^{-}$couraging privateers, the Government will receive an amount of duties on prize goods, which otherwise would act be brought into our ports.

The Secretary observes, that, "if the article be not worth sending into port after capture, it must be altogether impossible for the importing merchant to pay its prime cost, freight, and insurance; and, with those charges, to import such an article without considerable loss." An article may not be worth sending in; after capture, in consequence of the heavy charges and great risk, perhaps equal to a premium of 50 to 75 per cent. whilst the inporting merchant may import the same article in neutral bottoms, at a premium of 10 per cent. and receive his goods at little more than the ordinary charges previous to the declaration of war. He, moreover, has the advantage of selling at such time, and on such terms, as his interest may dictate, and to his regular customers; whereas prize goods are necessarily brought to the hammer, and sold in large parcels, to speculaturs; uncontrolled by the prudent management of mercantile superintendence, frequently from 20 to 30 per cent. less than those of the regular importer. These causes operate as a bounty in favor of the regularimporter, and against the captors. The owner of a privateer receives buta moiety of the captured property; the cost of that moiety to him, is the cost of the equipment, maintenance, insurance, wear and tear, and depreciation of his privateer, (all which is very extravagant) and the insurance, duties, and other heavy charges, on his prize.

The cause of the present inquiry proves the error of the Secretary's prediction, "that a greater number of privateers will, without bounty, continue to be employed, than is necessary for the greatest possible annoyance of the enemy's trade."

The fact is, that, from causes that occupy the present discussion, privateering is nearly at an end, and, from the best observation I have been enabled to make, it is more from the deliciency of remuneration in the nett proceeds of their prizes, than from the vigilance and success of the enemy in recapturing. One-fourth part of the year, at least, the elements will raise the blockade of our ports, and it is at that season that the harvest and the reapers are most abundant and successful in privateering.

There is, sometimes, wisdom in taking counsel from our enemy, and his dread of our privateers may be collected from the marked hostility and severity of treatment which the crews of privateers are subjected to, when captured, and the insidious efforts to excite prejudices against them. The analogy between privateering and lotteries, does not appear to me to be so strict as the Secretary seems to consider it. The adventure of a privateer is of the nature of a commercial project or speculation, conducted by commercial men, upon principles of mercantile calculation and profit. The vessel and her equipment is an object of great expense, which is expected to be remunerated by the probable chances of profit, after calculating the outfit, insurance, \&c. as in a regular mercantile voyage, as much so as the voyage of a letter of marque, with a cargo, running all the chances of hostility, and incurring the consequent heavy charges of war.

I do not think that a " reduction of duties, by increasing the profit, would operate as an insurance on the risk of collusive or pretended captures of British prohibited merchandise," to such an extent as to warrant the withholding any proper encouragement to this most potent weapon of annoyance to the enemy, which we possess.' Frauds no doubt may be committed; but, in the existing absolute prohibition of all British merchandise, from whatever quarter, there is a much stronger inducement to collusion than can be found in the reduction of one half the duties in favor of prizes; and no doubt frauds are committed; yet these considerations are not deemed of sufficient importance to induce a repeal or relaxation of the system.

The number of accessaries to the fraud; the risk of capture, by the vessels of the enemy, who do not participate in the profits of the collusion; the vigilance of our own cruisers, officers, and prize courts, appear to afford a very reasonable security against the practice, to any very injurious extent. And the humane, generous, and gallant conduct of our citizens, employed in private armed vessels, proves a moral sense which merits more confidence and liberality than has been awarded to them.

I will not undertake to say that the reduction of the duties in favor of prizes captured by private armed yessels is the proper or only encouragement to be provided; $I$ repeat the fact, that, as a question of revenue, the nation has every thing to gain, and nothing to lose. One of the most efficient means of distressing the commercial and military marine of the enemy, is the capture and detention of his seamen, as well to enhance the difficulty of manning his ships, as to provide for the exchange, and to retain hostages, to ensure the proper treatment of our own. Whatever encouragement may be devised for the destruction of the ships of the enemy on the ocean, and bringing into port his captured seamen, will inflict the deepest possible wound upon his commerce and marine-the vitals of his resources and power.

I have the honor to be, with the highest respect, sir, your obedient servant,
W. JONES,

Acting Secretary of the Treasury.
The Hon. Hugh Nelson,
Chairnan of the Naval Committee of the House of Representatives U. S.

## TERMS OF THELOAN OFSIXTEEN MILLIONS OFDOLLARS.

$$
\text { communicated to the senate, july } 29,1813 .
$$

To the Senale of the United States:
Itransmit to the Senate a report of the Acting Secretary of the Treasury, containing the information requested by their resolution of the 27 th instant.

JAMES MADISON.
Washington, Juily 28, 1813.

In compliance with the resolution of the Senate, of the 27th instant, the Acting Secretary of the Treasury has the honor to report to the President of the United States-
That, by virtue of the act of February 8th, 1813, entitled "An act authorizing a loan for a sum not exceeding sixteen millions of dollars," and the authority of the President of the United States to the Secretary of the Treasury, of the 17 th of the same month, a public subscription to a loan of sixteen millions of dollars was invited, by a notification issued on the 20th of February, 1813, in which the terms of the loan were specified; the most material of which terms were, that the subscribers should receive for each hundred dollars loaned to the United States, a certificate of six per cent. stock for one hundred doliars, and an annuity of one dollar, for thirteen years, from the 1st day of January, 1813. Of this notification, a copy is hereunto annexed, marked A. [See No. 393, page 625,B 1.]

The amount subscribed under this notification was $3,956,400$ dollars. A second notification was issued on the 18th of March, by which the books of subscription were notified to be re-opened on the 25th of March, and kept open until the 31st day of that month, on the same terms as the former subscription. Proposals were, at the same time, invited, for loaning to the United States the whole, or any part, of the sum of sixteen millions of dollars, which might remain unsubscribed on the 1st day of April, leaving the persons thus making their proposals, to state, them. selves, the terms upon which they were willing to make the loan to the United States. And it was engaged, that, if any proposals, thus made, should be accepted, with terms differing from those of any other proposals that might also be accepted, or differing from the terms on which subscriptions had already been, or might be made, prior to the 1st day of April, all the persons whose proposals might be accepted, and also all those who had subscribed, or might subscribe, prior to the first day of April, should have the option of accepting the terms allowed to any other persons whose proposals might be accepted. A copy of this notification is annexed, marked B. [See No. 393, page 626, B 2.]

The amount subscribed under this notification, from the 25th to the 31st of March, inclusive, was 1,881,800 dollars. Proposals were sent in between the Ist and the 5 th of April for loaning to the Government 11,106,000 dollars, being 944,200 dollars more than could be received; and the further sum of $1,000,000$ dollars was intended to be loaned by the State of Pennsylvania, but the offer was not made in time to be accepted. The sums offered were subsequently reduced to $10,161,800$ dollars, being the sum which, with the amount of the first and second subscriptions, made up the sixteen millions of dollars authorized to be borrowed.

The terms proposed by the persons who offered to loan the above sum, were of two descriptions:
1st. That the lenders were to receive a six per cent. stock, the interest payable quarter yearly, redeemable at the pleasure of the United States, at any time after the end of the year 1825, at the rate of eighty-cight per cent. or 100 dollars in stock for cighty-eight in money.
$2 d$. That the lenders, for every hundred dollars in money, were to receive one hundred dollars in the same species of six per cent. stock, and an annuity for thirteen years, from the first day of January, 1813, of one dollar and fifty cents, payable quarter yearly.

Two of the proposals also contained a condition, that, if any other loan for the service of the year 1813, should be made under any law passed for that purpose, before the end of the year 1813, upon terms different from those allowed to the persons then making proposals, the option of taking those new terms should be extended to them. Copies of the letters containing these proposais are hereto annexed, marked $\mathbf{C}$ and D ; and also, a copy of the answer of the Secretary of the Treasury, by which those proposals were accepted, marked E. The other proposals contained no condition of this nature. They were accepted by letters of the Secretary of the Treasury of the same purport as that above referred to, marked $\mathbf{E}$.
As the notification of the 18th of March contained an engagement that every contributor to the loan, whether ander the first or second subscription, or under the proposals, should have the option of any of the terms allowed to
any other contributor, a public notification was issued on the 15th of April, in which the terms allowed to the persons who had made proposals were stated, and the option as to the two kinds of stock, was offered to all. A copy of this notification is subjoined, marked F. [Siee No. 393, page 626, B 3.]

No other contract in relation to any part of the loan of sisteen millions was entered into, than what resulted from the engagements contained in the public notifications above referred to, and the acceptance by the Secretary of the Treasury of the proposals made under those notifications.

All which is respectfully submitted.
W. JONES, Acting Secretary of the Treasury.

Treasury Department, July 28, 1813.
C.

Philadelphia, 5th April, 1813.
Sir:
In consequence of the notice given by the Treasury Department, under date of the 18 th of March, 1813, that proposals will be received by you for the whole, or part of the residue of the loan of sixteen millions of dollars, we herewith beg leave to offer to take as much stock of the United States, bearing interest at six per cent. per annum, payable quarter yearly, the stock not to be redeemable before the 31st December, 1825, at the rate of eighty-eight dollars for a certificate of one hundred dollars, as aforesaid, as will amount to the sum of eight millions of dollars, or to the residue of the said loan, provided you will agree to allow us the option of accepting the same terms that may be granted to persons lending money to the United States by virtue of any law authorizing another loan for the service of the year 1813, that Congress may pass before the last day of the present year.

It must be further understood and agreed to, that one quarter per cent. will be allowed us on the amount to which the present proposal will be accepted.

With regard to the payment of the instalments on the amount to be loaned by us, we shall expect to enter with you into such arrangements as will be mutually accommodating.

We are, with high regard, sir, your most obedient servants.
DAVID PARISH, STEPHEN GIRARD.

## The Hon. Albert Gallatin, Esq. Secretary of the Treasury.

To be paid at Stephen Girard's bauk.

STEPHEN GIRARD,

For self and David Parish.
D.

Philadelphia, 5th April, 1813.
Sir:
I will take for myself, and my friends in New York, two millions and fifty-six thousand dollars' worth of the loan authorized by Congress in February last, receiving six per cent. stock at the rate of eighty-eight dollars, money, for one hundied dollars of six per cent. stock, payable in New York, by instalments, as proposed by you, or as may be otherwise agreed on. I understand that, in case Government should make another loan during the year, I am to be placed on as good footing as the lenders of money, or contractors, for that loan, will be. I also understand that I am to receive the quarter per cent. which is to be paid to persons procuring subscriptions to the present loan.

I am, very respectfully, sir, your obedient humble servant,
JOHN JACOB ASTOR.
The Hon. Albrrt Gallatin, Secretary of the Treasury.

## E.

## Treasury Department, April 7th, 1813.

## Gentlemen

Your proposal for lending seven millions and fifty-five thousand eight hundred dollars to the United States, in part of the sixteen millions loan, is accepted. You will be pleased to deliver, before the 15 th day of this month, to the cashier of Stephen Girard's bank, or such other, where, according to your proposals, the payments are intended to be made, the names of the persons embraced by your proposal, together with the sum respectively payable by each. Each will be entitled to receive in payment, at his option, either six per cent. stock, at the rate of eighty-eight per cent., or six per cent. stock at par, and a thirteen years' annuity of one and a half per cent. of the money loaned; which option must be made at the time of paying the first instalment. The payments shall be made in eight equal instalments, on the fifteenth day of April, May, June, July, August, September, October, and November: But every person, at the time of paying any of the instalments, may pay all, or any number of the subsequentinstalments. Certificates of funded stock will, on the application of any subscriber for more than one hundred thousand dollars, be issued, on payment of any one instalment, for the amount of the next preceding instalment. In every other respect, the terms of the public notice of the 20 th of February last will be considered as part of this agreement.

ALBERT GALLATIN.
David Parisit and Stephen Girard.
The same answer, changing only the sum, and the bank where payable, was made to John J. Astor.

## DUTIES ON IMPORTS AND.TONNAGE.

COMMUNICATED TO THE SENATE, DECEMBER 20, 1813.
To the Senate of the United States:
I transmit to the Senate a report of the Acting Secretary of the Treasury, complying with their resolution of the 13 th instant.

December 20th, 1813.
JAMES MADISON.

Treasury Department, December 16, 1813.
Srr:
In compliance with the resolution of the Senate, of the 13 th instant, I nave the honor to state, that the amount of duties accruing on goods, wares, and merchandise, imported into the United States, from the 1st day of July, 1812, to the 31st day of December, of the same year, for which period the accounts of the collectors of the customs are settled, was

- $\begin{array}{r}99,869,1997 \\ 70\end{array}$
\$9,961,497 01
The accounts of the collectors, from the Ist day of January, 1813, to the 30th day of September, of the same year, have been but partially settled; and some for the quarter ending 30th of September, have not yet been received at the treasury. For this period, therefore, an estimate only can be given, taken from the accounts of the collectors as rendered to the treasury, and in some cases, from their less formal returns. This estimate is as follows:

Duties on goods, wares, and merchandise, imported-

| For the 1st quart | 1813, |  |  | * | - | - |  |  | \$2,280,000 00 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 2 d do. | do. | - | - | - | - | - | - |  | 2,356,000 00 |
| 3d do. | do. | - | - | - | - | - | - |  | 1,380,000 00 |
|  |  |  |  |  |  |  |  |  | \$6,016,000 00 |

Tonnage duties, including light-moneyFor the 1st quarter of the year 1813, -

| 2 d do. | do. | - |
| :--- | :--- | :--- |
| 3 d | do. | do. |

The sums above stated for duties on merchandise imported, are without deduction for drawbacks paid on merchandise re-exported. These drawbacks, paid from the 1st of July, to the 31st December, 1812, amounted, by the accounts as settled, to $\$ 639,55544$.

And they are estimated to have amounted, during the three first quarters of the year 1813, to the following sums, viż:
During the 1st quarter of the year 1813, to - $\quad-\quad-\quad-\quad-\quad-\quad \$ 536,00000$


I have the honor to be, with the highest respect, sir, your most obedient servant,
W. JONES, Acting Secretary of the Treasury.

The President of the United States.

## - . . .

## ASSAYS OF FOREIGN COINS.

$$
\text { comidunicated to the senate, on the 4th of january, } 1814 .
$$

## Treasury Defarthent, December 31, 1813.

Sir:
I have the honor to transmit, herewith, a letter from the Director of the Mint, containing the result of the assays of foreign gold and silver coins, made in pursuance of the act of the 10th of April, 1806, entitled 'An act regulating the currency of foreign coins in the United States."

I have the honor to be, with great respect, sir, your obedient servant,
W. JONES
Acting Secretary of the Treasury.

The Honorable the President of the Senate.

Mint of the United States, December 22, 1813.
Bir:
I have the honor to acknowledge the receipt of your letter of the 11 th instant, and, agreeably to your desire, have caused assays to be made of the several species of foreign gold and silver coins, made current by an act of Congress of the 10th of April, 1806; the result of which, according to the assayer's report, is as follows:

## Gold coins of Great Britain.



From the above report, it will appear:
1st. That the gold coins of Great Britain and of Portugal are all uniformly of the same quality, and exactly equal to that of the gold coins of the United States; and therefore their intrinsic value is at the rate of 100 cents for 27 grains, or $88 \frac{8}{8}$ cents per pennyweight.
2 d . That the gold coins of France, especially those issued since the year 1806, inclusive, are also of a uniform quality; their intrinsic value being at the rate of 100 cents for $27 \frac{351}{81}$ grains, or $87 \frac{25}{100}$ cents perdwt.
3d. That the gold coins of Spain are somewhat variable in their quality, their average intrinsic value being at the

4th. That the intrinsic value of the French crown, supposing its weight $18 \mathrm{dwt} .17 \mathrm{grs}$. , is 110 cents and $\frac{7597}{878 \frac{1}{88}}$ parts of a cent.
5th. That the intrinsic value of the Spanish dollar, exclusive of those issued prior to the year 1806, supposing it of the full weight of $17 d w t .7 \mathrm{grs}$. is 100 cents and $\frac{35535}{57595}$ parts of a cent.

I have the honor to be, sir, with great respect and esteem,
Your most obedient servant,
R. PATTERSON.

The Honorable William Jones, Acting Secretary of the Treasury.

## MINT.

## COKMUNIOATED TO THE SENATE, JANUARY 7, 1814.

## To the Senate and House of Representatives of the United States:

I communicate, for the information of Congress, the report of the Director of the Mint, of the operation of that establishment during the last year.

January 6th, 1814.
JAMES MADISON.

## Mint of ${ }^{\prime}$ the Unted States, January 1, 1814.

Sir:
I have now the honor of laying before you a report of the operations of the mint, for the last twelve months. From the treasurer's statement of the coinage, herewith transmitted, it will appear that, during that period, there have been struck and issued-

| In gold coins, | 95,428 | pieces, amounting to | - | - | - | - | - | $\$ 477,140$ |
| :--- | ---: | :--- | :--- | :--- | :--- | :--- | ---: | :--- |
| In silver coins, | $1,241,903$ |  |  |  |  |  |  |  |
| In pieces, amounting to | - | - | - | - | - | 620,95150 |  |  |
| In copper coins, | 418,000 pieces, amounting to | - | - | - | - | - | 4,180 | 00 |

Making, in the whole, one million seven hundred and fifty-five thousand three hundred and thirty-one pieces of coin, amounting to one million one hundred and two thousand two hundred and seventy-one dollars and fifty cents. I have the honor to be, sir, with sentiments of the most perfect respect and esteem,

Your obedient, faithful servant,
R. PATTERSON

James Madison, President of the United States.

A Statement of the Coins struck at the Mint of the United States, from the 1st of January to the 31st December, 1813, inclusive, viz:


Mint of the United States, Treasurer's Office, Philadelphia, 31st December, 1813.
JAMES RUSH.

An Abstract of the ordinary expenses of the Mint of the United States, from the 1 st January to the 31 st of De. cember, 1813 , inclusive, viz:


JAMES RUSH.

## STATE OF THE FINANCES.

communicated to the senate, on the 10th of january, 1814.
In obedience to the directions of the Act supplementary to the act, entitled "An act to establish the Treasury Department," the Acting Secretary of the Treasury respectfully submits the following report and estimates:
The moneys actually received into the treasury, during the year ending on the 30th September, 1813, have amounted to
$\$ 37,544,95493$
Viz: Proceeds of the customs, sales of lands, small branches of revenue, and repayments,
Proceeds of loans, viz:
Loan of eleven millions, under the act of March 14th, 1812, \$4,337,487 50
Loan of sixteen millions, under the act of February 8, 1813, 14,488,125 00
Treasury notes, under the acts of June 30, 1812, and February 25, 1813, . . . . . . 5,151,300 00

23,976,912 50
As will appear by the annexed statement E ,
\$37,544,954 93
Making, together with the balance in the treasury on the 1st of October, 1812, which was
An aggregate of
\$39,907,607 62
The payments from the treasury, during the same period, have amounted to
$\$ 32,928,85519$
Viz: For civil, diplomatic, and miscellaneous expenses, both foreign and domestic, \$1,705,916 35 Military department, including militia and volunteers, and the Indian department.

18,484,750 49 Navy, including the building of new ships, and the marine corps, ${ }^{\circ}$. $6,420,70720$ Pablic debt:

On account of interest, . . . . $\$ 3,120,37908$
Principal reimbursed,
3,197,102 07
As will also appear by the annexed statement E ,

$$
6,317,48115
$$

32,928,855 19
And left in the treasury, on the 30th of September last,
6,978,752 43
$\$ 39,907,60762$
The accounts for the fourth quarter of the year 1813, have not yet been made up at the treasury, but the receipts and expenditures, during that quarter, have been nearly as follows:

Receipts from the customs, sales of lands, and small branches of the revenue, about . $\$ 3,300,00000$

Treasury notes, . . . . . . . . . . . 3,680,000 00
Making with the balance in the treasury on the 1st of October, 1813, of $\$ 12,330,00000$
An aggregate of about . . . . . . . . . \$19,309,000 00

The disbursements have been, for ciril, diplomatic, and miscellaneous expenses, about . $\$ 400,00000$
Military department,
5,887,747 00
Naval do.
1,248,145 10
Nablic debt, (of which near $\$ 6,000,000$ was on account of the reimbursement of principal) 7,087,994 95
And leaving in the treasury, on the 31st December, 1813, about
$\$ \underline{=}$

Of the sums obtained on loan, during the year 1813, and included in the receipts above stated, an account of the terms on which they were made, has been laid before Congress, excepting as to the treasury notes issued under the act of February 25, 1813, and the loan of severn and a half millions, obtained under the authority contained in the act of the 2 d of August, 1813. The annexed statem $2 n$, marked $F$, will show the whole amount received for treasury notes, during the year 1813, and at what places they were sold or disposed of. Three millions eight hundred and sixty-five thousand one hundred dollars, of the notes issued under the act of June 30th, 1812, became due in the course of the year 1813, or in the present month of January, and have been paid off, or the funds placed in the hands of the commissioners of loans, for that purpose.

The papers under the letter G will show the measures taken, under the act of August 2d, 1813, authorizing a loan of seven millions five hundred thousand dollars, and the manner in which that loan was obtained. The terms were eighty-eight dollars and twenty-five cents in money for one hundred dollars in stock, hearing an interest of six per cent. which is equivalent to a premium of thirteen dollars thirty-one cents and four-ninths of a cent on each hundred dollars, in money, loaned to the United States. Of this sum of $7,500,000$ dollars, about $3,850,000$ dollars were paid into the treasury during the year 1813 , and the remainder is payable in the months of January and February, 1814.

For the year 1814, the expenditures, as now authorized by law, are estimated as follows:

1. Civil, diplomatic, and miscellaneous expenses,
$\$ 1,700,000$
2. Public debt, viz:

Interest on the debt existing previous to the war . . . . $\$ 2,100,000$
Interest on debt contracted since the war, including treasury notes, and loan for the year 1814, . . . . . . . .' . 2,950,000
year 1814, $\cdot{ }^{2,950,000}$
Reimbursement of principal, including the old six and deferred stocks, temporary loans, and treasury notes, $\quad . \quad . \quad . \quad . \quad . \quad . \quad . \quad . \quad 7,150,000$
3. Military establishment, estimated by the Secretary of War, for a full complement (including rangers, sea fencibles, and troops of all descriptions) of 63,422 officers and men, and including ordnance, fortifications, and the Indian department, and the permanent appropriations for Indian treaties, and for arming and equipping the militia,
4. Navy, estimated for 15,787 officers, seamen, and boys, and for 1,869 marines, and including the service of two 74 ships for four months, and three additional frigates for six months of the year 1814, and the expenses of flotillas on the coast and on the lakes,

## Amounting, altogether, to

\$45,350,000
The ways and means already provided by law, are as follows:

1. Customs, and sales of public lands. The nett revenue accruing from the customs, during the year 1812, amounted, as will appear by the annexed statements $A$ and $B$, to $13,142,000$ dollars. Of this sum, about 4,300,000 dollars was produced by the additional duties imposed by the act of July 1, 1812. The duties which have accrued during the year 1813, are estimated at $7,000,000$ dollars. The custom house bonds outstanding on the 1st January, 1814, after making a due allowance for insolvencies and bad debts, are estimated at 5,500,000 dollars; and it is believed that $6,000,000$ dollars may be estimated for the receipt of the customs during the year 1814. The sales of public lands, during the year ending September 30,1813 , have amounted to 256,345 acres, and the payments by purchasers to 706,000 dollars, as will appear by the annexed statement C. It is estimated that 600,000 dollars will be received into the treasury from this source, during the year 1814. The sum, therefore, estimated as receivable from customs and lands, is
2. Internal revenues and direct tax. From the credits allowed by law on some of the internal duties, and from the delays incident to the assessment and collection of the direct tax, it is not believed that more ought to be expected to come into the treasury, during the year 1814, than the sum of
$\$ 6,600,000$
3,500,000
3. Balance of the loan of seven and a half millions, already contracted for,

3,650,000
4. Balance of treasury notes, already authorized,

1,070,000
5. Of the balance of cash in the treasury, on the 31st December, 1813, amounting, as above stated, to about

There will be required, to satisfy appropriations made prior to that day, and then undrawn, at least

3,500,000
And leaving, applicable tọ the service of the year 1814, $\qquad$

So that there remains to be provided, by loans, the sum of
16,000,000 $29,350,000$
$\$ 45,350,000$
Although the interest paid upon treasury notes is considerably less than that paid for the moneys obtained by the United States on funded stock, yet the certainty of their reimbursement at the end of one year, and the facilities they afford for remittances, and other commercial operations, have obtained for them a currency which leaves little reason to doubt that they may be extended considerably beyond the sum of five millions of dollars, hitherto authorized to be annually issued. It will perhaps be eligible to leave to the Executive, as was done last year, a discretion as to the amount to be borrowed upon stock; or upon treasury notes, that one or the other may be resorted to, within prescribed limits, as shall be found most advantageous to the United States.

The amount estimated to have been reimbursed, of the principal of the public debt, during the year ending on the 30 th September last, including treasury notes and temporary loans, will appear, by the estimate marked D, to have been 3,201,368 dollars. As the payments on account of the loan of sixteen millions, had not then been completed, and the stock had, consequently, not been issued therefor, it is not practicable to state, with precision, the amount added to the public debt, during that year; but, after deducting the above mentioned reimbursement of $3,200,000$ dollars, this addition will not fall short of $22,500,000$ dollars.

The plan of finance proposed at the commencement of the war, was to make the revenue, during each year of its continuance, equal to the expenses of the peace establishment, and of the interest on the old debt then existing, and on the loans which the war might render necessary, and to defray the extraordinary expenses of the war out of the proceeds of loans to be obtained for that purpose.

The expenses of the peace establishment, as it existed previous to the armaments of 1812, made in contemplation of war, but including the eight regiments added to the military establishment in the year 1808, and the augmentation of the navy in actual service, authorized in 1809, amounted, after deducting some casual expenses of militia, and other incidental items, to about
$\$ 7,000,000$
The interest on the public debt, payable during the year 1814, will be:
On the old debt, or that existing prior to the present war,
\$2,100,000
On the debt contracted since the commencement of the war, including treasury notes, and allowing 560,000 dollars for interest on the loan which must be made during the year 1814, a sum as small as can be estimated for this object,

2,950,000
5,050,000
Making
$\$ 12,050,000$
The actual receipts into the treasury from the revenue, as now established, including the internal revenues and direct tax, are not estimated, for the year 1814, at more than $\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad . \quad \$ 10,100,000$
$\begin{array}{ccccccc}\text { Viz: } & \text { from customs and public lands, } & - & - & - & - & - \\ \text { Internal revenues and direct tax, } & - & - & - & - & - & \$ 6,600,000 \\ & 3,500,000\end{array}$
3,500,000
$\$ 10,100,000$
If to this sum be added that part of the balance in the treasury on the 31st December, 1813, which has been estimated above, to be applicable to the expenses of the year 1814, and which, upon the principle above stated, may be considered as a surplus of revenue beyond the expenses of the peace establishment, and of the interest on the public debt for the year 1813, and therefore applicable to the same expenses for the year 1814, which sum is estimated at

1,180,000
And making, together,
There will still remain to be provided, new revenues, capable of producing ${ }^{-}$

But, as the internai revenues and direct tax, when in full operation, will produce, in the year 1815 , probably $1,200,000$ dollars more than is estimated to be received from them in the year 1814, it will rest with Congress to decide, whether it is necessary that new and additional revenues should now be established.

To what extent the existing embargo may reduce the receipts into the treasury from the customs, during the year 1815 , it is difficult to estimate, as the operation of the war had reduced the receipts from the customs nearly one half from that which was received during the year preceding the war.

The former embargo reduced the revenue from the customs nearly one-half the amount of that which was received during the year preceding its full operation. In this case, however, the transition was from the full receipt of a peace revenue to the entire suspension of exportation and of foreign commerce in American bottoms. It is not, therefore, to be presumed, that the existing embargo will cause a reduction of the war revenue in the proportion of the peace revenue: moreover, the effect of the act prohibiting the importation of certain articles, necessarily increases the demand, and enhances the value of those which may be lawfully imported; and the high price they bear will produce extraordinary importations, and, in part, compensate for the probibition to export any thing in return; to this may be added the duty on salt, the operation of which is yet but partial.

To the amount of the defalcation of the revenue, caused by the embargo, whatever it may be, must be added the difference between the amount of the interest payable in the year 1814, on the loan of that year, and the whole amount of the interest on the said loan, payable in the year 1815, as well as that part of the interest which may be payable in the year 1815, on the loan of that year. The sum of these items will be required for the year 1815 , in addition to the revenues now established, except 430,000 dollars, being the difference between the estimated increase in the receipt of the internal revenues and direct taxes, and the 770,000 dollars remaining to be provided for in the foregoing estimate.

With these considerations, it is submitted whether it may not be expedient and prudent to provide new revenues, capable of producing either the whole, or such part of the 770,000 dollars, unprovided for, as may appear necessary to fulfil the public engagements, and secure to the financial operations of the Government the confidence, stability, and success, which is due to its fidelity, and to the ample resources of the country.

All which is respectfully submitted.
W. JONES,

Acting Secretary of the Treasury.
Treasury Department, Junuary 8th, 1814.
A.

A Statement exhibiting the amount of duties which accrued on Merchandise, Tonnage, Passports, and Clearances, of Debentures issued on the exportation of Foreign Merchandise, of payments for Bounties and Allowances, and for expenses of Collection, during the years 1811, and 1812.

| Years. | Duties on |  |  | Debentures issued. | Bounties \& Allowances. | Gross Revenue | Expenses on Collection. | Nett Revenue. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Merchandise. | Tonnage. | Passports \& Clearances. |  |  |  |  |  |
| 1811 | $\$ 10,427,412$ $14,990,18851$ | $\begin{array}{r}\$ 124,363 \\ 155,353 \\ \hline\end{array}$ | $\begin{array}{r}\$ 19,737 \\ 14,928 \\ \hline\end{array}$ | $\$ 2,227,245$ <br> $1,542,622$ | \$784 13 | $\begin{array}{r}\$ 8,343,48408 \\ a 13,617,847 \\ \hline\end{array}$ | $\begin{array}{r} 8440,92946 \\ 475,83895 \end{array}$ | $\begin{aligned} & \$ 7,902,55962 \\ & 13,142,008 \quad 37 \end{aligned}$ |
| (a.) Gross revenue for the year 1812, Deduct interest and storage, |  |  |  | , | - - | S | 813,61\%,847 3 |  |
|  |  |  |  |  | - - | - - | 31,008 3 |  |
| Gross revenue, per statement B, |  |  |  | , | - - | S | 813,586,838 9 |  |

## . A Statement of the amount of American and foreign Tonnage, employed in the foreign trade, for the year 1812, as taken from the records of the Treasury.

| American tonnage in foreign trade, | - | - | - | - | - | - | - | - | Tons, 667,999 |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- | ---: |
| Foreign tonnage, | - | - | - | - | - | - | - | - | 47,099 |

Proportion of foreign tonnage to the whole amount of tonnage employed in the foreign trade of the United States,
6.6 to 100
B.

A Statement exhibiting the value and quantities, respectively, of Merchandise, on which duties actually accrued during the year 1812, (consisting of the difference between articles paying duty, imported, and those entitled to drawback, re-exported) and, also, the nett revenue which accrued during that year, from duties on Merchandise, Tonnage, Passports, and Clearances.


B-Continued.


## Explanatory Statements and Notes.

(a) Additional duty of $2 \frac{1}{2}$ per cent.
$3 \frac{1}{2}$ per cent. retained on drawback, -
$\$ 595,68535$
Extra duty of 10 per cent. on merchandise imported in foreign vessel s,
\$597,614 89


## Explanatory Statements and Notes-Continued.

| (e) Teas-Bohea, | - | - | - | 90,544 | pounds, | 12 | ents |  | - | \$10,865 |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Do. | - |  |  | 41,342 | do. | 24 |  | - | - | 9,922 | 08 |
| Souchong, | - | - |  | 45,691 | do. | 18 | do. |  | - | 8,224 | 38 |
| Do. | - | - | - | 40,380 | do. | 36 | do. | - | - | 14,536 |  |
| Hyson, | - | - |  | 303,708 | do. | 32 |  | - | - | 97,186 |  |
| Do. | - | - |  | 112,169 | do. | 64 |  | - | - | 71,788 |  |
| Other green, | - | - |  | 1,818,571 | do. | 20 |  | - | - | 363,714 |  |
| Do. | - | - | - | 191,924 | do. | 40 |  | - | - | 76,769 |  |
| Extra duty on teas imported from other places than India, |  |  |  |  |  |  |  |  |  |  |  |
| Pounds, 2,644,329 |  |  |  |  |  |  |  |  |  | \$657,609 |  |



Explanatory Statements and Notes-...Continued.

| (f.) All other articles. |  | Quantity. |  | Rate of duty. Cents. | Excess of duties over drawback. | Excess of drawback byer duties. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | Excess of impor tation over exportation. | Excess of exportation over importation. |  |  |  |
| Pewter, plates and dishes, Nails, Spikes, <br> Quicksilver, Do. <br> Paints-Ochre, in oil, dry, yellow, <br> Spanish brown, Do. <br> White and red lead, Do. do. | pounds, |  |  | 8 |  |  |
|  | do. | 4,430 739,462 | - | 4 | 29,578 48 |  |
|  | do. | 94,874 | . | 2 | 1,897 48 |  |
|  | do. | 74,386 | - | ${ }^{6}$ | 4,463 16 |  |
|  | do. | 9,579 | - | 12 | 1,149 48 |  |
|  | do. | 336 | - | 3 | 1008 |  |
|  | do. | 91,573 | - | 1 | 91573 |  |
|  | do. | - 22,135 | - | 1 | 4533 442 |  |
|  | do. | 87,751 | - | 2 | 1,755 02 |  |
|  | do. | 1,133,148 | - | 4 | 45,325 92 |  |
| Lead, and manufactures of lead, Do. do. do. | do. | 1,105,271 | - | 1 | 4,052 71 |  |
|  | do. | 826,955 | - | 2 | 16,539 10 |  |
| Seines, - | do. | 686 | - | 8 | 5488 |  |
| Cordage-Tarred, - | do. | 83,969 | - | 2 | 1,679 38 |  |
| Do. | do. | 153,786 |  | 4 | 6,151 44 |  |
| Untarred, | do. | 46,139 |  | $2 \frac{1}{2}$ | 1,153 47 |  |
| Cables, Steel, Do. | do. | 23,184 |  | 5 | 1,159 20 |  |
|  | dowt. | 2,332.2.23 | 33,55\% | 10 | 2,332 71 | 67114 |
|  | do. | 5,626:2.12 | - | 100 | 11,253 21 |  |
| Hemp, | do. | 17,529.3.23 | . | 100 |  |  |
| Do. | do. | 17,529.3.23 293.00 | - | 200 | $\begin{array}{r}17,52996 \\ 58750 \\ \hline\end{array}$ |  |
| Twine, - | do. | 125.2.21 | - | 400 | 50275 |  |
| Do. - | do. | 566.3.03 | - | 800 | 4,534 21 |  |
| Glauber salts, | do. | 6.3.06 | . | 400 | 2721 |  |
| Coal, . | bushels, | 4,737 | . | 5 | 23685 |  |
| Do. Malt, | - do. | 96,456 | . | 10 | 9,645 60 |  |
| $\begin{aligned} & \text { Malt, } \\ & \text { Fish-Dried or smoked, } \end{aligned}$ | do. | 6 | . | 20 | 120 |  |
|  | . quintals, | 1 9,095 | - | 50 | 950 |  |
| Pickled salmon, | . barrels, | 9,095 690 | - | 100 | 9,095 00 |  |
| mackerel, | . do. | 690 86 | - | 200 | $\begin{array}{r}1,380 \\ 103 \\ \hline 00\end{array}$ |  |
| all other, | - do. | 73 | . | 40 | 2920 |  |
| Glass-black quart bottles, | do. | 380 | . | 80 | 30400 |  |
|  | groce, | 925 | - | 60 | 55500 |  |
| ${ }_{\text {Do }}$ do. $\dot{0}^{\text {do }}$ | do. | 2,470 | . | 120 | 2,964 00 |  |
|  | . 100 sq. ft. | 1,413 | . | 160 | 2,260 80 |  |
| Window, not above 8 by 10, Do. do. do. | do. | 3,952 | . | 320 | 12,646 40 |  |
| Do. do. 10 by 12, | do. | 151 | - | 175 | 26425 |  |
| Do. do. do. | do. | 282 | . | 350 | 98700 |  |
| All above do. | do. | 26 |  | 225 | 5850 |  |
| Cigars, ${ }^{\text {Do. do. do. }}$ | do. | 463 |  | 450 | 2,083 50 |  |
|  | M. | 7,745 | . | 200 | 15,490 00 |  |
| Boots, . . | do. | 2,668 | - | 400 | 10,672 00 |  |
|  | pairs, | 414 | . | 150 | 62100 |  |
| Shoes and Slippers-Silk, | do. | 1 |  | 75 | 75 |  |
|  | do. | 3,692 | . | 25 | 92300 |  |
| Kid and morocco, | do. | 581 6,943 | - | 50 15 | 29050 1,04145 |  |
| Do. do. | do. | 5,144 |  | 30 | 1,543 20 |  |
| Children's. | do. | ${ }_{.} 53$ | - | 10 | 1,530 |  |
|  | do. | 105 |  | 20 | 2100 |  |
| Cards-Wool and cotton, Paints-Ochre, dry yellow, | dozens, | 3 |  | 50 | 150 |  |
|  | pounds, | 7,765 |  | 2 | 15530 |  |
| Deduct excess of drawback over duties, | - - | - | - | - | $\begin{array}{r} 502,76926 \\ 14,63738 \end{array}$ | 14,637 38 |
|  |  |  |  |  | \$488,131 88 |  |

Treasury Defartment, Register's Office, December 9, 1813.
JUSEPH NOURSE, Register.


(a) This is the total quantity sold at Vincennes. The lands reverted exceeded the lands sold in that office, during the period embraced by this statement.
Statement of the Lands sold in the Mississippi Terrilory, from the 1 st of October, 1812 , to the 30 th September, 1813 ; showing, also, the amount of receipts from individuals, and payments made by
Receivers, during the same tione; with the balance due, both on the 1st of October, 1812, and 1st of.October, 1813 .

| orfices. | Lands sold, after deducting lands reverted. |  | Lands reverted. | In hands of Receivers, Ist Oct. 1812 | Due by individuals, 1st Oct. 1812. | Receipts by Receivers. |  | Payments by Receivers. |  |  | Balance due 1st October, 1813. |  | Total balance. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Acres. | Dollars. | Acres. |  |  | On ac't of pur. ohase money. | On account of forfeitures. | Into the Trea sury. | The part for expenses. | Repayments. | $\begin{aligned} & \text { From individu- } \\ & \text { als. } \end{aligned}$ | By Receivers. |  |
| Madison county, West of Pearl river, East of Pearl river, | 21,194.99 | \$42,527 08 | 484.42 | \$8,783 $41{ }^{\frac{1}{4}}$ | \$195,975 52 ${ }^{\frac{3}{4}}$ |  |  |  |  |  |  |  |  |
|  | 5,844.62 | 11,689 24 | 798.26 | 44,799 25 | 341,918 39 | 23,540 $05^{2}$ | 8000 | 18,104 32 | 1,619 87 | 13282 | -330,067 | 18,562 29 | $\begin{array}{r} \$ 203,13389 \\ 378,62987 \end{array}$ |
|  | 3,221.27 | 6,442 54 | 325.10 | 10,226 66 ${ }^{\frac{1}{2}}$ | 115,174 27 | 4,557 601 |  |  |  |  | $\begin{aligned} & 317,05920 \frac{1}{2} \end{aligned}$ | 14,800 63 | $\begin{aligned} & 378,62987 \\ & 131,85983 \frac{1}{2} \end{aligned}$ |
|  | 30,260.88 | \$60,658 86 | 1,607.78 | \$63,809 32 ${ }^{\frac{3}{4}}$ | \$653,068 184 | \$83,452 41 | \$144 36 | \$59,649 73 | \$4,114 59 | \$292 82 | \$630,274 639 | \$83,348 $95 \frac{3}{4}$ | \$713,623 5912 |


Nore. The lands sold east of Pearl river, since 1st July, 1813, are not included, the returns not having arrived. The payments made by the Receiver, east of Pearl river, are not stated; several
of his returns not having arrived. Both of those commissions will he brought into the next annual statement.
D.

An Estimate of the Principal redeemed of the Debt of the United States, from 1st October, 1812, to 30th Septernber, 1813; and, also, from the 1st $A$ pril, 1801, to 30th September, 1813.

|  | Redemption from 1st October, 1812, to 30th September, 1813. | Redemption from 1st April, 1801, to 30th September, 1812, per the Se cretary's report of 4th December, 1812. | Total principal re deemed, from 1st April, 1801, to 30th September, 1813. |
| :---: | :---: | :---: | :---: |
| The amount of warrants issued on the Treasurer of the United States, on account of the interest of the domestic debt, and of the reimbursement of the old six per cent. and deferred stocks, from the 1st of October, 1812, to the 30th September, 1813 , exclusive of a repayment of $\$ 2,00243$, and of the reimbursement of the residue of the converted six per cent. stock, and of the purchase of Louisiana stock, six per cent. stock of 1812 , and of deferred stock, as stated below, was Deduct interest which accrued during the same period, calculated quarter yearly, |  |  |  |
| Reimbursement of the old six per cent. and deferred stocks, Do. of the Navy six per cent. stock, Do. of the $5 \frac{1}{2}$ per cent. stock, Do. of the $4 \frac{1}{2}$ per cent. stock, Do. and purchase of eight per cent. stock, Do. Do. and purchase of exchanged stock, of converted stock, | $\begin{array}{cc} \mathbf{\$ 1 , 4 9 3 , 7 9 8} 60 \\ - & - \\ - & - \\ - & - \\ \hline & \\ 565,318 & 41 \end{array}$ | $\begin{array}{r} \$ 14,836,44296 \\ 711,70000 \\ 1,847,50000 \\ 176,00000 \\ 6,359,60000 \\ 6,293,35112 \\ 1,294,45229 \end{array}$ | $\begin{array}{r} \$ 16,330,24156 \\ 711,70000 \\ 1,847,50000 \\ 176,00000 \\ 6,359,600 \\ 600 \\ 6,293,351 \\ 1,859,770 \\ 70 \end{array}$ |
| Purchase of Louisiana six per cent. stock, (cost $\$ 205,021$ 76) <br> Do. of six per cent. stock of 1812 , (cost $\$ 322,96035$ ) | 208,000 <br> 324,200 <br> 00 | 118,500 00. | 326,500 <br> 324,200 <br> 00 |
| Do. of deferred stock, (cost \$9,601 77) - ${ }^{\text {- }}$ - | 9,650 20 | - - | 9,650 20 |
| Payments for lands in certificates of the debt of the United | - - | 268,240 70 | 268,240 70 |
| Payments to foreign officers, and for certain parts of the domestic debt. | 40118 | 92,009 89 | 92,411 07 |
| Reimbursement of domestic loans, - Do. of treasury notes, | $\begin{aligned} & 100,000 \\ & 500,000 \\ & 50 \end{aligned}$ | 3,440,000 00 | $3,540,000$ 500000 0 |
| Do. of the foreign debt, |  | 10,075,004 00 | 10,075,004 00 |
|  | \$3,201,368 39 | \$45,512,800 96 | \$48,714,169 35 |

The amount of stock purchased during the year ending on the 30th September, 1813, was,

| Viz: Louisiana stock, | - |  |  | - | \$208,000 00 |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Six per cent. stock of 1812 | - |  | - | - | 324,200 00 |
| Deferred stock, | - |  |  |  | 9,650 20 | Deferred stock, 541,850 20

The sum paid from the treasury for the same, was - - -

| Which sum, deducted from that here stated as the amount of debt redeemed in the year ending |
| :--- |
| September 30th, 1813 , viz: |


| Shows the amount actually paid from the treasury during that year, on account of the reimburse- |
| :--- |
| ment of the principal of the public debt, |

E.

Statement of Receipts and Payments at the Treasury of the United States, from the 1st of October, 1812, to the 30th September, 1813.

| Cash in the treasury, subject to warrant, October 1st, 1812, <br> Loan of $11,000,000$, per <br> act of Mar. 14, 1812, 4,337,487 50 <br> Loan of $16,000,000$, per <br> act of Feb. 8, 1813, 14,488,125 00 <br> Treasury notes, per act of June 30, 1812, <br> Ditto, per act $4,898,300$ of Feb. 25, 1813, 253,000 | $\$ 2,362,65269$ <br> $13,568,04243$ <br> 1080 | Payments on the following accounts, viz: <br> Civil and Miscellaneous Expenses,. both foreign and domestic. <br> Civil department, proper, .. \$845,719 66 Grants and miscellaneous claims, : . . 105,875 83 <br> Military pensions, . - 87,10372 <br> Light house establishment, $\quad 138,36935$ <br> Marine hospital establishment, 53,296 45 <br> Mint establishment, ${ }^{-}$15,057 79 <br> Public buildings in Washington, and furniture for the President's house, . . 18,073 00 <br> Prisoners of war, . 111,093 42 <br> Second and third census, $\quad 2,47712$ <br> Contingent expenses of Government, 64500 <br> Purchase of books for Congress, 1,00000 <br> Privateer pension fund, - 8,197 27 <br> Ascertaining land titles in Louisi- $\text { ana, } 8,42280$ <br> Surveys of public lands, - 17,175 88 <br> Survey of the coast of the <br> United States, <br> Cumberland road, 53,358 $9 \dot{9}$ 3,12750 <br> Roads in Ohio, and under the treaty of Brownstown, 27,500 00 <br> Trading houses with the In80,858 99 dians, <br> Diplomatic department, $\quad 27,60061$ <br> Contingent expenses of foreign intercourse, 69,76247 <br> Treaties with Mediterranean powers, - . 51,045 00 <br> Relief and protection of seamen, 39,44371 <br> Claims on France, 4,687 50 <br> Military Expenses, viz: <br> Military department, forcifications, ordnance, militia, volunteers, <br> Indian department, $\begin{array}{r} 18,291,99149 \\ \cdot \quad 192,75900 \\ \hline \end{array}$ <br> Naval Expenses, viz: <br> Naval department, marine corps, navy yards, . <br> Public Debt, viz: <br> Interest and charges, 3,120,379 08 <br> Reimbursement of principal, 3,197,102 07 <br> Balance in the treasury subject to warrant, September 30, 1813, | \$1,705,916 35 $18,484,75049$ <br> 6,420,707 20- $\begin{aligned} & 6,317,48115 \\ & 6,978,75243 \end{aligned}$ |
| :---: | :---: | :---: | :---: |
|  | \$39,907,607 62 |  | \$39,907,607 62 |

## F.

Statement of Moneys received into the Treasury during the year 1813, for Treasury Notes, bearing interest, at the rate of $5 \frac{2}{5}$ per cent. per annum.
Notes issued under the act of June 30th, 1812:


Notes issued under the act of February 25th, 1813:
Received at the Cumberland Bank, Portland,
100,000 00
Merchants' Bank, Salem,
30,00000
State Bank, Boston,
Manhattan Bank, New York,
1,000,00000
Mechanics' Bank, do. 250,000 00

Bank of Troy, Troy, New York
750,000 00
Bank of Troy, Troy, New York, 100,000 00
Bank of Pennsylvania, Philadelphia, 100,000 00

Bank of Columbia, Washington,
200,000 00
Farmer's Bank of Alexandria,
200,000 00
Planters' Bank, Savannah, .
300,000 00
$\$ 3,930,00000$

## G.

## LOAN OF SEVEN MILLIONS FIVE HUNDRED THOUSAND DOLLARS.

The annexed notification, marked $G a$, was issued on the 30th of August, 1813; and, in pursuance thereof, proposals were received on the 25 th of September, for loaning money to the United States, on a six per cent., to be received by the lenders at various rates, amounting in the whole to 12,791,500 dollars. A copy of one of these proposals is annexed, marked $G b$, the others were substantially of the same form. After rejecting those least favorable to the United States, and apportioning, by an equal rule, among those that were accepted, the sum that was to be received on loau, the following proposals, for the sums annexed to each, were accepted, by a letter addressed to each of the persons making the proposals, in substance the same as that annexed, marked Gc, viz:

| Jonathan Smith, of Philadelphia, | - | - | - | - |  | \$2,152,000 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Jacob Barker, of New York, | - | * | - | - | - | 1,435,000 |
| Ralph Higinbotham, of Baltimore, | - | - | - | - | - | 1,435,000 |
| Quintin Campbell, of Philadelphia, | - | - | - | - | - | 468,000 |
| Fitz G. Halleck, of New York, - ${ }^{-}$ | - | - | - | - | - | 288,000 |
| 'Thos. W. Bacot, of Charleston, S. C. | - | - | - | - | - | 221,000 |
| William Cochran, of Boston, - | - | - | - | - | - | 151,000 |
| George T. Dunbar, of Baltimore, | - |  | - | - | - | -147,000 |
| G. B. Vroom, of New York, | - | - | - | - | - | 144,000 |
| Henry Kuhl, of Philadelphia, | - | - | - | - | - | 144,000 |
| Isaac McKim, of Baltimore, | - | - | - | - | - | 144,000 |
| Whitehead Fish, of New York, | - |  | - | - | - | 118,000 |
| John Duer, of Baltimore, | - | - |  |  | $\because$ | 118,000 |
| William G. Cochran, of Baltimore, |  |  | - | - | - | 110,000 |
| Jacob G. Koch, of Philadelphia, | - |  | - | - | - | 108,000 |
| William Whann, of Washington, |  | - | - | - | - | 73,000 |
| James Cox, of Baltimore, - | - | - | - |  | - | 72,000 |
| Thomas Cumming, of Augusta, Geo. | - | - | - | - | - | 72,000 |
| The Navy Pension Fund, - | - | - | - | - | - | 100,000 |
|  |  |  |  |  |  | \$7,500,000 |

And the aforesaid sum of $\$ 7,500,000$, was made payable at the following places, viz:

| At Wiscasset, Maine, | - | - | - | - | - | - | \$75,000 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| New York, | - | - | - | - | - | - | 2,025,000 |
| New Brunswick, N. J. | - | - | - | - | - | - | 36,000 |
| Philadelphia, | - | - | - | - | - | - | 2,384,000 |
| Baltimore, | - | - | - | - | - | - | 2,514,000 |
| Washington, | - | - | - | - | - | - | 73,000 |
| Washington, Navy Pension Fund, | - | - | - | - | - | - | 100,000 |
| Charleston, S.C. - | - | - | - | - | - | - | 221,000 |
| Augusta, Georgia, | - | - | - | - | - | - | 72,000 |
|  |  |  |  |  |  |  | \$7,500,000 |

## NOTICE.

Treasury Department, August 30th, 1813.
Whereas, by an act of Congress, passed on the 2d day of August, 1813, the President of the United States is authorized to borrow, on the credit of the United States, a sum not exceeding seven millions five hundred thousand dollars: And whereas the President of the United States did, by an act or commission under his hand, dated the 7th day of August, 1813, authorize and empower the acting Secretary of the Treasury to borrow, on behalf of the United States, the aforesaid sum of seven millions five hundred thousand dollars, pursuant to the act of Congress above recited:

## PUBLIC NOTICE IS THEREFORE HEREBY GIVEN,

That proposals will be received by the Acting Secretary of the Treasury, until the twenty-fifth day of September next, from any person or persons, body or bodies corporate, who may offer, for themselves or others, to loan to the United States the whole or any part, not less than one hundred thousand dollars, of the aforesaid sum of seven millions five hundred thousand dollars.

The stock to be issued, for the money loaned, will bear an interest of six per cent. per annum, payable quarter yearly; and the proposills must distinctly state the amount of money offered to be loaned, and the rate at which the aforesaid stock will be received for the same.

The amount loaned is to be paid into a bank or banks authorized by the Treasury, in instalments, in the following manner, viz:

One-eighth part, or twelve dollars and fifty cents on each hundred dollars, on the 15th day of October next.
One-eighth part on the 15th day of November next.
One-fourth part, or twenty-five dollars on each hundred dollars, on the 15th day of each of the ensuing months of December, January, and February next.

The proposals must specify the place where the money is to be paid
If proposals differing in terms from one another should be accepted, the option will be allowed to any persons whose proposals may be accepted, of taking the terms allowed to any other person whose proposals may be accepted.

No proposals will be received for a sum less than one hundred thousand dollars; but a commission of one-eighth of one per cent. will be allowed to any person collecting subscriptions for the purpose of incorporating them in one proposal, to the amount of one hundred thousand dollars or upwards, provided that such proposal shall be accepted.

A commission of one-eighth of one per cent. will also be allowed to the cashiers of the banks where the payments shall be made; who will issue scrip certificates to the persons making the payments, and will endorse thereon the payments of the several instalments when made.

On failure of payment of any instalment, the next preceding instalment to be forfeited.
The scrip certificates will be assignable by endorsement and delivery, and will be funded after the completion of the payments, upon presentation by the proprietor to the commissioner of loans for the State where the payments have been made.

The funded stock, to be thus issued, will be irredeemable till the 31st day of December, 1825; will be transferable in the same mannel as the other funded stock of the United States; and will be charged for the regular and quarterly payment of its interest, and for the eventual reimbursement of its principal, upon the annual fund of eight millions of dollars, appropriated for the payment of the principal and interest of the debt of the United States, in the manner pointed out in the aforesaid act of the 2d of August, 1813.
W. JONES, Acting Secretary of the Treasury.

Gb.
City of Washington, September 25, 1813.
Sir:
Having, agreeably to the terms of your public notice of the 30th of August last, collected subscriptions for the purp:se of incorporating them in one proposal, I hereby propose to take, of the loan of seven millions five hundred thousand dollars, the sum of three millions of dollars, payable at the Bank of Pennsylvania, on the following terms, viz: for every hundred dollars, in six per cent. stock, I will give eighty-eight dollars and twenty-five cents in money, or, for the privilege of paying the balance at any subsequent instalment after the first, I will give, for every hundred dollars of the aforesaid stock, eighty-eight dollars and fifty cents in money.

I have the honor to be, with great respect, sir, your obedient servant,
The Hon. the Secretary of the Treasury.
JONA. SMITH.

## Gc.

## Treasury Department, September 25, 1813.

Sir:
More than twelve millions and a half of dollars were this day offered for the loan of seven and a half millions. The rate at which the loan is taken, is eighty-eight dollars and twenty-five cents in money, for each hundred dollars in stock. Your proposal for three millions of dollars of the loan, having been at this rate, has been accepted; but, in consequence of the large surplus offered, it has been necessary to reduce the amount allowed to you to two millions one hundred and fifty-two thousand dollars. Upon completing the payment of this sum, in the proportions and at the periods stated in the public notification relating to this loan, of the 30th of August last, you will be entitled to receive stock at the rate above mentioned.

If you shall desire, or any of the persons in whose behalf your proposal was made, to obtain the certificates of funded stock before the 15th of February next, the day on which the last instalment of the loan will be payable, it may be effected by paying, on any day fixed for the payment of an instalment, after the first, all the subsequent instalments; but interest will, in such case, be allowed only as if each instalment had been paid on the day fixed in the public notification of the 30th of August. You will be pleased, on receipt of this letter, to state to me the bank or banks in which the money will be paid; and, if more than one, the precise sum payable at each; and on or before the 15th of October, will furnish the cashier or cashiers of such bank or banks, with the names of the persons in whose behalf your proposal has been made, and the sums payable by each.

The commission of one-eighth per cent. will be paid from the treasury, after the payment of the first instalment on the 15 th of October next.

## I am, respectfully, sir, your obedient servant,

W. JONES, Acting Secretary of the Treasury.

Jonathan Smith, Esq. Philadelphia.

## NATIONAL BANK.

COMmUNICATED TO THE HOUSE OF REPRESENTATIVES, JANUARY 10, 1814.
Mr. Eppes, from the Committee of Ways and Means, to whom was referred the memorial of sundry inhabitants of the State of New York, praying for the establishment of a national bank, made the following report:
That the power to create corporations within the territorial limits of the States, without the consent of the States, is neither one of the powers delegated by the constitution of the United States, or essentially necessary for carrying into effect any delegated power.

## To the Senate and House of Representatives of the United States of America in Congress assembled, the petition of the subscribers, in behalf of themselves and their associates, respectfully showeth:

That they are desirous of establishing a national bank, and of being incorporated, for the purpose of carrying on the business of banking, with a capital of thirty millions of dollars, at such places as the president and directors of the corporation shall appoint, or as shall be designated in the act of incorporation.

Your petitioners are induced to make this application to the General Government, from a sincere belief that the establishment of a national bank, will be no less beneficial to the public, than to the individuals who may be concerned in it. Among the most obvious and important advantages which the Government would acquire, by such an establishment, would be the means of borrowing from it money for the public service, not only on better terms, but with much greater facility, than can be done from individuals. In order to secure to the Government this benefit, your petitioners propose, that the bank shall loan to the Government, whenever required, such sums as they may want, so as they shall not, at any time, exceed one half of their capital, and that a proper clause be inserted in the act of incorporation, to carry this proposal into effect.

The other fiscal concerns of the Government would also derive great aid from a national bank, through which their operations might be conducted with much more economy and advantage than they can be through distinct State banks.

Your petitioners think they may, on this subject, safely appeal to the past experience of the Government, for the inconvenience they have suffered for the want of such an institution. Your petitioners, at the same time, beg leave to suggest the impolicy of having the moneyed transactions of the General Government dependent on State institutions to carry them into effect

Your petitioners beg leave farther to state, that the whole circulating medium of the United States is now appropriated, by the different State banks, who, in lieu thereof, circulate their own paper, to the amount of at least fifty millions of dollars, to the exclusive benefit of their stockholders: whereas, by the establishment of a national bank, on the plan proposed, the People, in every part of the United States, would participate in its benefits, and the Government would receive from it accommodations in various ways, which the State banks have not the means of affording; and, in converting the circulating medium to the use of Government, Congress will find less difficulty, and less inconvenience will be occasioned, than in raising the same amount of money in any other manner.

The establishment of a national bank will also be attended with political effects, which the wisdom of Government will not fail duly to appreciate. Men of wealth and influence, without regard to party distinctions, will, in the different parts of the United States, embark a part of their fortunes in such an institution; and, as its prosperity and security must depend upon the stability of the union, and its present form of government, the motives of interest, to such as become stockholders, will be superadded to those of patriotism to contribute to their perpetuity.

Your petitioners forbear to press upon your notice a variety of other considerations, calculated to show the public usefulness of the proposed institution, because they are sensible that they will suggest themselves to the intelligence and discernment of those whom they address.

Your petitioners, therefore, pray for an act of incorporation, authorizing them to establish a national bank, on such terms as may be best suited to the public interest of our country.

New York, December 18, 1813.
Signed by one hundred and twenty-one persons.

## DUTIES ON LICENCES TO RETAILERS.

comhunicated to the house of representatives, on the 10 Th of january, 1814.

## Mr. Eppes made the following report:

The Committee of Ways and Means, instructed by a resolution of the House to inquire into the expediency o
amending the first section of the act, entitled "An act laying duties on licences to retailers of wines, spirituous liquors, and foreign merchandise," with a view to authorize the sale, without licence, of spirits in less quantities than five gallons, at the place where the same shall have been distilled, report:
That, in many parts of the United States, where the population is dispersed over an extensive country, and but few retail stores established, the provision of the law, as it now stands, will subject to inconrenience those who purchase spirit in less quantities than five gallons. For the accommodation of the great mass of the community, however, the privilege to sell in quantities not less than five gallons, will be sufficient; and will also enable the small distiller to dispose of the spirit he has been accustomed to sell in his immediate neighborhood, without paying a retail licence. The tax on stills must ultimately fall, not on the distiller, but on the consumer. It does not appear, therefore, that the payment of this tax in the first instance, ought to exempt the distiller from the retail tax, where, from any peculiarity of situation, with a view to profit, he may add the occupation of a retailer to that of distiller. Fearful that the proposed amendment might tend to introduce frauds, and diminish the revenue, and considering it impolitic to recommend any change which may narrow our resources at the present time, the committee consider it more safe to leave the law as it now stands, and to apply in future a remedy, if experience shall pronounce against its provisions. They therefore submit the following resolution:

Resolved, That it is inexpedient, at the present time, to authorize the sale, without licence, of spirits, in less quantities than five gallons, at the place where the same shall have been distilled.

## Treasury Defartaient, December 28, 1813.

Sir:
I have had the honor to receive your letter of the 20th instant, on the subject of a proposed amendment to the law laying duties on licences to retailers, the object of which is to prevent domestic spirits to be sold in less quantities than five gallons, by persons holding licences for distilling spirits of that description; and inquiring whether any information, derivedffrom the operation of the former revenue laws, can be afforded from the treasury, which will enable the Committee of Ways and Means to decide upon the probable effect of such an amendment

Under the former revenue laws, no licence was necessary for the selling of domestic spirits; and no information, therefore, can be derived from that source. But, without resorting to experience upon the subject, itis obvious that the proposed amendment would be attended with most injurious effects upon the revenue. The sum now payable for a licence for retailing domestic spirits alone, is fifteen dollars in towns, and ten dollars in the country. A licence for the employment of a still of fifty gallons for two weeks, may be obtained for four dollars and fifty cents; and if the liccnce be taken for distilling roots only, for one half that sum, or two dollars and twenty-five cents. Every person, therefore, desirous of retailing domestic spirits, instead of taking a licence for that purpose, would be induced to take a licence for distilling, if that licence will cost but one-half, or one-fourth of the sum payable for the other, and will carry with it the privilege of selling the spirits by retail. It is doubted whether the provision, at present contained in the law, by which persons having a licence for distilling, are authorized to sell domestic sprits in quantities not less than five gallons, will not be found liable to abuse. To extend it further, would be to render this abuse certain; and would, moreover, be likely to convert every distillery into a retail store or tavern.

I have the honor to be, very respectfully, sir, your obedient servant, W. JONES, Acting Secretary of the Ireasury.

Hon. John W. Eppes, Chairman of the Committee of Ways and Means.

## DUTIES AND DRAWBACKS.

COMmuNiCATED TO the house of representatives, Jandary $17,1814$.
Sir:
Treasury Department, January 15, 1814.
In obedience to the permanent order of the House of Representatives, of the third of March, 1797, I have the honor to transmit a statement exhibiting the amount of duties and drawbacks on goods, wares, and merchandise, imported into the United States, and exported therefrom, during the years 1810, 1811, and 1812.

I have the honor to be, very respectfully, sir, your obedient servant,
W. JONES, Acting Secretary of the Treasury.

The Hon. the Speaker of the House of Representatives.

Statement exhibiting the amount of Drawback payable on sundry articles exported from the United States, during the years 1810, 1811, and 1812, compared with the amount of Duties collected on the same, respectively.

| SPECIES Of MERCHANDISE. | in the iear 1810. |  | in the fear 1811. |  | In the year 1812. |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Duties received. | Drawback payable. | Duties received. | Drawback payable. | Duties received. | Drawback payable. |
| On Merchandise- | Dollars. | Dollars. | Dollars. |  | Dollars. | Dollars. |
| Paying a duty of 15 per cent. ad val. | 6,598,612 | 612,069 | 2,852,535 | $438,666$ | $654,808$ | 111,958 |
| Do 27 ${ }^{\frac{1}{2}}$ do - | - | - | - | - | 4,094,997 | 2,714 |
| Do $17 \frac{1}{2}$ do | 1,592,219 | 38,975 | 484,048 | 38,030 | 176,766 | 18,966 |
| Do $32 \frac{2}{2}$ do | - |  | - | - | 1,416,681 | 498 |
| Do 22⿺ do | 130,506 | 5,729 | 32,210 | 2,566 | 1,11,435 | 286 |
| Do 42⿺ | - | 21, | - | , | 46,358 | 286 |
| Wines, Madeira, -- | 176,208 | 21,085 | 169,031 | 17,256 | 113,256 | 3,951 |
| Burgundy, Champaign, \&c. - | - 422 | 8014 | 375 | - | -936 | 3,951 |
| Sherry and St. Lucar, | 31,082 | 8,914 | 1,808 | $\overrightarrow{-3}$ | 15,325 |  |
| elaret, in bottles, - | 2,890 | 537 | 10,869 | 2,306 | 13,128 | 1,447 |
| Lisbon, Oporto, \&c. - - | 37,435 | 651 | 37,361 | 3,157 | 45,583 | 1,787 |
| Teneriffe, Fayal, \&c. | 166,856 | 16,516 | 194,406 | 10,575 | 384,235 | 8,912 |
| All other, - - - | 72,181 | 29,120 | 194,020 | 61,464 | 221,146 | 39,685 |
| Spirits, foreign, distilled from grain, - | $\begin{array}{r}45,099 \\ \hline 1,269976\end{array}$ | 131 38192 | 10,572 | 361 | 24,704 | 3,685 |
| Do from other materials, - | 1,269,976 | 33,192 | 964,447 | 21,642 | 1,510,810 | 3,755 |
| Do from domestic produce, - Do from molasses, - | - 10 | - | 30 | - | 173 |  |
| Do from molasses, - - - | - | 0 | - |  | 79 |  |
| Molasses, - - | 385,999 | 969 | 427,011 | 926 | 463,495 |  |
| Beer, Ale, and Porter, | 12,635 | 100 | 3,616 | 174 | 7,472 |  |
| Teas, Bohea, - | 175,924 | 13,485 | 18,296 | 11,319 | 23,066 | 2,199 |
| Souchong, | 449,634 | 43,059 | 124,146 | 31,944 | 79,193 | 54,208 |
| Hyson, | 417,331 | 102,382 | 115,629 | 29,439 | 186,768 | 13,668 |
| Other Green, - | 518,925 | 76,687 | 376,535 | 17,934 | 448,479 | 7,030 |
| Coffee, - | 1,563,159 | 1,206,337 | 1,457,152 | 550,607 | 1,801,952 | 668,554. |
| Cocoa, ${ }^{-}$ | 46,088 | 8,110 | 47,967 | 32,442 | 38,287 | 7,464 |
| Chocolite, - - - | 80 | - | 55 | - | 30 |  |

STATEMENT—Continued.

| spegis of mancanimist. | in thb xear 1810. |  | in the mban 1811. |  | in the tear 1812. |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Duties received. | Drawback. payable. | Duties received. | Drawback payable. | Duties received. | Drawback payable. |
| Sugar, Brown, Clayed, or otherwise, | $\begin{array}{r} \text { Dollars, } \\ 1,300,367 \end{array}$ | Dollars. 577,394 | $\begin{array}{r} \text { Dollars. } \\ 1,452,539 \end{array}$ | $\begin{gathered} \text { Dollars. } \\ 96,228 \end{gathered}$ | $\begin{array}{r} \text { Dollars. } \\ 2,135,297 \end{array}$ | Dollars. $173,430$ |
| White, Clayed, or Powdered, | 522,498 | 437,585 | 492,015 | 424,195 | 420,780 | 243,603 |
| Loaf and Candy, - | 300 | - | 204 | - | 33 |  |
| Other refined, and Lump, | $\stackrel{2}{2}$ |  | 79 |  |  |  |
| Almonds, - - - | 1,970 | 707 | 4,989 | 152 | 10,857 | 1,269 |
| Currants, - - | 2,087 | 1,456 | 2,087 | - | 6,051 |  |
| Prunes and Plums, - | 545 | 193 | -870 |  | -952 |  |
| Figs, ${ }^{\text {Rasins, }}$ - | 7,061 10,902 | 323 2,542 | 5,822 16,647 | 634 307 | 5,552 10,269 | 193 519 |
| Raisins, in jars and Muscatel, Do. all other, | 10,902 5,636 | 6,5414 | 16,697 | 409 | 7,024 | 242 |
| Candles, Tallow, - - | 1,183 | 423 | 951 | 303 | 214 | 292 |
| Wax and Spermaceti, | 73 | - | 492 | - | 636 | 100 |
| Cheese, - - - | 2,905 | 290 | 882 | 325 | 2,246 | 45 |
| Soap, | 4,169 | 2,162 | 15,831 | 8,748 | 14,308 | 4,600 |
| Tallow, | 2,345 |  | 16,532 | 545 | 11,593 |  |
| Spices, Mace, | 23,276 | 5,582 | 15,849 | 17,696 | 3,231 | 7,642 |
| Nutmegs, | 48,284, | 39,361 | 73,320 | 43,744 | 977 | 6,900 |
| Cinnamon, - | 108 | - | 8,061 | 5,437 | 217 | 3,109 |
| Cloves, - | 24,444 | 19,432 | 35,236 | 26,208 | 25,909 | 6,263 |
| Pepper, - | 349,262 | 279,783 | 169,834 | 190,357 | 101,465 | 78,393 |
| Pimento, | 22,622 | 1,912 | 15,283 | 809 | 9,453 | 1,148 |
| Chinese Cassia, - | 16,355 | 8,425 | 11,535 | 5,140 | 14,042 | 3,241 |
| robacco, manufactured, other than Snuff, \&c. | 95 | - | 1,142 | - | 834 |  |
| Snuff, - - | 756 | 520 | 80 | -- | 96 | 18 |
| Indigo, - | 186,090 | 185,290 | 196,614 | 104,489 | 70,209 | 32,670 |
| Cotton, - | 10,973 | 23,807 | -11,350 | 5,203 | 67,677 | 14,469 |
| Powder, Hair, - | 1 1788 |  |  |  |  |  |
| Gun, - | 1,178 260 | 279 | 160 | - | 520 288 | 1 |
| Starch, - - | 3,772 | 465 | 140 | - | 3,755 | 1 |
| Pewter Plates and Dishes, | 314 | - | 155 | - | 354 |  |
| Anchors and Sheet Iron, | 12,878 | - | 5,069 |  | 13,660 |  |
| Hoop snd Slit Iron, | 8,691 | 905 | 1,764 | 743 | 10,412 | 175 |
| Nails, - - | 45,160 | 2,757 | 5,796 | 1,393 | 30,284 | 681 |
| Spikes, - - | 2,895 | . 88 | 523 | 34 | 1,986 | 85 |
| Quicksilver, - - - | 118 | $\pm$ | 859 | - | 5,629 |  |
| Paints, Ochre, in Oil, | 162 | - | 11 | - | 10 |  |
| Dry Yellow Ochre, | 664 | - | 1,362 |  | 1,071 |  |
| Spanish Brown, - | 9,920 | 475 | 224 | 139 | ${ }^{488}$ |  |
| White and Red Lead, | 50,754 | 235 | 17,268 | 36 | 47,731 |  |
| Lead, and manufactures of, - | 15,820 | 532 | 13,399 | - | 20,832 |  |
| Seines, - - | 99 | - | - |  | 55 |  |
| Cordage, Tarred, - | 16,918 | 3,247 | 30,148 | 13,112 | 13,972 | 5,902 |
| Do. Untarred, - | 2,292 | 27 | 3,088 | 271 | 2,313 |  |
| Cables, - - | 3,786 | 1,625 | 2,632 | 912 | 324 | 960 |
| Steel, - | 15,092 | 3,883 | 4,749 | 1,289 | 14,138 | 526 |
| Hemp, - - | 178,760 |  | 221,434 | 2,125 | 25,889 | 7,500 |
| Untarred Yarn, - - |  |  |  |  |  |  |
| Twine and Pack-thread, - | 12,135 265 | 379 | 5,554 | 696 61 | 5,048 |  |
| Coal, - - | $\cdot 19,907$ | - | 4,862 | - | 9,886 |  |
| Malt, - - | 11 | - | 4 | - | ${ }^{1}$ |  |
| Fish, Dried or Smoked, | 4,031 | - | 644 | - | 9,096 |  |
| Pickled, Salmon, | 4,835 | - | 325 | - | 1,380 |  |
| Mackerel, - | 2,872 | - | 2,082 | - | 103 |  |
| All other, - - | 802 | - | 119 | - | 133 3 |  |
| Glass, Black Quart l3ottles, - | 12,919 | 358 | 2,042 | 173 | 3,656 | 89 |
| Window, - - | 51,299 | 988 | 13,033 | 70 | 18,301 |  |
| Cigars, - - | 41,893 | 10,285 | 28,114 | 4,101 | 28,678 | 1,168 |
| Lime, - - | - 26 |  |  |  |  |  |
| Boots, -- - | 829 | - | ${ }^{457}$ | 192 | 1,456 | 58 |
| Shoes and Slippers of Silk, Do. all other, | 445 1,724 | 86 | 1,130 | 148 | 1,456 | 222 28 |
| Cards, Wool and Cotton, | 3 |  | 22 | - | 2 |  |
| Playing, - | 988 | 488 | 36 |  |  |  |
| Dollars, | 16,562,080 | 3,839,160 | 10,450,960 | 2,227,245 | 14,874,090 | 1,542,623 |

## DIGEST OF MANUFACTURES

## communicated to the senate, onthe 5th of january, 1814.

## To the Senate of the United States:

I transmit to the Senate a report of the Acting Secretary of the Treasury, complying with their resolution of the 11th instant.

January 15 th, 1814.
JAMES MADISON.

Treasury Department, January 13th, 1814.
Sur:
In pursuance of the resolution of Congress, of the 19th of March, 1812, directing the Secretary of the Treasury to employ a person to digest, and reduce to such form as shall be most conducive to the interests of the United States, a statement of the number, nature, extent, situation, and value of the arts and manufactures of the United States, \&c., Tench Coxe, Esq- of Philadelphia, was employed for that purpose. I have now the honor to transmit, for the use of the Senate, two series of tables, as prepared by him, exhibiting the several manufactures of the United States, as returned by the marshals, and secretaries of territories, and their assistants, in the year 1810, first by States and Territories, and secondly, in every county in the Union.

These tables are accompanied by two essays, or collections of facts and observations, prepared also by Mr. Coxe, relating to the state of the manufactures of this country, and the motives which exist for affording encouragement and extension to them.

I have the honor to be, very respectfully, sir, your most obedient servant,
W. JONES, Acting Secretary of the Treasury.

The Honorable the President of the United States.

Philadelphia, June 21, 1813.
Sir:
I have the honor to transmit to you the required copies of a statement of the arts and manufactures of the United States, which it has been my endeavor to render as correct, and as plain and conformable with the views of the Legislature, as the diversities and deficiencies, in the marshals and territorial secretaries' returns, rendered practicable

I trust that the submission of the facts in Part I, which relates to manufactures, as connected with the general principles of political economy, and the further submission of the facts in Part II, relating to the proper economy of the arts and trades, both which precede the digest of the returns, will not be deemed useless or improper. Considered as symptoms and as evidences; all pertinent facts appeared to be valuable, as indicating the true state of the body politic, in its various members and operations.

The small variation in the form of the-statements, which were prepared in the beginning of last December, and the addition of the county returns, involved a transcription of the whole, and much additional clerkship, and have delayed the document until this time. The present form and substance are the best in which it has been in my power to present the authentic or official materials. The entire portion of the work, which is of the nature of estimate, is exhibited separately from the digest of the returns of the marshals and territorial secretaries; in order that neither might obscure or injure, and that each might contribute to illuminate and support the other.

With great respect, I have the honor to be, sir, your most obedient servant,
William Joses, Esq. Acting Secretary, of the Treasury.
TENCH COXE.

## A Statement of the Arts and Manufactures of the United States of America, exhibiting

I. A collection of facts, evincing their benefactions to agriculture, commerce, navigation, and the fisheries, and their subserviency to the public defence, with an indication of certain existing modes of conducting them, peculiarly important to the United States.
II. A collection of additional facts, tending to show the practical foundations, actual progress, condition, and establishment, of the American arts and manufactures; and their connexion with the wealth and strength of the United States.
III. A series of tables of the several branches of American manufactures, exhibiting them by States, Territories, and Districts, so far as they are returned in the reports of the marshals, and of the secretaries of the territorier, and their respective assistants, in the autumn of the year 1810, together with similar returns of certain doubtful goods for productions of the soil, and agricultural stock, as far as they have been received.
IV. A series of tables of the several branches of American manufactures, exhibiting them in every county of the Union, so far as they were returned in the reports of the marshals, and of the secretaries of the territories, and their respective assistants, in the autumn of the year 1810, in execution of an instruction of Albert Gallatin, Esq. Secretary of the Treasury, given by him in obedience to a resolution of the Congress of the United States, of the 19th day of-March, 1812.

## Part I. <br> A colleetion of facts, evincing the benefactions of the Arts and Manufactures to Agriculture, Commerce, Navigation, and the Fisheries, and their subserviency to the Public Defence, with an indication of certain existing modes of conducting them, peculiarly important to the United States.

Philadelphia, December 8, 1812.
SIR:
I have already had the honor to acknowledge the receipt of your letter of the 26 th day of June last, committing to me the preparation of a statement of the arts and manufactures of the United States, in pursuance of the joint resolution of the Senate and House of Representatives, approved by the President on the 19th day of March, 1812.

The resolution of Congress is framed with a view so comprehensive, as to include all pertinent information of an authentic character, while it allows the most convenient latitude as to the form and manner; requiring, only, that the statements shall so exhibit the matter, as to be most conducive to the interests of the United States. As the tables, which will comprise the whole mass of the returns of the marshals, will exhibit many genuine parts of the entire body of our manufactures, as they existed in the year 1810, it appeared expedient that they should be preced ed by certain fundamental and relative facts, which may contribute more fully to display the objects of investigation, in their bases, commencement, progress, and actual situation, and to facilitate public and private measures in this branch of the national industry, and in the other branches, to which manufactures have a great and permanent relation.

As some of the facts are of a nature favorable to the landed interest, as some of them are beneficial to foreign commerce, and some of them are advantageous to the business of the, fisheries, it is deemed most convenient, in this part of the exposition, to class them under those three several heads and relations. It has also appeared proper, separately and distinctly to present, in this first part, another class of facts, which shows the connexion of manufactures with the public defence.

It is considered as a very interesting and fundamental truth, that manufactures facilitate the first struggles of the American settlers for clecent comforts, thrifty profits, and farming establishment.

For the purpose of effectually testing the correctness of this allegation, two measures have been adopted. The first of these measures is an examination into the state of manufactures, in four several sparsely settled districts of our country, which, in 1810, had been recently laid out, according to the nature of the places, for future establishments as counties. The inconsiderable population, within these four intended counties, exhibits the infantine condition of their respective settlements, in that year.
A note of the persons of both sexes, within four of the districts of Pennsylvania, intended to be organized as coun-
ties, when sufficiently populated, and of the stock of animals, producing materials for manufactures, with the implements, \&c. for the operations of manufactures, and the goods made in the year 1810, so far as they are returned by the marshals' assistants.

| in the northwestern quarter of the state. |  |  |  |  |  | McKean county. | Jefferson county. | Clearfield county. | Warren county. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Men, women, and children, - | - | - | - | - | - | 142 | 161 | 875 | 827 |
| Common sheep, - - | - | - | - | - | - | 7 | 164 | 590 | 495 |
| Neat cattle, |  | - | - | - | - | 123 | 130 | 641 | 963 |
| Looms, - | - | - | - | - | - | 1 | 7 | 28 | 28 |
| Spinning wheels, - | - | - | - | - | - | 10 | 24 | 180 | 141 |
| Hand cards, (pairs) | - | - | - | - | - | 14 | 20 | 91 | 94 |
| Woollen cloth, (yards) | - | - | - | - | - | 52 | 200 | - | 160 |
| Flaxen cloth, (yards) | - | - | - | - | - | 125 | 1,318 | 4,300 | 6,549 |
| Cotton cloth, (yards) | - | - | - | - | - | 54 | 1,318 | 1,306 | 578 |
| Mixed cloth, and hempen, (yards) | - | - | - | - | - | - | - | 3,461 | ,1,811 |

In these new and widely scattered settlements, where foreign consumers have yet no agents, the mere presence of a few sheep and cattle, supplying wool, hides, skins and horns, and tallow and other fat, as materials for manufacture, (that is to say, the presence of the raw materials) occasions the corresponding manufactures. In such places, profit, comfort, and necessity, appear to invite, or rather to compel, the farmers and their families to that mode of industry. The returns of the assistant officers, necessarily every where defective in this first experiment, must be extremely imperfect in_settlements so widely separated. Carriage makers, blacksmiths, hatters, shoemakers, tailors, domestic makers of garments, and other manufacturers, known to exist among recent improvers and in old establishments, are omitted, or did not appear to the officers. Buards, pot ashes, and maple sugar, are also omitted by the marshal or his assistants. It is observed, that the surplus industry of these new settlements is applied to the manufacture of cotton from the Atlantic or the Mississippi. The second measure of examination, to ascertain that snanufactures commence with our first settlements, and aid their progress in its earliest stages, relates to the interior State of Ohio, the youngest member of the Union in 1810. It will be remembered, that a number of the Revolutionary officers and soldiers commenced the settlement of that State, originally a part of the Northwestern Territory, soon after the peace of 1783; that the French settlement at Sciota was made a few years later; and that these were followed by the settlements of emigrants from various States, and particularly, of a great number, who improved the tract on Lake Erie, granted to Connecticut. The settlements in the State of Ohio were very much retard-㨘 and confined by the detention of the western posts and by the Indians, till alter the victory of the Miami, under General Wayne, in the year 1794. Within the fourteen years, which preceded the taking of these accounts of manufactures, in the autumn of 1810 , the settlements in the State of Ohio were principally commenced. Its whole population, according to the census of that year, was $230, \sim 60$ persons, whuse comfortable condition and prosperous agriculture were occasioned, mantained, and manifested, by a number of manufactures, of which, and of the connected instruments and machinery for which, the following is the imperfect official summary:
The whole number of looms in the State, actually returned, is $10,856-1,943,433$ yards of linen, woollen, and cotton goods, \&c.
$\$ 999,538$
217 tanneries. making leather worth $\quad-\quad-\quad-\quad-\quad-\quad-\quad$ - $\quad$ - $\quad$ - 53,581 1,212,266 gallons distilled spirits, and 35,140 gallons beer, $\quad-\quad$ - $\quad$ - $\quad$ -
 Iron made; machines for carding wool and spinning cotton; fulling, paper, gun powder, and oil, mills, $\quad 159,636$
$3,023,806$ pounds of maple sugar, (which may be deemed questionable, as to its classification as a manu-
facture)
302,380
$\$ 2,264,760$
Considerable as this amount is, the important fact will not escape notice, that shoes, boots, saddles, bridles, harness, fur and wool hats, common smiths' work, knit stockings, the making of garments in shops and families, manufactures of wood, soap, candles, pot ash. wares of metal, (exception) watches and clocks, and various other things, actually made, are omitted. To subject the raw materials of the State of Ohio, wrought into these manufactures, to the expenses of transportation to the Atlantic ports of Canada, or the United States, and to import such substantial, large, and heavy, supplies from the usual ports of Europe and Asia, and to transport them into those interior settlements, would discourage or deter all new migrators towards that young State; and would involve its present population in much distress, if not in ruin. The domestic manufacture of cotton appears in counties of Ohio which do not produce that raw material.

In further evidence of the favorable effects of manufactures upon our interior settlements, those of the county of Washington, on the western boundary of Pennsylvania, may be 'correctly adduced. Its whole population, in 1810 , was 36,289 persons. Its sheep, more numerous than those returned by any other county in the State, were 47, 206 , Its spinning wheels, $[8,763$. Its looms, much the greater part of which are supposed to be worked by male u'eavcr:, regularly in the trade, 1,774. Its hand cards, 4,115 pairs. Its carding machines, 6. Fulling mills, 12.

Distilleries, 301. Blacksmiths' shops, 146. Hatters', 20. Saddlers', 19. Shoes and boots, 37,000.pairs. Coopers, 62. The yards of goods made, 570,773 ; and bricks, 913,000 . These, with the goods made in its oil mills, saw mills, powder mills, tanneries, and other manufactures and works, exhibit a value of goods, exclusively of flour, of $1,630,000$ dollars. As the boroughs, towns, and villages, of Washington, in Pennsylvania, do not contain more than a twentieth of its population, the benefits of manufactures, when conveniently or closely adjacent to agriculture and the landed interest, are clearly displayed. Tracing this case to a national result, it will be found, that the whole population of the United States, in 1810, combining agriculture, the productions of nature, and manufactures, with the same success, would have exhibited an aggregate value of manufactured goods. nearly amounting to three hundred and twenty-five millions of dollars.* The quantity of the manufactured meal of Washington is greater than that of any other county of Pennsylvania. Its number of horses is greater than that of any other, one excepted. Its number of neat cattle is greater than that of any other, except four. It has not one open or worked mine of any metal, nor a furnace, nor a forge, on the return of the marshal.

Pursuing the current of facts from this Western scene to the banks of the Susquehannah and Schuylkill, it is found, that the counties of Lancaster and Berks, with a joint population of 37,073 persons, manufactured an aggregate value, including flour, of $5,055,000$ dollars. Twelve other counties of the same State, from the head of the Ohio river, to the banks and county of Delaware, respectively, exhibit similar manufactures, exceeding, on a medium, one million of dollars. The manufactures of the limited but swarming county of Philadelphia, exclusively of the incorporated or city part of the entire town, and deducting all the flour and meal, amount to 6,070,652 dollars. The manufactures of the city of Philadelphia, (within the strict chartered limits, not including any of the suburbs or liberties) containing on twelve hundred acres of land, 53,722 persons, amount to $9,347,767$ dollars. The manufactures of Pennsylvania, on twenty millions of acres of her settled lands, including her flour and meal, $\dagger$ and other doubtful articles, appear, by the return of the marshal, to amount to $44,292,093$ dollars. This return is considered by that officer, and his most intelligent assistants, to be very considerably defective. It has been selected, however, for the preceding exhibition, because, in combination with the return of Ohio, it displays the state of manufactures through an extent of country, exceeding fifty millions of acres, commencing at the distance of 530 miles west of Philadelphia, where its very recent settlements are interspersed with Indian cabins, and terminating in the southeast with a great emporium of manufactures, navigation, domestic trade, and foreign commerce. A vast redundancy of land exists in this middle district: for, the total population of Ohio and Pennsylvania in 1810 , was $1,048,808$ persons, upon one fifth of their joint soil. But this redundance of land is accompanied by abundance of mill seats, of fossil and wood fuel, of mineral and calcareous substances, of bark, dye woods, sugar trees, clay, marble, vuilding timber, and other natural raw materials, ingredients and necessaries for the manufactures. This redundance of land also furnishes, upon the cheapest terms, all that belongs to sites for the establishments of the operators, and for the farms of the growers of the raw materials. Hence we find the sheep of Pennsylvania, nearly 619,000; her neat cattle more than 612,000; her horses 255,645 ; her flour and meal, and grain liquors, worth more than fifteen millions of dollars. Her manufactures of iron and leather, nearly eleven millions in their joint amount. These facts, from the most considerable return, are respectfully adduced and rendered prominent, in order to evidence, by the relative truths, the actual and substantial benefits of manufactures, adjacent to agriculture, in our half settled districts.

The State of Vermont, though its straggling settlements were commenced under numerous disadvantages, but a few years before the Revolution, presents a body of manufactures, almost exclusively from its own productions, of $4,325,824$ dollars, effected by a population, on farms, in hamlets, and in villages, of no more than 217,805 persons. Its spinning wheels, more than one half of which are for wool, the most numerous in proportion on the returns, are 67,756 ; its looms, 14,801 ; its carding machines, 139; its woollen goods, $1,207,976$ yards; its flaxen goods, 1,859,931 yards; its hats, 96,760 ; its shoes and boots, 304,280 pairs; its maple sugar, $1,200,000$ pounds. Its saddlery is valued at 127,840 dollars; its tanneries, at 386,500 dollars; its iron foundries, tilt hammers, and forges, are 104; its oil mills, 26; its paper mills, 11; its fulling mills, 166; and its naileries, 67 . The goods made in its smiths' shops, printing offices, and pot ash works, and by its book binders, brush makers, carriage makers, tallow chandlers, and soap boilers; coopers, clock and watch makers, copper smiths, tin plate workers, silver smiths, and other existing manufacturers, are omitted in the return. They are certainly very considerable in value.

The State of Kentucky, a recent establishment, and much later than Vermont, exhibits, on her return, 4,120,683 dollars, and Maine, with nearly as much land as the rest of the Eastern States, drawn, of course, from manufactures by agriculture, and by commerce, navigation, and the fisheries, returns home-made goods to the value of 2,137,781 dollars. In the reports from each of these States, numerous existing branches are entirely unnoticed. Similar omissions, great and evident, appear in many instances. But a very impressive fact, evincing the real and natural connexion between the planting and farming citizens, and the manufacturing branch of the national industry, is the possession and employment of about 122,719 looms by Virginia, North Carolina, Kentucky, and Tennessee, which differ little from six-sixteenths of the whole number of looms in the United States. It appears that, in the South, the presence of the various raw materials, and still more the great redundancy of cotton, have excited innumerable and valuable manufactures. It is believed that it is to the excitement produced by the presence of the finest marbles, more than to a peculiar eminence of genius, that the Greeks and Romans owe their possession of the beautiful and the grand fabrications from those materials. The invention of statuary occurred in Egypt, but it did not rise to any perfection, in a country destitute of fine marble.

It is a fact of greatimportance in this statement, and on the subject of the relation of manufactures to the landed interest, that none of its productions, whether of natural growih or the fruits of cultivation, in the Middle, Northern, and Eastern States, which can be considered as raw materials, are now exported, in an unmanufactured state, to foreign markets. The manufacturers may be said to purchase and employ a quantity equal to the whole: for, if small parcels have been lately exported, much sreater quantities, of similar foreign articles have been introduced from abroad. The landed interests have no actual foreign purchasers for their wool, flax, hemp, hides, and skins of domestic animals, and various metals. The tables compiled from the marshals' returns, will display a very great value and variety of goods, made of those materials, and the returns of imports, and other documents, justify the allegation, that importations of similar foreign materials, to the amount of forty or fifty millions of pounds weight, for the purpose of manufacture, were made in each of several years preceding the season of the returns. The momentous fact is, therefore, satisfactorily established, that the American manufacturer's demand has greatly surpassed all the abilities of the planters, farmers, land-holders, and miners, to supply those five descriptions of raw materials. In the same situation, all our crude sugars and molasses, produced in Iovisiana, if considered as materials for manufacture, are placed, by our refineries and distilleries.

## COTTON.

Until the late revolution in the cultivation of cotton, by which it was converted, through the strenuous exertions of the friends of manufactures, from a petty object, in little fields and gardens, into an article of extensive cultivation among the planters and farmers, there was no redundant raw material for the manufacture of cloths and stuffs for apparel and furniture in the United States. There is, at this time, no other redundant raw material.

The green seed cotton was the best adapted to the general quality and situation, and to the climate of the Southern States. But, its easy cultivation was very much restrained by the extraordinary difficulty of separating it from the seeds. This operation required so much manual industry as greatly to impede the manufacture, and of course, for the time, to prevent an extensive cultivation. In the year 1\%93, the invaluable saw gin was invented by a citi-
*Pinkerton, in one edition, states the total value of the manufactures of England at $63,200,000$ pounds sterling, about $280,000,000$ of dollars. In another edition he states them at $67,200,000$ pounds sterling. They exclude some things, which we include.
$\dagger$ The flour and meal are worth, by the marsbal's report, $10,800,290$ dollars. The unsettled lands of Pennsylvania are supposed to amount to nearly $8,000,000$ of acres.
zen of the United States, and was so improved and perfected as to render it easy, it is said, to separate the seeds from one hundred millions of pounds weight of cotton wool, by the employment of three or four hundred persons, although it is alleged that it would require three hundred thousand persons to effect the same by hand. The inventor of this gin states the difference between its operation in common hands, and the ordinary manual operation, at one thousand to one. By the employment of this machinery, every vicinity can, easily, and expeditiously, prepare its cotton for the manufacturing cards, and that, in the aggregate, to any extent that the world could require, were it to clothe itself entirely in cotton manufactures. Thus has there been added, by our own invention, to the machinery to facilitate the manufactory of a staple production of our soil, a single improvement, moveable by water, steam, cattle, or hand, which has set loose those immense powers of agriculture, to produce cotton wool, which were before enchained.

In pursuing the statement of facts which manifest the aids of manufactures to the landed interest, the next step, from the American saw gin, is, to the system of machinery to make cotton yarn.

The water-spinners of cotton, in one of the States, have represented to the marshal that they can make eightytwo pounds and one half of yarn, by each spindle, within every year. But the owners of other spinning mills deem it unsafe to calculate on more than fifty-two pounds of yarn, per annum, for each spindle. The quality of the yarn under consideration is said to be suitable for cotton cloth of twenty-seven inches in width, worth forty cents per yard. At the lowest of whe rates, the United States, had they $1,160,000$ spindles, could work up into yarn, the sixty-four millions of pounds weight of cotton, which are the maximum of our exportation in any one year. In a proportion, corresponding with the table in page 10 of your report in part, on the subject of manufactures, this number of spindles would require a capital of nearly seventy millions of dollars. But this would be as well in real estate as in the cash, and other personal property, and loans, and purchases on credit. Sixty-four millions of pounds of cotton, in the proportion of the same table, page 10, would produce about fifty millions of pounds of cotton yarn, and with the labor, in the proportion of the same table, of about 58,000 persons. Of these, no more than one eiglith part ought to be adult males; the remaining seven-eighths might be women and children. This employment of lesis than a hundredth part of our white population would be no inconvenience to agriculture or commerce. As the cotton spinning mills are increased in magnitude, a smaller proportion of capital will be required.

The yarn thus manufactured, at a price twelve and a half per cent. less than that in the table of the report, page 10, (which appears to be one dollar and one eighth per pound) would amount to fifty millions of dollars-a sum exceeding the average value of all the exports of American articles, in the three most favorable years. This great production is from the water and steam manufactory of the exportable surplus of a cotton crop, worth, at twelve and one half cents per pound, eight millions of dollars.*

But, if the weaving of this yarn be executed, as it may be, with perfect ease, by the employment of 100,000 women, (less than one-sixth of our adult females) with the fly shuttle, during one half of each working day in the year, the quantity of cloth, by the Rhode Island rule, of four yards for every pound, would amount to about two hundred millions of yards. This quantity of cotton cloth, at one-third of a dollar per yard, would be worth about sixty-seven millions of dollars.

There is yet another operation, which can be effected by labor-saving means, and by a process superseding the labor of many hands. Machinery is now in actual operation, in the United States, for printing cotton and linen cloths, by engraved rollers of copper, moved by water. Ten thousand yards have been printed with ease in a single day, by one man and two boys, with these rollers. Fifty thousand children's handkerchiefs have been printed in the same time by the same number of persons. Similar means are in constant use for staining or dying cotton and linen cloths of one color, in the same expeditious manner, so as to make them fit for a greater variety of apparel and furniture. Were these operations to be performed upon the whole quantity of cotton goods estimated in this statement, they would add seven or eight millions of dollars to their value, and would require but fifty or sixty thousand men and children. The aggregate value of our surplus cotton, ( $64,000,000 \mathrm{lbs}$.) even when thus simply manufactured by 210,000 persons, would be raised from eight or nine millions of dollars to seventy-five millions of dollars The total addition to the original value of our cotton crop alone would be at a rate far exceeding the value of our exports of American growth.

To manifest the importance of such operations to the landed interest, it may be safely affirmed that sixty-four millions of pounds weight of clean cotton wool, freed from the seeds, can be produced, on a low average, by half a million of acres of unmanured land. A quantity of cotton wool, equal to all that is now produced by the civilized and uncivilized nations of the world, could be raised on a very small portion of our Southern soil.

Such are the benefits which agriculture and the country at large may derive from the manufacture of our only redundant raw material. The States of Rhode Island and Massachusetts have expelled all doubts about the practicability of the cotton operations. With the smallest territory in the United States, Rhode Island has already attained and introduced into her vicinity $\dagger$ a cotton branch of our manufactures, as valuable as the cotton branch of any country in Europe was, at the time of the formation of our present constitution. $\ddagger$ The neighboring States of Massachusetts and Connecticut quickly followed Rhode Island; and the tables, which are annexed, imperfect as they unavoidably are, manifest the universality and magnitude of the cotton manufacture in 1810. If a very sober prudence shall estimate the value of the water spun and steam spun cotton yarns, at the prices for which they can be imported, without profit, from Europe, there will remain an opportunity for much lucrative business in works, and very great accommodations and savings in private families, especially in the Southern and Western States and districts. This allegation will not be doubted, since the State of Georgia, with a white population of one hundred and forty-five thousand four hundred and fourteen persons, manufactured, at the date of the last census, more yards of various cloths and stufts than Rhode Island. The difference in favor of Georgia was one million five hundred and forty thousand yards. By the proportion of this frontier southern agricultural State, $\|$ the white population of our country might be proved to have been capable of manufacturing, in 1810, assorted cloths and stuffs, of the various raw materials, to the amount of one hundred and seventy-two millions of yards. These factsillustrate the state of manufactures in one of the most agricultural and in one of the least agricultural States, before the recent increase of the port duties upon foreign manufactures, and the voluntary or unforced course, which those two dissimilarStates have respectively taken, in manufacturing their cloths and stuffs, for furniture and apparel, out of the various productions of our own lands.

WOOL.
The facts which will be presented in evidence of the present influence of the woollen manufacture upon the landed interest, are numerous and important.

There does not occur to present recollection any raw material, in which the hand of Providence has made so great a diversity of quality and value, as exists with respect to sheep's wool. Each description has its proper uses and capacities. The clitnate in which the sheep is brought forth, raised, and maintained, is considered by many as a circumstance of the utmostimportance. A standard by which to determine the correspondence of places in all those particulars which constitute climate, appears therefore to be a great desideratum, and is most likely to be

* Cotton yarn, of No. 73, was worth, in England, A. D. 1787, 36s. 6d. sterling, or $\$ 811$ per pound. Such yarn, in 1792, was reduced to $9 s .8 \frac{1}{2} d$. sterling, or $\$ 216$ per pound. In 1807, the same No. 73 was worth $4 s .4 \frac{1}{2} d$. sterling, or 97 cents per pound. Cotton machinery was not generally extended, in Great Britain, till the year 1780, when it continued under a monopoly. We had not began to raise cotton crops for exportation, nor invented the saw gin.
$\dagger$ Massachusetts is also great in the cotton branch.
$\ddagger$ The quantity of cloths and stuffs, for clothing and furniture, which could be made by the United States, in proportion to the population and manufactures of Rhode Island, in 1810, would be $243,000,000$ of yards, according to the marshal's return, which lie considers as materially defective.

II the year 1807, Georgia had only one-eighty-fourth part of the tomnage of the ships and vessels of the United States.
found in natural objects. Some vegetable production, of peculiar characteristics, indicating the same degree of temperature, wherever it is found, was presumed to be probably existent. It is believed that, until a more sure and more accurate standard object can be thought of or discovered, ue Aurantia Sinensis, or the China or Sweet Orange may prove an useful natural instrument to ascertain a climaterial correspondence of a line of places, on the European and North American continents, from which we may safely begin to count the minutes and degrees of tempercture, at least for agricultural and manufacturing purposes. The vicinities of Lisbon, in the old world, and St. Augustine and New Orleans, in the new, produce this delicate fruit in the highest perfection, and will be considered as justifying the temporary assumption, subject to correction, that the climates of places, in the Atlantic States, correspond in temperature with those of Europe, not being insular, which are nine degrees of latitude more Northern.*

An application of this guide to the production of wool, in the United States, gives the following results:

The best wool in Great Britain, is in the Western Islands of Scotland, and is very fine,
The next quality is the wool of Herefordshire, England, and is very good,

Saxon wool, the best German, very fine, Rousillon, French wool, very fine,
Spanish merino wool, from '

| N. Latitude in <br> Europe. | Equal, in Ame- <br> rica to, |  |
| :---: | :---: | :---: |
| Deg. | Deg. |  |
| 58 | $00^{\prime \prime}$ | 49 |
| 52 | $20^{\prime \prime}$ | $40^{\prime \prime}$ |
| 51 | $40^{\prime \prime}$ | 42 |
| $40^{\prime \prime}$ |  |  |
| 42 | $50^{\prime \prime}$ | $30^{\prime \prime}$ |
| 44 to $39^{\circ}$ | 35 to $30^{\prime \prime}$ |  |

From the very fine quality of the Scottish Western Island wool, (which is said to be from the merino breed of sheep, obtainei accidentally so long ago as A. D. 1588) from the excellency of the Scottish Shetland wool, and from similar qualities of the wool of Saxony and of the ancient wool of Berri, and the modern wool of Rousillon, in France, there is reason to believe that ihe climates of Europe, capable of producing undegenerate merino sheep, extend considerably beyond and to the North of Spain. But the classification is given here with exactness; and certain fine wools of Denmark and Sweden might be added. If the political disconnexion of France occasioned her not to possess the breed and the pastoral regimen, necessary to the production of the finest description of wool, the perfect freedom of agriculture, and the actual diffusion of all legitimate advantages in every mode of business, in the United States, will soon enable us to ascertain the extent in which we possess the proper Cis-Atlantic latitudes. There appears no reason to doubt that the precise temperatures of the most favorable and most esteemed sheep walks of Spain are to be found within our territory.

It is considered that a dry air is very favorable to the health of sheep, and to the fineness and delicacy of their wool, and it is believed that the United States may entertain a just confidence in the success of their woollen manufacture, from their enjoying an atmosphere of this character. The most successful woollen manufacture in the world, is found in an insular and humid situation. Our success may therefore become superior.

It is considered that no part of our territory is too far south for healthful sheep and fine wool. This fact is worthy of particular estimation, because it has been erroneously suggested, that the tropical climates convert the fleeces of sheep into hair. Since St. Augustine is of the temperature of Lisbon, our territory on the Gulf of Mexico must be more cool than the South of Spain, Barbary, the South of Italy, Greece, Egypt, the land of Canaan, and the greater part of Persia and Thibet, in which countries the most ancient histories and the most recent information concur to prove the abundance of sheep, and the excellence of the wool. Even in the ardent climate of Peru, there abound certain indigenous wool bearing animals, $\dagger$ one race of which produces fleeces of the finest quality.

The breeds of sheep which have prevalled in the United States, till within a few years, have not been of the heavy fleeced character, except in a very few valuable instances. But, since the introduction of the Spanish merinoes, and the attraction of the public attention to some of the breeds, whose fleeces were observed to be heavy, or which are adapted to the comb, numerous experiments afford the strongest reason to beliere that sheep, in this country, will be great wool bearers, according to their respective breeds. The annual shearings and exhibitions display much detailed and satisfactory evidence on this point.

Of the productions of agriculture and husbandry among the civilized nations, sheep employ the smallest number of persons, according to their value. The raising and maintenance of sheep, are, so far, peculiarly adapted to our circumstances, as to extent of territory, and moderate population. Sheep are then a convenient object for the United States, as they employ more land than any other production, and we have more than we can cultivate or employ. Holland is forbidden, by her very limited soil, to be extensive, though skilful in the woollen manufactory; and imports, by her canals, most of the flax and yarn of which she makes her linens. The United States, on the contrary, are capacitated and invited, by their extensive territory, to rise, with ease and singular rapidity, into eminence in the woollen branch. The sagacity and energy of Rhode Island have given her the first comparative importance in cotton mills and establishments; but the young settlements of Maine and Vermont. by means of their more extensive territories, have enabled each of them far to exceed her in sheep, wool, and woollen manufactures. England and Wales, with only thirty-four millions of acres of land, and twenty-six to twenty-nine millions of sheep, have been said to produce one hundred and forty-five millions of pounds of wool, in every year, $\ddagger$ and to sell to other nations, more woollens, than the rest of mankind exports. The English and Welsh population is about ten millions; but their progress in the production of wool seerns to be arrested by the want of soil for grain, catlle, horses, and plantations of trees. Britain imports all the wool she can purchase, and pays immense sums to Ireland and to foreign countries for bread and meat, wood and timber, iron, flax, hemp, and skins, for her European and foreign dominions, armies, navies, and manufactures. Scotland, with a very sagacious, economical, and energetic population, is the least favored of the civilized nations, as to the quality of her soil. She consequently exports very few woollens from her own agriculture. It may be affirmed, then, in safe contradiction to ancient opinions, of our own and of Europe, that the abundance of the soil of the United States qualifies and irresistibly invites or impels them to continue, improve, and extend, the woollen manufacture.

The case of the Western Scottish islands, in which some stranded, captured, and fugitive vessels of the Spanish armada are believed to have left, in the year 1588, some Castilian sheep, establishes the truth, that poor dry lands will preserve, in a considerable degree, fine wool in a breed of sheep, even in a moist and rigorous climate, where the lightness of the soil has stunted the stock of the animals, and reduced the weight of the fleece: for these Scottish sheep are very small, and bear little wool. The proper temperature, dry situations, the proper lightness of food, greater care of the fleeces, in the time of growth, and increasing skill in the important operations of the wool sorter, ensure us a very rapid attainment of fine wool. It must soon be more than we can want at home. But exportation takes off the woollens of a single European nation, from their own raw materials, to the amount of twenty millions of dollars, with a considerable addition from foreign wool

The examples of all the fenny or marshy districts of Great Britain, establish the truth, that the unoccupied swamps of the United States, when they shall be properly drained, will support the heavy fleeced breeds of long woolled sheep, much of the fleeces of which is adapted to the comb, and is necessary for the "worsted" or "stuff" manufacture, for the ordinary hosiery, and for well coated blankets.

* The production of the sugar cane, and of the cotton shrub or tree, in Spain and America, may also be considered.
$\dagger$ Hama, properly Runa, like a small Camel; Guanaca, and Vicuna; of which the Pacos is a species. See the skin of this animal, with its wool, hair, teeth, and hoofs, in Peale's Philadelphia Museum.
$\ddagger$ Luccock, of Leeds, states the wool of England and Wales to have been, in 1805, about $94,500,000$ pounds.

At this moment we possess, unused, a superabundant quantity of fenny, marshy, boggy, or swampy land, capable of sustaining more of the long woolled or heavy fleeced sheep, than we can want for our own use, and promising to our merchants an export trade. The most notable quantities of these lands are in the maritime counties of North Carolina and Virginia.* These large, heavy fleeced, and long woolled sheep, require to be well fed. Mixing the long woolled and other breeds, and a right management, produce great benefits to the farmer, and to the hosier class of manufacturers.

It is considered that there were at least thirteen or fourteen millions of pounds of wool sheared in the United States, in the year 1810; and that the growth of wool in the year 1812 has been twenty to twenty-two millions of pounds. There are some who believe the quantities to be rather greater, because the increase is in a large compound ratio. One half of the young are females, and the males are wool bearers, till they are exported or consumed. Much mroe care of sheep is generally observable. The fleece, while growing, is better kept. There is much more care and opportunity for choice as to breeders. The merino fleece is heavier, as well as finer, than the country breeds. The embargoes, foreignsestrictions, spoliations, war, and high freights, have diminished exportation; and rendering other meat and fish more difficult to sell, and combining with other causes, have doubtless affected the consumption of mutton. There has been at the same time a considerable importation of wool, and a great importation of tine woolled and heavy fleeced sheep. It is probable that no country has ever effected so great changes in the value and extent of its stock of sheep, as the United States, within a few years. There is the strongest encouragement to persevere in the preservation, multiplication, and improvement, of these animals.

The improvements in the manufacture of wool, and in the means of conducting it, have been very considerable. Carding machines have been introduced, to the number of 413 , in the single State of New York. The wool picking machine also saves labor. Ithe manufactory of hats, consuming more wool, with few hands, than any other of the ancient modes, is carried to the extent of our consumption. We begin to export hats. The European improvements to save labor, in spinning wool, have been brought into extensive use. Fulling, a labor saving process, is greatly increased. It was formerly, as in hatting, a manual operation. More, than formerly, of our wool is used in those manufactures, which do not require regular fulling, such as flannels, and goods made of combed wool. Dying is much improved by the modern aids of chemistry. The fly shuttle, which saves labor, is constantly multiplied. The loom and the weaver are much improved. Female aid in manufactures, which prevents the diversion of men and boys from agriculture, has greatly increased. Ehildren are employed as well as the infirm and the crippled. The asylums of the poor and unfortunate, and the penitentiaries of indiscretion and immorality, are improved and aided by the employment and profits of manufactures. In the section of the Union occupied in part by colored laborers, decent and comfortable hospitals have been established upon some of the planters' estates, in which children, convalescents, aged persons, and married females, for a proper time before and after puerperal occasions, have been employed with humanity and advantage, in manufacturing cloths and stuffs, for apparel and furniture.

Modern improvements in the stocking loom, and in the shearing of woollen cloths, have been introduced into the United States, and there can be no doubt that the current of acquisition of the means of the woollen manufacture has fully equalled the great and manifest increase of the raw material. Indeed, it may be safely affirmed, that the manufaclurer's demand has continued to exceed the farmer's ability to supply the various descriptions of wool. The sheep were formerly a mere object of domestic economy and convenience, and have at length become al great and universal object of agricultural profit and wealth. Besides the increase in the number of sheep, and the goodness of wool, the price of the three established qualities has sustained an addition of fifty per centum.

## IRON.

In the iron branch, the consumption of that most useful natural production takes place in a manner yielding an accumulation of benefits to the landed interest. This is displayed in various labor-saving nail mills, the improvements in the easy operation of casting iron and steel, the very rapid progress in the wire manufactory, the sudden creation of private armories and military foundries, the multiplication of the rolling and slitting mill, the boring mill, the grinding mill, the polishing and metal turning machinery, the tilt or trip hammer, the wool card making machinery, the nailed shoe, the manufactories of surgical instruments, of cannon ball and shells, the machinery for making screws, the saw, file, and edge tool manufactories, the multiplication of steel and common furnaces, bloomeries, and forges, the innumerable black and white smiths' shups, for every iron implement and necessary of farming, planting, manufacture, and navigation. The benefits to the landed interest, from the consumption of so great a quantity of iron, fuel, food, forage, and building materials, and the employment of so many cattle and mill seats as the iron manufacturers require, are great and evident; but the aid to agriculture, from the abundant, cheap, sure, and adjacent supply of iron work, for every purpose of the garden, the field, and the family, is incalculable and indispensable. Not a building for man, for cattle, nor for the safe keeping of produce or merchandise-not a plough, a mill, a loom, a wheel, a spindle, a carding machine, a fire arm, a sword, a wagon, or a ship, can be provided, without the manufactures of the iron branch.

## LEATHER

The manufactures of hides and skins are of great importance to agriculture. The coats of animals, nearly excluded, by the introduction and improvements of the cloth manufacture, from their original uses in making garments, would become a mere offal, but for their present employment in leathern goods. Bark, abounding every where in America, is redundant in new settlements, where the tanning business facilitates the destruction of the forests, which obstruct agriculture. This manufacture has an additional value in producing a market for lime. A method of splitting skins has been invented, and an improvement in making shoes, which saves four-fifths of the workmanship, has been discovered. The uses of leather are of the utmost importance to health, the facilitation of industry, the diffusion of knowledge, and the military operations of the United States, by land and sea. The shoes, boots, and slippers, manufactured in 1812, undoubtedly exceeded the value of all the manufactures imported in the first year of the present Government, which, by the actual return of November 30th, 1791, were worth here only $15,295,638$ dollars. The shoemakers' wares of the entire State of Massachusetts, through the production of handicraft, are equal, in their total value, to its proportion, according to its population, of one moiety of the exports of goods of our growth, produce, and manufacture, in the most favorable year. Were shoes, boots, and slippers, manufactured in the same proportion to numbers in all the States, they would be equal in value to twenty-four millions and sixty-seven thousand dollars. The cordwainers' purchases are the greatest support of the ieather branch. Upon an examination of the number of shoes, boots, and slippers, saddles and bridles, harness, carriages, (many of which have leathern boots, tops, curtains, and aprons,) drums, gloves, leathern breeches, rigging, and other hides for ships and vessels, bound books, manufacturing cards and carding machines, military equipments, and other leathern goods, there will appear no reason to doubt, that a value of leathern manufactures is annually made in the United States, fully equal to that of half our exports of our own productions and manufactures. These are real necessaries or plain conveniences. The Americans consuming more animal food than any other People, in proportion to our numbers, being near to the greatest foreign sources of unmanufactured hides, and being invited to sheep, swine, and cattle farming, by our own redundant soil, with cheaper water and land, proper oils, lime, and bark, for the leathermaking business, than any other country, our leathern branch must continue to be very considerable, and rapidly to extend and improve. It is not doubted that it is at present equal in value to the same branch in any other country, in proportion to the population, if the same qualities of goods be estimated at the same prices. These facts, in relation to the leather branch, are of peculiar importance, as it is a manufacture by hand and not by machinery. They prove our capacity even in the handicraft branches.

## FLAX.

The manufactures of flax, existing in every part of the United States, afford conclusive evidence of the universal ability to produce this raw material. Agriculture might, therefore, be more considerably supported by it, if there were occasion. But the easier production and manufacture of cotton occasions a small and proper degree of attention to flax in the greater part of the southern section of this country. As flax requires but a small quantity of land, especially where a great stock of farmer's animals produces abundance of manure, its cultivation and manufacture are parlicularly convenient'and important to the fully settled districts which do not yield cotton. Our climate is favorable to bleaching. In Connecticut, though much advanced in cotton spinning, there is returned a diffused manufacture of various linen cloths, (besides sewing thread, linen chain for mixed goods, tapes, bobbins, fringes, lace, webbing, \&c.) equal to the yearly rate of three dollars and five cents and one-half per head, which is at the rate of $22,091,704$ dollars for the whole population of the United States. Yet Connecticut has many convenient seaports. Her return, too, is considered to be materially short. Vermont makes linen at a nearly equal rate. Two hundred thousand spinning wheels (of which about two-fifth parts are probably employed onflax in the two States, whose returns of that very useful and general little machine, are the most complete, give an additional evidence of the present condition of this manufacture. But for the growth of cotton, the flax manufacture would have become very great. Many families in the United States derive their origin from nations the most successful in the linen manufacture during our two centuries. Such of the States as may not very greatly increase their sheep, for want of land, or for other reasons, will be particularly accommodated by the cultivation and manufacture of tlax. Oil mills, for crushing and pressing flax seed, have been so multiplied within a few years, as to prove the extension of the linen branch, and materially to benefit the growers of flax, especially those whose distance from the seaports prevents recourse to foreign markets in disposing of their seed. The actual extension and improvements in all the arts and trades which employ paints, are favorable to the sale of flax seed oil. The economy and beauty of painting all wooden and many other constructions, especially the preservation of those which are exposed to the weather, occasions the manufactory of this oil greatly to increase in quantity and value. The use of the oil cake yields a benefit to the country. Modern, and particularly recent improvements in dressing, spinning, weaving, and bleaching flax, have greatly facilitated the manufacture of this raw material. The United States are perfectly prepared for such an extension of it as to maintain a steady demand equal to our power conveniently to raise flax; wherefore, agriculture will certainly continue to be extensively and very considerably aided by it, in all places which are without the region of the cotton cultivation. We have regularly imported flax from the distant markets of Russia, because the demand of the manufacturers could not be satisfied by all the exertions of our farmers. This was the case before labor-saving machinery was introduced, which adds to the proof of our capacity for even handicraft goods or proper manufactures.

## IEMP.

The ability to produce hemp is enjoyed by every State in the American Union. Soil, climate, industry, machinery, situation, and the possession of capital in the shape of the raw material, appear to have carried this branch to the greatest height in the state of Kentucky, even since the extension of the cotton culture in that quarter. 'The marshal reports a production, in 1810, of 5,755 tons, in the prepared state. But, as there are made, in Kentucky 453,750 yards of hempen bagging cloth, for packing cotton, and one thousand nine hundred and ninety-one and one half tons of cordage, and much yarn; and, moreover, as the various hempen, flaxen, cotton, and woollen cloths and stuffs, of that State, in 1810, are reported to have amounted to $2,216,526$ dollars, it is manifest that the landed interest is much assisted by the hempen manufacture.* Improvements in the process for separating the fibres of hemp from the woody part, labor-saving machinery to manufacture it, and skill in the cultivation, resulting from the introduction of experienced manufacturers, have enhanced the aggregate value of hempen goods, and increased their importance to agriculture. -So rnuch greater has been the demand for hemp, at home, than the practicalability hitherto to supply it, that importation, to a very considerable amount, has regrlarly taken place, although there is an extraordinary duty on foreign hemp, and although the cultivation and manufacture of cotton have suddenly and greatly interfered with the manufacture of this raw matericl. The manufacture of hemp being of the utmost importance to the supplies of the army and navy, and to public defence on the water and on land, the United States can only be rendered perfectly safe and independent by early and effectual encouragements to the growth, preparation, and manufacture, of hemp. It is of no less importance than those of arms and gunpowder. 'To separate all the fibrous from the ligneous parts of this raw material, without converting too much of the strong and good staple into worthless tow, by ill management, would occasion the quantity for manufacture to be much larger, and the profits to the cultivator to bo more considerable, and would render the operations of the manufacturers more easy and successful. Improvements in all the machinery for hemp are worthy of peculiar attention and exertion.

## wOOD

The numerous and diversified manufactures of wood, and the consumption of wood in the business and families of the manufacturers, occasion vast benefits to the landed interest, in all situations, maritime and interior

The coopers and carpenters' packages for exported goods, alone, probably exceed two millions two hundred thousand in number. To these may be added as many, or more, for home use. The ships and boats of the United States, at their greatest amount, on a medium of a period of three years, have been computed at forty-five millions of dollars. Staves, heading, and boards, may be deemed simple or imperfect manufactures of wood. Carriages for pleasure, business, and war, cabinet wares, saddle-trees, turnery, with ploughs, larrows, corn fans, hand and wheelbarrows, wooden measures, mill work and machinery, wooden instruments, implements, and utensils, with the wooden handles of metallic instruments, potashes, maple sugar, tar, pitch, and turpentine, from the various forest trees; ashes for the soap manufactory, bark, and wood fuel, including charcoal, are examples of wooden goods drawn from our forests. It may be safely alleged, that the natural and cultivated trees of the United States are rendered, by manufactures, a very great benefit to the landed interest. It is considered that pot ashes and pearl ashes nearly compensate the settler for the expense of clearing the portion of a new farm assigned for cultivation, in all situations convenient to boat navigation. The bark of the cork tree is used in other countries as a material to manufacture, and might be added, by means of plantations, to the North American productions. It is an evergreen forest tree in Spain and Portugal, and is found in the southwestern angle of France, in temperatures corresponding with those of Georgia and the two Carolinas, and the Southwestern States and territories. We have obtained the cork-cutting business before the landed interest have procured the exotic tree, or supplied the material. It is an impressive fact, that manufactures, in America, outrun agriculture in most instances.

The oils of vegetables and animals, which are generally from the cultivated lands of the United States, form a very valuable class of simple manufactures, greatly beneficial to the agricultural interest. These are flax seed oil, castor oil, soap, candles, lard, rendered tallow, wax, butter, and cheese. We might add the olive oil, as we have the proper temperatures in the country south of the Chesapeake bay. A labor-saving machine has been introduced, by American ingenuity, into the manufactories of common dipt candles. Rape seed oil might be made in all the States. Fish oil being necessary to make good leather, the fisheries of the lakes and Western rivers merit con-

* It appears that, if the United States were to manufacture cloths and stuffs, in as great a degree as is reported by Ken tucky, (which has no sea port) in proportion to the whole population of that State and of the Union, our manufactures of such goods might amount to more than eiglty-four millions of yards. Th return is doubtless very short. Though hemp, freed from the woody part, and only prepared for spinning, is not set down among the manufactures, yet is materially advanced from the raw state by that preparation. That the general return of Kentucky is very short, will appear certain, when it is observed thet shoes, and other manufactures of tanned leather, hats, all manufactures of iron, (except bars, castings, and cut nails) of copper brass, silver, and gold, of clocks and watches, of lead, of pewter, of tin, of casks, of meal, of carriages, of cabinet ware, of books, and various other goods, are omitted.
sideration, as to a possibility of improvement. The aggregate of the areas of the lakes is as great as a considerable sea. The caviar and isinglass are objects of attention and profit in Russia. The sturgeon from which they are made, is Acipenser, Ruth. et Stur. Linnæ. It abounds in the fresh waters of the Don and the Wolga, and is suitable for outlakes.


## DYES AND PAINTS.

Indigo, dying woods, and plants and pigments, of various kinds, used in manufactures, are additional instances of the benefits of that branch of the national industry to the owners and cultivators of the soil. Manufacturing all we produce of lead, we have been obliged to import a large balance of that useful metal, for our workmen, after using all our own lead, which is convertible into various pigments, is a raw material of several useful manufactures, in its separate state, or mixed with other metals. The rapid advance of lead manufactures, on the purchase of Louisiana, proves that they not only steadily progress, but rapidly extend, on every neve supply af the raw material. Manufactures goad the whole landed interest to profitable production.

## TOBACCO.

The manufacture of tobacco, snuff, and cigars, has become a very considerable benefit to the planter. Labor- saving machinery does much in this branch. Our manufactory has mitigated the shock given by the recent wars and foreign commercial impediments to the tobacco cultivation. We are equal to the supply of any demand for the export trade, in snuff and tobacco, after an abundant reserve for home consumption.

## FRUTT.

Manufactures from fruit are every where economical, and, in many places, highly profitable to the farmer, and admit of a vast and profitable extension. These are cider, apple and peach brandy, the wine of the Corinth fruit,* or currant wine, and vinegar in its ordinary state, and prepared with the juices of various fruits. It is believed that the extent in which the American currant wine has been already made, has not been observed or considered, nor are its pleasantness, utility, facility of manufacture, nor our vast capacity for the manufacture, sufficiently known, or duly appreciated. The red, black, and white currants grow and produce well in our most Northern and Eastern States, and in colder parts of Europe The proper Corinthian grape was found in the climate of Southern Greece, and its island of Zante. The red, black, and white currants are indigenous or domesticated here. They all yield wine. The quantity of two barrels, or sixty-three gallons, may be easily made in every farmer's family, without the use of more ground than he ought to appropriate for his common kitchen garden, and with as little trouble as that necessary to make butter, clieese, cider, or beer. Even the inhabitants of the cities, and other towns, who have gardens, or who purchase currants, may make the currant or Corinthian wine. Our million of white families (by the census of 1810) at a medium of sixty-three gallons each, or two barrels, are capable of preparing sixty-three millions of gallons-a quantity nearly twelve times as great as that of all the wine received from abroad, or twenty-three times the quantity consumed in the United States. $\dagger$. It is, doubtless, capable of distillation into brandy. It would be a profitable business to make Corinthian wine upon the great scale, and it is far more worthy of attention, in the country north of the Bay of Chesapeake, than the cultivation of the wine grapes of Germany, France, Spain, Portugal, Italy, and their islands. No beverage is more pleasant; none, it is believed, more wholesome; and it would afford an universal opportunity to mitigate the ardor or diminish the use of distilled spirits. The currant, or Corinthian wine, if made extensively in the United States, would greatly increase the benefits of the manufactures of fruit liquors to the cultivatorsand land-holders, which are already very considerable, convenient, and profitable.

As in relation to the quality of wool, so in relation to the manufactures of the grape, the opinion is submitted, that the Aurantia Sinensis, or the China orange, is an useful indicator of climaterial temperature. Presuming upon the difference of nine degrees, which the steady productions of that delicate fruit'appear to justify, the following table of corresponding temperatures, in relation to the finest wines of considerable productions on the continent of Europe, is respectfully offered, since wine, or fermented spirits, brandies, and cremor tartar, or the salt of wine, are manufactures from the grape.

| $\because$ |  |  | Degree of North latitude in Europe. | Equal, in North America, to |
| :---: | :---: | :---: | :---: | :---: |
| Moselle, Rhenish, and Hock wines, are produced in |  | - | $49^{\circ}$ to $50^{\circ}$ | $40^{\circ}$ to $41^{\circ}$ |
| Champargn wine, in - - - |  | - | $49^{\circ}$ to |  |
| Burgundy wine, in - - - |  | - | $47^{\circ}$ to $48^{\circ}$ | $38^{\circ}$ to $39^{\circ}$ |
| Claret, Sauterne, and Grave wines, in - |  |  | $44 \frac{1}{2}^{\circ}$ 的 $45 \frac{1}{2}^{\circ}$ | $35 \frac{1}{2}^{\circ}$ to $36 \frac{1}{2}^{\circ}$ |
| Oporto. or Port wine, in - |  |  | $41^{\circ} 20^{\prime \prime}$ | $32^{\circ} 20^{\prime \prime}$ |
| Lısbon and Carcavela wines, in - - |  | - | $38 \frac{1}{2}^{\circ}$ to ${ }^{\prime \prime}{ }^{\circ}{ }^{\circ}{ }^{\circ}{ }^{\circ}$ | $29^{\frac{1}{2}}{ }^{\circ}$ to $30 \frac{1}{2}^{\circ}$ |
| Xeres or Sherry, St. Lucar, and Malaga, or mountain wines, in | - | - | $37^{\circ} 28^{\prime \prime}$ | $28^{\circ} 28^{\prime \prime}$ |

CIDER AND PERRY.
The manufactures of cirler and perry are so highly perfected in Europe, that the former liquor, of the most excellent quality, has been sold for prices greater than the first costs of some of the wines of the European and African Islands, and of those continents. Much more might be safely asserted of the British cider. The Aınerican cider advances rapidly in quantity and quality. So far as either the fining, fermentation, or ripening of the liquor, or the quality of the fruit, may be affected by the temperature of the climate, the same difference of nine degrees may be considered in relation to the cider countries of Europe and America. It is conceived that, in safe comparisons of places, the situations of both should be on continents. The climates of islands of the same magnitude may also be compared in the same manner.

GRAIN.
The evidences of the inmense advantages which the landed interest derives from manufactures, will be concluded by the adduction of some facts in relation to those from grain. A single State returns the various descriptions of meal and flour to the amount of almost eleven millions of dollars, made at two hundred and eight nills, besides more than $4,365,000$ dollars in value in fermented malt liquors and distilled spirits, chiefly from grain. Cider is not included. The whole value of the distilled spirits from molasses, grain, and fruit, made in the United States, appears to have been above fifteen millions and one half of dollars, in 1810. Much the greater part is made of grain; to these are to be added wafers, starch, hair-powder, and all the varieties of the baker's goods. Considering flour and meal, bolted, some times kiln dried, and packed in casks for exportation, and biscuit so packed and prepured, as manufactures from grain, it appears that our exports of these goods, in one year, have amounted to 1,557,000 casks, of various sizes. In fine, such is the vast importance of this branch, that, were the grain mills, bake houses, starch, hair powder, and wafer manufactories, breweries, and distilleries, of the United States, suspended in their
*Ribes on Horticulture. See Miller's Gardener's Dictionary, (folio enlarged.)
$\dagger$ The wines left for consumption in the United States, in 1807, were only 2,692,737 gallons, by the returns of imports and exports. The Madeiras, Burgundy, Champaign, and fine clarets, were only one-tenth.
operations, the body of the farmers and the planters would be wounded and crippled in most plaes, and paralysed in many of the States. It is an important fact, that manufactories of grain (such as the brewery and distillery) ensure this country against a distressful famine, because we could consume, in a scarce year, in bread, that which was raised to make liquors.

Such are the principal facts which occur to recollection at this time, evincing the benefit, to the cultivator and owners of the soil, from the manufactures which have arisen, unforced, in the United States. Their principal protection by duties was incidental. Those duties were imposed to raise the necessary revenue, and greatly favored the manufacturers. I proceed to submit some of those facts which evidence the aid afforded by our manufacturing industry to navigation and commerce.

NAVIGATION AND COMMERCE.
The construction of ships and vessels, with their boats, may be considered as having produced an accumulation of that description of manufactured property, in the year 1810, amounting to a million of tons, and worth the sum of forty-five millions of dollars, properly estimating the old, the new, and the half worn. The cloth of which the sails were made, and an inconsiderable sum in bunting or worsted stuff, for colors, with a smaller sum in optical and other instruments, are all the foreign articles, in this great value, of those indispensable requisites to commerce, navigation, and commercial defence. Although the cannon, muskets, pistols, swords, pikes, shot, ball, shells, and gunpowder, of the public and private armed ships, are now made in the United States, to an amount very far beyond the quantity demanded for our mercantile and military vessels, the cost of these articles is not included in the sum of forty-five millions, above mentioned.

The navy, private armed ships, and letter-of marque ships, are also constructed or manufactured in the United States; and being of the utmost importance to the defence of commerce, their manufacture appears to be a proper object of statement under this head

The working carriages employed in the various operations of commerce, with many of the scales and weights, measures, and other utensils, and instruments of trade, are made in our work shops.

The number of American articles, in the regular lists of the exports of the United States, is about one hundred and ten, of which about seventy are manufactures of the United States, subserving commerce, by affording new, various, and more convenient articles of exportation. Among these are included flour, bread, boards, and scantling, with other articles, not always considered as manufactures. But, if we did not make boards, scantling, shingles, staves, heading, flour, meal, and biscuit, the foreign sugar colonies would not take off much of our wheat and timber. The manufactures of wood and grain render the original productions or materials convenient to our general trade, and absolutely necessary to some of its branches. The value of some of our exported manufactures, as they are sometimes strictly considered, may not exceed three millions of dollars, but these constitute an interesting assistance to foreign trade, and are steadily increasing. If, however, we add $1,557,000$ casks of flour, meal, and biscuit, at an average price of eight dollars, with two hundred and twenty millions of feet and pieces of snwed, split, and dressed boards, plank, scantling, staves, \&c., and some other articles of a like nature, the manufacturing operation, though imperfect, becomes very influential on the convenience of stowage, the benefits of freight, the accommodation of purchasers, and, consequently, upon the activity and prosperity of commerce

The manufacturers assist the merchants by their purchases of very large quantities of foreign raw materials, imported in their vessels. These are, wool, hemp, flax, and cotton, iron and steel, saltpetre, sulphur, hides, skins, and leather, indigo, fustic, and other dye woods and dye stuffs, lead, copper, and brass, in pigs and sheets, tin in blocks and sheets, spelter, molasses, raw sugars, cocoa, mahogany and other cabinet woods, wines and spirits, for medical manufactures, rags, and many other articles, with coal for the supply of their laboratories, furnaces, forges, and work shops. The manufacturers also purchase, for their domestic consumption, great quantities of imported goods, benefitting the merchant.

The transportation of American raw materials, fuel, and building materials, for the workmen, occasions a very great trade and business in boats, shallops, and coasting vessels, highly favorable to the merchants who own them; and the transportation of American manufactures, in like manner, to the markets on our rivers, bays, and coasts, is profitable to the owners of vessels. In Great Britain, the largest portion of the tonnage in any branch, is that in the coasting trade. This branch of manufacturing commerce rapidly increases.

The most distinguished modern commercial countries in the world import great quantities of raw materials, and export large quantities of manufactures. These operations constitute, in fact, the greater part of their commerce. In those countries, many of their most respectable merchants have become partners in their manufactories. The export trade in British manufactures, before the wars which have grown out of the French revolution, constituted much the largest part of their outward trade, and it seems likely to become equally considerable, in proportion to their exports, on the return of a general peace. This export trade in the valuable manufactures of the British kingdom, is now extensively conducted by persons who combine the business of the manufacturer with that of the foreign merchant, or, in other words, who urite those two great branches of commerce in their respective houses. A similar and great field for capital and mercantile enterprise manitestly lies open before the American mer chants; and some of them have entered upon it with capital, spirit, and success. So far as labor-saving machinery has been employed in the operations, the persons who have undertaken them have proved the benefits of manufactures to the mercantile capitalist; and, in other considerable instances, the same advantageous employment of trading capital has occurred.

The banks established in the United States, which are the most wealthy and important of our institutions of property, are mercantile corporations. The deposites and discounts of the sugar refiners, millers, bakers, distillers, brewers, cotton spinners, woollen manufacturers, hatters, nail makers, iron masters, various smiths, coopers, tanners, shoe makers, rope makers, \&c. \&c. are highly profitable to them, and are uncommonly safe. Since our exports of our own productions are known to be worth forty-eight millions of dollars, and the aggregate value of our manufactures may be safely estimated at three and one half or four times that sum, it is plain that the custom of the manufacturers is highly inportant to our banking companies. Many of the manufacturers are proprietors of the stocks of the banks of the United States, and thus lend to the merchants.

Insurances on manufactures, raw materials, vessels employed in transporting them, coastwise, and from and to foreign countries, and upon the manufacturing establishments themselves, afford considerable benefit to the private underwriters and insurance companies. Many persons concerned in these mercantile institutions are engaged in manufacturing houses and associations.

The greater prosperity of British commerce, with great and various manufactures, and the lesser prosperity of Irish commerce, with fewer and less various nanufactures, afford the most conclusive evidence of the benefit of manufactures to foreign trade. This is the more clear and strong, because the soil of Ireland, in proportion to its extent, is better than that of Great Britain. The greater prosperity of British commerce, in time of peace, with superior manufactures, and the lesser prosperity of French commerce, in the same season, with inferior manufactures, is a further evidence of the benefits of the useful arts to foreign trade. The prosperity of American trade with manufactures, in the seven years which preceded the year 1810, (the date of the following tables) was superior to that of the seven years preceding the adoption of the Federal constitution, with less manutactures, and to the seven years which preceded the Revolulionary war, almost without manufactures.

The richest object of commercial enterprise for the merchants of the United States is the trade of those countries which do not manufacture. Of this, the trade of our American brethren from Texas and Mexico to the Straits of Magellan, is an inestimable instance. We can import their raw materials and export our manufactures to an immense amount, with substantial benefit. Their rich products will not often be received in the ports of Europe, in our vessels, foreign to them. 'Their copper, crude sugar, peculiar cottons and woods, their various dying materials, drugs, and medicines, their wool, hides, and tallow, and their gold and silver, will be exchanged for cabinet wares, carriages, paper, refined sugar, beer, distilled spirits, candles, hats, boots, shoes, gold and silver plate and jewelry, pottery, iron manufactures, mill work, copper manufactures, machinery, types, gunpowder, arms, ships, and other vessels, boats, and various other manufactures of the United States. They do not want our pro-
visions, tobacco, cotton, lumber, indigo, and other articles of unmanufactured produce. If we had only such raw productions, commerce between the United States and foreign America would be very limited and unprofitable. As our manufactures progress, the trade with that near and connected country, and with St. Domingo, and all the countries similarly circumstanced, cannot fail to increase. Even the manufacturing nations will be induced to purchase our goods, which can be made with the vast advantage of labor-saving machinery operating upon raw materials, exempted from the duties and other charges of importation. If we have re-shipped to other countries tens of millions of the foreign manufactures of Great Britain, Ireland, Russia, Germany, France, and the East Indies, we may ship to the same places, the productions of our own national industry. If Great Britain, the East Indies, Germany, France, and Russia, find in foreign countries purchasers for their manufactures, we may be able to do the same. Since the Government is impartial and friendly to our merchants and manufacturers, those two descriptions of our citizens may liberally and profitably aid each other, as those do who live as fellow-citizens in foreign countries.

The establishment of many new manufactures in the United States, from foreign materials, occasions new demands for those foreign materials, to be so employed. The merchants, alone, can import those materials, and they must be imported in their ships. This facilitates remittances, which, in many trades, are difficult and unprofitable.

The greatest drain of their coin and bullion which the United States sustain, is in the remittances for manufactures to foreign countries. By our own manufactures we diminished this drain in part, and they already furnish us with substitutes for remittances in the precious metals, in a further part, by enabling us to send abroad wrought goods, to the value of three millions of dollars: Every thing that facilitates the retention of our coin and bullion, is considered as favorable to the merchants and to our commercial or banking institutions and operations. A balance of trade in favor of the country is an advantage to the mercantile body, and, by our manulactures, we shall bring more nations in debt to us, than we formerly did. So far as we export manufactures we now contribute to that end.
or Manufactures, to a considerable amount, such as malt and distilled liquors, loaf sugar, cheese, candles, and soap, are consumed among the stores of seamen and passengers. Manufacturers who come to the United States, pay to our merchants passage money for themselves and their families, and freight money for their furniture and other personal properif, imported in our vessels.

The commerce among the several States in the American Union, in the raw materials, manufactures, and provisions of our country, is a branch of trade more certain than any other. It does not depend upon foreign laws. Remote foreign markets are less accessible in war. The commerce among the States, always interesting, derives the utmost additional importance from the recent deportment of too many of the nayal Powers. It is an evident and important fact, that this mutual and increasing exchange of raw productions, fuel, and provisions, for finished manufactures, between the producing and manufacturing States, has become a decisive consideration for the con tinuance of the Federal Union-a connexion vital to the general commerce of the Anerican People. The manifest difficulty of securing justice in commercial affuirs, even by the whole of the United. States, affords conclusive evidence that any two possible sections, into which they might be cut, would fail to maintain the standing of a tradins nation.

THE FISHERIES.
The benefits to the fisheries of the United States, resulting from manufactures, are considerable, stable, and increasing.

Our manufacturers near the sea coast consume very large quantities of dried and pickled tish. They employ, in their manufactures, the head matter of the whale to make the superior oil. This will not coagulate, and it is fit for use in light houses and lamps, in cold and wet situations. From its purity, it is adapted to the consumption of good and well furnished houses. The residuum of the same material is used for making spermaceti candles.

The umbrella makers, manufacturers of whips, fishing tackle, stay makers, \&c. employ the whale fins or whale bone, the little cuttings and chips of which have been applied to making patent brushes, composed of split bone, in lieu of strong hair-

The coarser oils are used in lamps, in many of the work shops, and in the dressing of leather; and, in short, as the manufacturers of the world, at home and abroad, use nearly all the piscatory articles, in some one form or another, so those of the United States have long used some, and have increased in the use of others; and since foreign laws burthen those articles with ruinous duties, it is certain that our manufacturers' purchases may be hereafter relied on as a great and sure support to the fisheries of the United States.

In all those particulars in which manufactures support and assist navigation, they benefit the fisheries: for, ships and other vessels, and boats of every size and description, are employed in the fisheries, armed and unarmed; and as manufactures have strong and beneficial effects upon the coasting trade, and all our fishing vessels, except the large whalers, are adapted to, and actually partake in, that great and sure branch of the domestic trade, it is a very important fact, that the manufactures of the United States, in that respect, greatly benefit the numerous owners of fishing vessels. Too small for most voyages to other countries, and excluded by foreign navigation laws from many adjacent ports, the transportation, for our manufacturers, of raw materials, provisions, fuel, building materials, and manufactured goods, become to them a very necessary support, whenever they are disappointed in taking fish. The fishing season is but a portion of the year. Out of that season, the coasting trade affords convenient employment to the fishing vessels.

The manufacture of salt is a very considerable aid to the fisheries. If the temperature of the climates, in which lie the best salt ponds of Europe, be proved (by the growth of the sweet orange tree) to be the same as those of the Floridas and Louisiana, and if it be recollected that the best French European salt is made without fuel, and by the natural evaporation by the sun, in a temperature corresponding with that of the Accomack coast of Virginia, the beneficial effects of this manufacture may be deemed permanent and increasing. The fairest and purest marine salt of France is made on the Isle of Rhè, in north latitude 46 degrees and 15 minutes. It is made by the sun as far north as Bourneuf, Croisac and Guesrande, in ancient Britanny, and the latitude of 47 degrees.

All the peculiar tackle and instruments of the fisheries are well manufactured in the United States, and the fishermen themselves, at leisure times, make a number of them, by which many of the benefits of domestic or household manufactures are realized. This remark also applies to the manufacture of a great part of the oil. The packing of a cask of fish, and the making of the cask and of the pickle, add as much per centum to the value of the fish, as the corresponding operations add to the value of several raw materials; some of the European economical writers, therefore, class salted and pickled meats and fish among their manufactures.

From a review of these facts, not only the peculiar benefits rendered by the manufacturers to the fisheries are evinced, but, it is apparent that the operations of the fishermen partake strongly of the manufacturing character.

## DEFENCE.

It has been considered as proper to submit, under a separate and distinct head, another class of facts, relating to such manufactures as are useful or necessary to the defence of the United States.

It has occasionally been deemed expedient to restrain the exportation of those manufactures which are requisite for war. From this consideration, and from obvious policy, the Federal and State Governments are conceived to have wisely partaken even in the manufactories of such warlike goods, and to have encouraged them, by high duties and by advances in specie, or in raw materials. Difficulties, arising from a want of capital, are thus surmounted, in cases wherein the public purchases are often the principal, and always very considerable.

The important modern operation of casting of cannon, without a calibre, and boring them out of the solid iron, for the reception of the ball, by water machinery, was first performed at the public expense in the United States. Several armories, for small fire arms and swords, have been established by the States and by the Union. Contracts, with advances of money, not only for making arms and other military manufactures, but for importations of the proper raw materials, have been repeatedly made, and to a large amount, upon security.- Adversary belligerents have forbidden or prevented the exportation of warlike manufactures to the United States, during our late neutrality.

Indian wars, occasions of apparent danger from abroad, and the commercial demands on this country for military supplies for various foreign places, within the last twenty years, have caused very considerable attention to the repair and manufacture of arms, and to making establishments for these and other instruments and munitions of war in the United States. It may be safely affirmed, that there is no irremovable obstacle to the manufacture of every species of arms, and almost every supply of war, of good qualities, and in sufficient quantities. $\mathcal{A}$ well devised system of inspection exists in some branches of manufacture, under several of the State Governments, and such a system, as to military supplies, has been proved to be indispensably necessary, by the experience of the Union and of the States, on mary occasions, during the greater part of the last twenty years. But, whatever has been the amelioration of this important operation, within two or three years, the ordinary commerce and exportation of arms, without inspection, is yet practicable; while the trade in flour, wet provisions, lumber, pot ashes, and other goods, in several of the States, has been wisely placed under a very strict and salutary regimen of inspection.

Since various foreign nations have obstructed military supplies, which we have endeavored to procure from their ports, and since the present war has imparted the contraband character to all such things, the importance of the manufactures of that description to the defence of the country. particularly at this time, is very great and manifest.

The possession of iron, lead, saltpetre, charcoal, wood for ships and vessels, for military carpentry, and for every description of the wooden impleinents and instruments of war, and the constant supplies of foreign raw materials, for warlike manufactures, enable the United States to make the necessary establishments. Accordingly, it appears that cannon foundries, and all other military works and shops, are as practicable as they are indispensable to the peace, union, and safety, of the country. The difference in the situations of the United States, at the respective commencements of hostilities, in the year 1775 , and in the year 1812 , is greater, in respect to the various manufactures necessary to defence, than it is in respect to any other matter in the whole circle of its national industry. In the times of the provinces, the public defence was under the care and control of an external and distant national Government, which preferred to draw the public supplies from the manufactures of the metropolitan State, adjacent to its court and offices. But now, the all important principle of internal resource, well understood, and the present state of American industry, occasion a course diametrically opposite to be maintained by the Union, the States, many associations, and numerous individuals.

## LABOR-SAVING MACHINERẎ AND COTTON.

It is a fact, in the history of the manufactures of the United States, that, in some very important instances, the knowledge or acquisition of the means of manufacturing has occasioned excitements and exertions of the cultivators to produce the raw materials. In this complex business, success in one portion of the means has quickened the exertions to procure the remainder. In the year 1786, I became well acquainted with the fact, that labor-saving: spinning machinery was in considerable use in Great Britain. It was understood that it was applicable, at that time, only to the carding and spinning of cotton, which we constantly imported from foreign countries. In the course of the foliowing autumn and winter, repeated examinations and considerations of this subject occasioned very high expectations, from a few well authenticated facts in relation to the production of the cotton raw material in gardens and other small pieces of land, as far north as the latitude of thirty-eight degrees and forty-five minutes,* and in some other places on the rivers of the Chesapeake bay. It was inferred, that, as the shrub or tree grew in that central degree, in our country, all the extensive region south of thirty-nine was capable of producing cotton, which is found not only in climates hotter than the warmest of those of Norlh America, but in the torrid zone. It was therefore confidently presumed, that the cotton spinning mill might be brought into yery beneficial use in the United States. The production of cottoninithe old settlements of Virginia, was carefully examined, as a test of this opinion, and opportunities offered to make it in a manner commanding entire confidence. After the more exact information of the existence and operations of the labor-saring cotton màchinery, in Europe, had led to due reflection on the importance of the vast capacity of this country to produce the proper raw material, the most effectual measures were actively pursued to excite the attention of the whole community, and particularly of the planters of the five original Southern States. But, though our capacity to produce cotton was so great, as we at this time know it to have always been, though labor-saving machinery was effecting wonders in Great Britain, and though common cotton was then worth, in the United States, forty-four cents per pound, owing to foreign trade laws, and though it was at a high price in many parts of Europe, several years elapsed before sufficient attention to the culture could be excited, even by the numerous publications which were incessantly made.

At length, however, the proper consideration of this great natural capacity of the Southern States, and of the peculiar value of labor-saving machinery to a nation of moderate numbers, dwelling in a country of redundant soil, with the all important discovery of the saw gin, has occasioned our. cultivators to produce the requisite cotton. These two machines for cleaning cotton, in America, and for spinning it, abroad and at home, with the ordinary modes of household manufacture, have drawn the planters into an enriching revolution in the southern agriculture.

The principle of labor-saving means of manufacture being thus brought into consideration and practice, in the case of machinery; and labor-saving processes, such as the brewery, distullery, and tannery, being drawn into similar notice, a new and very beneficial career in the national industry has been commenced by the United States. Carded and combed wool, flax, and hemp, have been subsequently subjected to manufacturing machinery, adapted to their respective forms and natures. We have been taught that thirty thousand pieces of metal have been coined and counted in England, in a single hour, by a steam engine, adapted to mechanism, capable of application to the button manufactory, and to other branches susceptible of such operations. Several nail making machines, of curious facility and great utility, have been invented in the United States. Certain skins, formerly half expended in offal pairings, or remaining of an useless thickness, have been split, by an American invention, into two equal and useful parts. The simple but tedious operations of the dip manufacture of tallow candles, have been abridged or accelerated by a labor-saving wheel. The mechanism for steam has undergone a variety of new and curious modifications in this country, greatly extending the uses of that vast and omnipresent power, im modes directly or indirectly subservient to manufactures. An improvement in the construction of draught casks has been invented, to obviate the great expense of bottling malt and other fermented liquors. A simple, cheap, and rapid chemical process has been discovered, to extract the ill flavored empyreumatic oil from distilled spints. Since the confirmation of the settlements in this country, hydraulics, geometry, chemistry, and all the arts and sciences, have been rendered very extensively subservient to manufactures and the useful arts. Deeply impressed with the peculiar value to them of these modern aids and means, the People of the United States seek the establishment of manufactures by every variety of ingenious mechanism, process, and device, which, while they save time and labor, manifestly exempt them from the deleterious modes of the old manufacturing system. If, in other countries, and in former times, various classes of morbid and decrepit persons were produced by the ancient method of making goods coly by hurnan hands, and the citizens of America shall continue to pursue, to the utmost of their power, the use of water, steam, horses, cattle, machinery, dexterity, and various modern processes and devices, to effect the same beneficial ends, they will prevent the creation and existence of those sickly and deformed classes of people in this country. Women, relieved in a considerable degree from their former employments as carders, spinners, and fullers, by hand, occasionally turn to the occupations of the weaver, with improved machinery and instruments, which abridge and soften the labor, while the male weavers employ themselves in superintendence, instruction, superior or other operations, and promote their health by occasional attentions to gardening, agriculture, and the clearing and improvement of their farms. The lapse of a few years will release from the restraint of the patent, the iron bound shoe, (the rights to make which are much diffused) when the sedentary labors of the journeymen will be greatly relieved. The dangerous services of the sedentary writer's desk have been lessened, by the printing, copper plate, and copying presses, and several pentagraphic and other graphic inventions. Many of the uses of the labors of the statuary and the painter have been attained by the multiplied portraits and scenic representations of the various classes of engravers. The
auxiliary part of the making of men's apparel, is extensively performed by the aid of females, formed by nature and habit for sedentary occupations. Some branches of manufacture unfavorable to health, are unsuitable to us, and will be long unknown in our country, and other branches, formerly of the same ill tendency, have been exempted from their pernicious effects by the employment of mills and the improvements in the operations, and in the construction of laboratories. It is a manifest truth, that, besides the proper personal powers, industry, and skill, of the People of the United States, we have attained by water, steam, cattle, labor-saving machinery, and chemistry, the means to effect, with an exactness and promptitude beyond the reach of manual power and skill, a great variety and number of manufacturing operations. These wonderful machines, working as if they were animated beings, endowed with all the talents of their inventors, laboring with organs that never tire, and subject to no expense of food, or bed, or raiment, or dwelling, may be justly considered as equivalent to an immense body of manufacturing recruits, enlisted in the service of the country.*

In order to display the present form and nature, and, in some degree, the extent of the arts and manufactures of the United States, the substance of the returns of the marshals and their assistants will be presented in the form of tables, in the third and fourth parts of this statement. In submitting this body of new evidence, it is necessary to state, that the information it contains is of various dates, in the last five months of the year 1810, and that it relates to the whole national population of that time, being 7,239,903 persons, of both sexes, and of all colors, ages, and conditions. Though many of the officers and assistants have performed this new and difficult service with great zeal and intelligence, yet various causes have concurred to occasion numerous and very considerable imperfections and omissions in returns from cities, towns, and villages, townships, hundreds, and counties, and as to valuable branches and articles, from States, to be observable, In these first sets of tables, it has not been thought best to supply these by estimates, which might be erroneous and sanguine. It was observed that there were some instances of goods of a doubtful nature, or which could not be considered as manufactured, in so material a degree as to entitle them to be placed in the class of "manufactures." These have been separately exhibited, but are considered as sufficiently relative to the subject of the statement to render these imperfect returns of them useful both to the various departments of Government, and to those who are engaged or propose to enter into the manufacturing business.

## Parti II.

A collection of additional facts, tending to shew the practical foundations, actual progress, condition, and establishment of the American Arts and Manufactures, and their connexion with the wealth and strength of the United States.
In the tables which form the third and fourth parts of this statement is contained the result of this first attempt of an extensive and populous country, or perhaps of any country, to ascertain, in detail, the facts which constitute and display the actual condition of its manufactures. The duty was additional and secondary to the periodical enumeration of the People, and required a longer period of time than was allowable for such an enumeration, enjoined as a basis for the distribution of constitutional power. The period of the two measures was not sufficient for correspondence between the superior and subordinate officers, which would have produced more perfect details and greater uniformity and perspicuity. It may, however, be aflirmed, that the tables contain a great number and variety of clear indications of the state of the manufacturing branch of the national industry, and a mass of positive evidence upon the subject, in relation to the Eastern, Northern, Middle, Southern, Atlantic, and Western sections or grand divisions of the country, with respect to the forms or modes of the manufactures which have grown up, the raw materials upon which they operate, a very considerable portion of the value to which they have arisen, very useful data for the comparative value of internal commerce or manufactures, and external commerce or navigation and foreign trade, and much elucidation of the operations of manufacturing industry upon the commercial and the landed interest, and upon the public safety.

From the official papers on which the tables are founded, and from many other sources, some additional information, not reducible into regular columns, has been collected, which it is now proposed to submit in the form of statements, concerning several branches and denominations of manufactures and the connected machinery. To show the importation of manufactures in the first year of the present constitution, the substance of the return of that year of ordinary trade, will be added. The national population was then nearly four millions of persons, and the value of foreign manufactures was about fifteen milions of dollars. Some of the non-enumerated or unspecified goods were certainly not manufactures, but their value is not considerable, and may be fully allowed for by the deduction of $\$ 295,68898$, which has been made from the amount of the return. Distilled spirits were not included among these imported manufactures. If our population be taken at seven millions and a quartel; in 1810, our demand for foreign manufactures might be cotemporarily estimated at $\$ 27,187,503$. But, on the one hand, importation has been increased in consequence of a freer consumption, and the business produced by increased wealth and other circumstances. On the other hand, the consumption of foreign manufactures has been diminished by the great increase of those of the United States. The exportations of manufactures, in the year 1807, are afterwards given, so far as they appear on the face of the general custom house returns; but it is considered as a certain fact, that a greater value is exported than appears from that document.

A very great number and variety of literary productions, foreign and American, diffuse the knowledge of laborsaving machinery, processes, and devices, and quicken the progress of manufacturing industry and skill. Those which favor family or household manufactures are peculiarly interesting. It is respectfully suggested, that it would repay the expense and pains, if measures were taken, under known public authority, to ascertain and exhibit, by plain descriptions or specifications and engravings, the best set of implements, instruments, utensils, and machinery, existing in the United States, to render household manufactures more and more easy, expeditious, convenient, economical, and profitable. The fly shuttle is considered as a very valuable invention, but, though it has been known in this country many years, more than ninety-nine hundredths of our shuttles are not of that description. The same observation occurs as to spinning mills, mules, jennies, \&c. The stocking loom, though so much more rapid in its work than the knitting needle, has not been yet, by any means, sufficiently extended. It is more convenient, in a private family, than the smallest cloth loom, or the great spinning wheel.

It is necessary to observe that several facts, in the first part of this statement, will be found in this second part. They were given in the former, on the ground of the general economy and policy of manufactures, merely to show their influence in favor of agriculture, commerce, the fisheries, and defence. In the following statements they are adduced in a strict practical view, to manifest the state of the respeclive branches of manufactures and of the specific means of their execution.
cotTon.
'This raw material being the only redundant one produced in the United States, adapted to the manufacture of cloths for apparel and furniture, and being the most susceptible of labor-saving operations, the cotton branch will. probably, become, very soon, the most considerable of our manufactures. It is adapted to all seasons, in its various forms, and to a greater variety of uses than any other cloth or stuff. While sheep's wool continues to be much more wanted, cotton wool will be proportionably used as a substitute for it in blankets, corduroys, velvets. and the chain or warp of goods, with woollen woof or filling. Cotton goods can be printed-an operation seldom

- The diminution of manual labor in Great Britain, by means of machinery, in the cotton business, was estimated, in the year 1808, at 200 to 1. An able writer and artist, (Mr. John Duncan, of Glasgow) considers it to be much more.
performed on woollens or silks-never on hempen goods. They are substitutes for worsteds or stuffs of combed wool, and for silks, which are made of raw materials, not yet considerable in the United States. The cotton raising States are the most numerous employers of family looms. Improvements in the household carding machinery, spinning machinery, loom and shuttle, and in family bleaching and dying, are producing new and great facilities, savings, and profits, in the manufacture of cotton goods by the farmers and planters. The cotton cloths, for various uses, manufactured in the United States, exceeded in measurement, in the year 1810, all the other cloths, that is, all the cloths of flax, hemp, wool, and silk; and the progress of the cotton branch is greater than any other, and, indeed, greater than that of all the others. Capitalists can most easily extend themselves in the cotton manufacture, because the raw material is abundant, and capable ofbeing conveniently and promptly increased. The United States have sorme palpable and great advantages, over their foreign rivals, in the cotton branch. Those of Europe depend upon foreign agriculture for the raw material, for the indigo dye, and, in a considerable degree, for their bread stuff. Those in the East Indies will not be allowed, or be' able, to use labor saving machincry. Improvements in the looms, and other things, are opposed by force in Europe. The expenses, costs, and charges of transporting cotton from the farms and plantations, even near the coasts of the United States, to the manufactories of Manchester, Glasgow, and Rouen, and the same charges upon the manufactured yoods from Manchester, Glasgow, and Rouen, to the houses of the planters and farmers in America, are equal to fifty per cent. upon the European costs of the finer, and seventy per cent. upon the coarse, heavy, and bulky goods of those great manufacturing towns. Every person capable of working in the manufactories of woollen, linen, hempen, and silken cloths, can become, in less than a week, a good cotton manufacturer. The cotton branch, in the United States, is the great resort of all unemployed cloth manufacturers, and there is here no impediment to a person's changing his trade or employment, or place of business. Every man and woman in America, uncharged with crime, is free of every city, town, borough, village, hamlet, township, hundred, and county, and enjoys the freedom of every occupation, trade, and calling. The chief American bark and other dyes, and particularly the costless dye, called the iron liquor, made by covering useless fragments of that metal with vinegar or the pyroligneous acid, are convenient coloring for cotton yarn and cloths. A great desideratum in the manufacture of cotton is a method of giving it a true scarlet dye, which no art has, hitherto, been able to fix in goods made of this raw material. It has been, for many years, the subject of an offer of a very considerable premium in Europe. The Americans make good red cotton tor the weaver; superior to Turkey yarn.

In consequence of numerous and particular inquiries and communications, in and from all parts of the United States, it satisfactorily appears that the skill, the means, and the scale of the year 1810, in the cotton manufacture, have been very greatly improved and extended, and that the capital, machinery, and establishments, have been very much enlarged and multiplied. The cotton blanket, which is a luxury on the continent of Europe, is a matter of great economy in the United States. It is an excellent covering. The double twilled cotton cloth, for apparel and furniture, begins to rival the immense invoices of foreign ticklenbergs and other stout linens. Similar facts occur in i variety of other instances. Heavy cotton goods cannot be imported without a loss. Fancy goods offer the greatest profits, and, in many instances, are easy of imitation. In household manufactures, as soon as it happens that the stock of flax and wool is exhausted, the industry of very great numbers of families of the Middle, Northern, and Fastern States, is applied to our redundant cotton, which is every where for sale, and pays no import duty or excise. Every additional working hour, in a day thus employed, is an addition of one twelfth part to the domestic manufactures of the country. It is Jighly beneficial to possess an unlimited raw material, which, at once, invites and impels to sober, stealy industry, and facilitates its operations. One natural effect is, to render every industrious female an artizan, whenever her household duties do not require her time. The general practice of manufacturing cotton in families, not resident in the cotton raising district, prepares those families, by their habits of industry and their skill, for that extension in the woollen manufacture which the rapid multiplication of sheep must very soonuccasion.

A large quantity of cotton is used as chain or warp, with woollen woof or filling, and it is used as woof or filling for goods with flaxen or hempen chains or warps. It has nearly superseded the use of flax in the manufacture of hosiery, and is, sometimes, mixed with wool in making stockings. Cotton is well adapted to use, in stockings, in our Southern winters. It is believed that it would be favorable to health if the colored laborers were supplied with a cap of thick undied cotton swanskin, similar, in form, to the highland woollen cap of North Britain. Fevers, and morbid strokes of the sun, would be prevented by the protection of the head.

WOOL.
The manufacture which is next in rapid improvement and extent to cotton, is that of wool. It is very considerably aided by the new carding and spinning machinery, by the introduction of the merino, Barbary, and long woolled sheep, by improvements in the breeding and tending of the general flocks of the country, by superior care of the growing fleece, by the increase of the value of the carcass or mutton, by the sorting of wool, by improvements in the stocking and cloth looms, by the acquisition of the fly shuttle, and of machinery to dress and finish cloths, by increased skill in the workmen, and by improvements in the arts and business of fulling and dying, to acquire which, great exertion and expense are applied.

The present growth and production of English wool is supposed to be most accurately estimated by Mr. Euccock, of Leeds, in his late publication. It is believed to decline. The soil is insufficient for the population. He esfimates it at ninety-seven millions of pounds per annum. If the whole quantity of the united kingdom be taken at one hundred and twenty millions, and if two third parts be used by the British and Irish people, it will give eighty millions of pounds for sixteen millions of people, or five pounds per head, whether infant or adult. This is exclusive of foreign wool and the increased cotton substitutes. In the same proportion, the United States, if they contain, at this time, eight millions of persons, would require, were our climates as cold, forty millions of pounds. If it be considered that half our population lies to the southward of Pennsylvania, and that their cotton is a very convenient substitute for wool, it would appear that forty millions of pounds weight of sheep's wool is a good supply. It is believed, from the facts stated and considerations suggested on the subject of wool, that the supply of 1812 does not fall short of twenty to twenty-two milinons of pounds. Not only have sheep been multiplied, but their fleeces have been increased in weight, and much better preserved. A very few years must increase our wool to forty, fifty, or sixty millions of pounds, when the exportation of woollens must take place: for, it is not doubted, that our housewives, manufacturers, and machinery, will continue'to make up all the wool our sheep will yield. The stocks of fine woolled sheep in Spain and Portugal are, unhappily, diminished, neglected, and injured, as well in the fleeces as in the bodies of those animals. Our principal source of European supply of fine wool is then reduced in quantity and quality, while prices are advanced. Our own stock of fine wool is, therefore, the more convenient and beneficial, and the manufactory of it is the more highly encouraged and greatly assisted. The most strenuous and judicious efforts to increase the quantity and quality of our wool have occurred within the two or three last years, while our adventitious gains of sheep and wool have been far greater than in any past time. Yet the manufacturers (with their machinery) have so increased and extended as to advance the prices of wool, and even to produce continued importations. Considerations of revenue, at least, have occasioned the actual encouragement of increased duties, in the last year. The simplicity of the prevailing colors in the woollen branch. for some time, has been favorable to the United States, and continues to be so in the present state of their woollen manufacture. Scarlet. purple, garnet, crimson, claret, maroue, and pea green, are more difficult to dye, fix, and finish, than drabs, bottle greens, grave mixtures, and browns. Several extensions of the woollen manufacture, produced by interruptions of the importations from Europe, and by the increase of wool, are particularly convenient to this country, because they do not require the aid of fulling mills, and may, therefore, be executed in families, and by manufacturers within their own working places. Flannels, common woollen stockings, and hats, are among the goods contemplated. These are commodities of very great cousumption, and as necessary as any other woollen goods for the general population, and for the supply of the army and navy.

The spinning wheel, the loom, and the fulling mill, are real aids to manual labor. The two first have been long invented. The last is a far more recent discovery. It has been little improved since its invention. If nice skill in using the fulling machinery is of the greatest importance to the success of the woollen branch, it is very desirable to awaken the most particular attention of the manufacturers to this operation and mill. The fulling of hosiery is practised in Pennsylvania, in that description which is called the Germantown stockings. It particularly adapts them to the comfort and trying service of the army. The fulling of hats is yet a manual labor. Wool, and other animal substances, are capable of being fulled. Vegetable substances are not deemed capable of that operation. The improved carding, spinning, and shearing machines, the house cloth loom, and stocking cloth loom, are all capable of saving labor. Dying saves the domestic labor and expense of washing, while it prevents all that injury to the pleasantness and beauty of woollen cloths, which frequent washing occasions.

No branch of manufactures receives so great an accession of foreign workmen as the woollen branch, because the raw material and manufacture are universal in Europe.

No branch, of the manufactures of the United States, receives so great a propulsion, from our immense landed capital, as the woollen branch; because sheep are produced in every section of our country. Cotlon has a nalural or climaterial district, and requires a very limited portion of it. Wheat has a practical district. Hemp and flax are limited in their cultivation by the state of population and employment. All these require the steady labor of many hands. But the field of sheep walks is as extensive as our territory, and sheep farming is universal. It must become very extensive. They do, themselves, much towards the care they require. The quantity of land which would maintain the greatest stock, belonging to any country in Furope, is but a minor fraction of our soil. Wool, then, must become abundant, and household manufactures, machines, and artizans, ensure the conversion of it, as fast as it will increase into materials for apparel and furniture, and into other merchandise, for domestic and foreign trade and consumption.

Of all raw materials, none is capable of conversion into manufactures, so favorable to health, as wool. It is extensively and indispensably necessary to the enjoyment of that blessing. A great number of persons, of both sexes, and of all ages and conditions, require woollens for their comfort and their safety. There is no other good material for carpets; no other capable material for common hats and winter stockings; no other which preserves, in the human body, that constant, and equable, and insensible perspiration, the want of which brings early pain, disease, and death. No material for cloths, for furniture, and apparel, is so sale as wool, in respect to fire. No abundant one, for these purposes, is so capable of economical and elegant colorings or dyes. Wool receives, and better than any other material retains, every tint, every shade of color. The goods of this manufacture are of very great variety and compass; beginning with three shillings, sterling, per groce of yaris, in the shape of woollen bindings, and rising to fifteen dollars per yard, in the form of superfine broad cloths, of the best Peruvian or Vicunia wool.

## IRON.

The red appearance, produced by iron, in our burnt clay, in every State and county, proves that character or quality of our soil. The ore is very abundant and widely diffused. The extraction of the metal, in the best condition, the conversion of it into steel, and the manufacture of it into all the necessaries and conveniencies, belonging to this extensive and useful branch, are facilitated by the omnipresence of wood, and, consequently, of charcoal, and by rich and numerous veins of fossil coal, appearing, in many places, on the surface of the earth. These are present magazines, and uncommonly strong symptoms of immense latent treasures of that fuel. The manufacturers of iron wares loudly call on the owners of mines of that metal to open more of them, and to work the whole upon a far greater scale. Machinery, to work up pig iron, has been wonderfully invented, extended, diversified, and multiplied, in this country, since the impediments, from the year 1750, from external legislation, ceased to exist. Every year enlarges and diversifies the iron and steel manufactures. They are much too numerous for a detailed statement. Castings have been made in very increased quantities. Those for the use of manufacturing machinery, alone, have been computed at one thousand tons per annum. 'The common blacksmiths' work, though, of necessity, very imperfectly given in the tables, is a branch of manufacture of great amount, and is performed in every section of the United States, however agricultural, and however peopled. The improvement of the system and tools of these workmen, and, particularly, the introduction of labor-saving machinery into their shops, would be a very substantial benefit to them and to the country. The blacksmiths' shops are, in effect, primary schools of the arts. The cut nail machinery has been very beneticially introduced into some of these shops, near to the iron furnaces, ensuring the profitable employment of all the time not otherwise occupied. It is like the two spinning wheels and the loom among the women, in private families. The greatest nail making State produces at the rate of nine pounds of nails for each person in the State; which is at the rate of sixty-five millions of pounds for the whole white population of the United States, were equal attention paid to this gainful economy of time and labor. There are many blacksmiths and nail makers among the people of African birth and descent.

There being, in effect, no limit to our fund of charcoal, the extraction of pig metal from iron ore, the refining of iron by the second process, as also by the forge hammer, and other modes of compression, and the formation of it into manufactures, by all the operations which require it to be heated to the malleable degree, are, therefore, performed without any of the injuries to the metal, arising from fossil coal, and with all the benefits resulting from carbonic fuel. As the extent of our territory ensures a very great duration to our stock of charcoal, by mere natural reproduction, and generally without the labor and expense of plantations, our iron manufactures must be vuy good, permanent, and highly beneficial. There are rreat quantities of iron adjacent to forests, which continue to imopde the cultivation of the richest soils. Practice, the sciences, and imported aid and skill, add yearly to the degree of ability we possess in the iron branch. The rolling and slitting mills, the nail mill, the tilt hammer, the grinding and polishing mill, the wire mill, and all the great variety of iron works, except the common furnace and forge, were assumed to be prohibited by the act of the British Parliament, of the year 1750, restraining the manufacture of iron beyond the pig and the bar. The iron and steel manufactures of Great Britain were raised, in 1785, to the value of fifty millions of dollars. The United States formerly exported much iron, but they now import a far greater quantity in bars, and some rolled and slit. The returns of the quantity of iron manufactured are very imperfect, yet much is exhibited on the face of those documents. This branch has been very fruitful in inventions and labor-saving devices, both at home and abroad. In the moments when we feared difficulty and injury for the want of certain necessary things, the manufacture has been suddenly attained and established. This is remarkably the case as to common steel, iron wire, and edge tools, the manufactures of all which have been greatly advanced since 1810. The variety of iron goods returned by some of the States and counties, proves, to all who are acquainted with this country, that great quantities and values of the same kinds of goods are omitted in the returns from other States and counties. The improvement and extension of the cast iron manufactures, including cannon, cast solidly, with a spruce head, and bored out, have been very great. The saving of the labor of the manual hammer, which is a chief benefit of small castings, and of the tilt and trip hammers, have given extraordinary activity to this branch of the iron manufactory.
'The course of things is very strikingly altered with respect to both the commerce and manufacture of iron. The iron branch is more extensive and perfect in Great Britain than in any other country. It is worthy of note, therefore, that considerable quantities of iron and steel are imported, even from that country, into the United States, proving our capacity to manufacture iron goods. The duty alone prevents much more considerable importations of Britishiron. The Englishiron manufactures were very extensive in 1783 . But in each of the five years preceding 1800, they imported, on an average. 41,000 tons of bat iron. Many British workmen of their furnaces and forges have migrated to the States on the Baltic, and to other parts of the world, induced by the temptations of countries full of iron and wood. The scale upon which iron works have been lately conducted in Britain, the use of the steam power and the charring of pit coal, have produced great benefits to the owners of iron works. Every thing that saves, or which is equivalent to the saving of labor, in the business of the furnaces, is of peculiar importance to the countries possessing abundance of iron ore. The extension of our manufactures is not impeded by any want of the means to
work it, when procured in the first simple state of pig metal. The extraction of metal from the ore involves much expensive labor. Much business is done in labor-saving manufactories, much in the common manual shops, since we can make the wire and working cards, and cannon, small nails, and anchors, spinning-wheel irons and mill work, screws and plough-shares; and as we have raised the price of bar iron from sixty to one hundred and ten dollars, since our Revolution, our capacity in the iron branch cannot be doubted. But the most weighty fact, respecting the state of our iron manufactures, is, that we cannot procure enough of pig metal and bars to satisfy the great and increasing demands of labor-saving mills and machines, and our numerous handicraft workmen. A principal improvement in the iron manufacture would be, to make more valuable descriptions of goods, such as cutlery, fine tools, needles, watch springs, and other nice wares.

## HEMP.

The growers of this raw material are said to suffer very considerably from the sacrifice of the quantity and value of their crops, by imperfections in rotting and preparing it for the manufacturers. An injurious conversion of a great number of strong and good fibres into tow, by the want of skill and care in the preparation of it for the spinner; too often occurs. This strong and harsh raw material is also rather unsuitable to the numerous class of female spinners and weavers. The labor of the culture, preparation, and manufacture, of hemp, occasions it to be nearly excluded from the operations of household manufacturers, in which respect it is on a less convenient footing than flax. Its great importance to defence obviously recommends hemp to the most particular attention and consideration. Its region, its soil, its seed, its mode of gathering, rotting, freeing from the stalk, dressing, keeping, spinning, weaving, finishing, and uses, merit thorough investigation, very intelligible specification, and extensive diffusion, so as to ascertain, preserve, and make known, all those things, with the best instruments of its culture, preparation, and manufacture, and the selection of its seed for propagation, oil making, and all other uses.

In the spinning of hempen yarn, water and steam mills have been introduced. In making twine, and even in making cables, horse machinery is used. The improvements in weaving are more likely to be successful in the manufacture of hemp than in any other raw material, from the great strength of the yarn.

No manufacture appears to demand, in a greater degree, the aid of joint stock, or associations of capilalists and munufacturers. It is possible that such companies might very favorably effect the cultivation of hemp, by purchasing it of the planter, in the state in which it is first separated from the root or ground, in the manner in which some of the Louisiana cane growers sell to a sugar manufacturer, the stalks of the cane, as soon as they have been cut. Such divisions of labor have many favorable effects, and some particularly desirable in this country. When the manufacturer buys sugar canes to make sugar, or hemp in the stalk to rot, and otherwise prepare, he, in effect, carries his manufacturing laborers into the present system of cultivation, by making them perform certain labors, which the farmer's people have hitherto performed. 'The manufacturer also brings his money earlier into the hands of the farmer or planter, and he saves him all the capital requisite for works, tools, instruments, and wages. The operations of the manufacturer also save labor, either by machinery, or by the superior skill and dexterity of those who follow one art or branch of industry. There is an useful reaction of all the adjacent arts and trades upon the neighboring cultivators, leading to care in all the parts of agriculture necessary to the procluction of excellent goods in the best condition. Our numerous flour millers are ever checking the farmers who offer them bad kinds of wheat, or unclean, or mixed with rye or garlic

Positions in the best hemp districts of the United States, where the strong nature of the soil tempts, or impels to the cultivation of hemp, and where fossil coal abounds, appear to be fit places to bring forward the manufacture of hempen cloths, yarns, twizes, and all other goods which are convenient to handle, to store, and to transport; and which are not, like cables and ships' cordage, liable to be injured by the tar used in their manufacture. By manufacturing hemp at the place of its growth, in such situations in Kentucky, the great and useless charges of transporting the offal, the tow, and the good hemp, in an unmanufactured state, would be avoided. The best part of the materials, increased in value by the costs and profits of the manufacturing, would better sustain the charges of sending them to the other States, or to the sea ports, for the foreign trade. This raw material aftords the strongest evidence of the absolute necessity of manufactures, and of adjacent manufacturers, especially by labor-saving machinery, to the prosperity of agriculture, and to the certainty of public supplies. Had we not cultivated and manufactured hemp, in the time of peace, we must have suffered for want of the manufactures in time of war. Measures, even to force such manufactures as are really necessary to the public safety, are not uncommon in the United States. A printed investigation into the cultivation, manufacture, and uses of hemp, with engravings, from the seed to the completion in cordage, cloths, and other supplies of war, by sea and land, would be of great public advantage. One foreign nation went into such a measure, and displayed before the people, in the most perspicuous manner, all the operations of forty arts and trades, most important to agriculture, war, domestic service, and foreign trade.* No country would be more promptly moved by such measures than the United States. The minds of the people are open to useful information, and those who receive conviction from such information, are under no restraints of local or professional privileges. The freedom of trades, and the freedom of towns, as they exist in some countries, are deductions from the general freedom of the national industry.
flax.
Habit, convenience, and necessity, especially without the bounds of the cotton district of the United States, occasion an extensive cultivation, preparation, and manufacture, of this raw material. The foreign countries which are most distinguished in this branch, have not yet made any considerable use of labor-saving machinery, and have few regular factories in which flax is prepared, spun, twisted, or wove. They have, until lately, depended entirely upon household industry for the preparation and spinning. In the United States, the branch has risen to its present considerable height chiefly by the same means. Within a few years, machinery saving labor, in a greater degree than the common spinning wheel, has been introduced into regular establishments, and even into private families; also machinery to double, treble, and twist. There appears no reason to doubt that the flax manufacture vill maintain a respectable ground in the United States, by the industry of common spinners and weavers, by little and great labor-saving machines, by the fly shuttle, and by some of the improvements of the loom. Such an investigation and display of all the operations and instruments of the culture and manufacture of flax, as have been suggested in regard to hemp, would be equally useful with a view to profit, though not so important to the defence of the country. The spinners and weavers demand of our merchants their constant aid in the importation of flax, for our cultivators dis not keep pace with the wants and progress of the manufacturers; and in proportion as labor-saving machinery and capital shall be introduced into this branch, still greater exertions of the landed interest will become necessary. The household manufacture of flax is the most general, and the most familiar of all the family operations, relating to cloths for apparel and furniture, in the United States. In consequence of habits so prevailing, all we can raise is manufactured, and all we can import. This branch also affords conclusive evidence that even handicraft operations will succeed in the household way.
gold, Silver, and the finer mixed metals.
The increase of capital, with the consequent freedom of consumption and extension of manufactures and commerce, has occasioned goods made of these materials to be greatly multiplied, diversified, and improved. Gold and silver wares are made in all the considerable towns, and have reached a very high degree of convenience, excellence, and beauty, in some places. They are not only equal to every possible demand of the country, but our present workmen could make a stock of gold and silver wares, for foreign sale, equal to the quantity exported by any nation of Europe. With common care, the standard quality is good and uniform, the branch being in the hands of an intelligent and respectable class of citizens, and if it were chosen to raise the standard of quality in such incorisider-
*The French exposition of the arts and trades, called "Dictionnaire des Arts et Metiers."
able degree, as to make the silver plate a little superior to the purest foreign standard, and to establish an assay, the operation would probably be quite as pleasing to the conductors of this branch of our manufactures as it would be practicable and easy.

The use of rollers, and other contrivances, to save labor in some degree, have been gradually introduced into the gold and silver manufactory; but, being numerous, they have, though small, at length reached to a considerable aggregate importance. They would, indeed, be, at this time, highly convenient and valuable, did not taste and fashion, to the dominion of which this branch is peculiarly subject, render it unsafe to make a too large stock of goods, though exhibiting, in their forms, every line of beauty and of grace.

The goldbeater's trade, or that of the manufacture of gold leaf, has been recently introduced into the United States. The metal is prepared by labor-saving rollers, which reduce it to the thickness of a hard, tough, and very thin letter paper. Silver is similarly manufactured into leaf. The city of New York has attracted the most conspicuous and greatest number of these artists. It is understood that they are well established and prosperous. The workmen of Europe, in all branches such as this, are much incommoded by the fluctuations and distresses of that quarter of the world, and they now find encouragement here. This is the case with all that description of artists who are employed in making the more valuable metal ornaments, trinkets, set work, of glass, valuable stones, and paste, in gold, and silver, and jewelry

Plated work, and the fine and common mixed metal buttons and buckles, are made in very considerable quantities, by foreign and native workmen. Casting and machinery afford them great assistance.

Button making has become a lucrative and regular employment in the United States, and is far more considerable than appears by the returns. The rollers for small and fine work are not sufficiently numerous and dispersed, or all the necessary supplies might be made with ease. The rolling and stamping apparatus greatly saves labor in button making. The American cast button is so cheap, that it can rarely be imported. Water mills and steam engines, to roll and stamp, in the manner of Europe, will quickly possess the United States of the entire manufactory of buttons, and other small metal goods, for seven millions and a half of people, with opportunities of free and unburdened exportation.

## HIDES AND SKINS OF DOMESTIC AND WILD ANIMALS.

Every description and variety of leather is made here. So entirely and easily are the raw materjals worked up by the tanners, leather dressers, and other manufacturers, that even the deer skin, which was formerly prepared in the buff mode only, is now much more frequently and extensively tanned and dressed as russet or colored leather. That species of skin alone has been heretofore exported in the unmanufactured state. Fine and delicate skins, which were not formerly known as raw materials, are now imported, and handsomely dressed, finished, and made up into ladies' shoes, pocket books, and other goods. 'The demand for skins, in this extensive and successful branch, has occasioned a curious and effective invention, to split skins, producing a double quantity of covers for books, and other purposes. The hog skin is tanned in some places, but it is too often neglected and lost, in the shrape of mere offal of fresh, pickled, and smoked meat. Being particularly fit to make strong and handsome saddlery, the farmers will profit by attention to the best management of their hog skins, in all the States, as they now do in some. The proper oil of fish is not so abundant as it formerly was, nor obtainable in interior situations, without a great expense; and it is possible, that the congenial fat of the skin of this animal may occasion it to be better and more easily preserved than the skins of horses and oxen. A judicious course in manufactures is to consider the true fitness of the various materials, and to put each kind to its proper use.

The facility and utility of the manufactory of leather, is every where such that the utmost ingenuity has been exercised upon the subject of the sources of the raw materials, and the economy of them when manufactured. A considerable premium has been offered, by the French Government, for the invention of the best and cheapest substitute for leather, for the covers of books.

It would favor the Indian trade, which has a great tendency to conciliate the aborigenes, if the manufacture, and a greater consumption of deer skins, could be effected in our frontier towns. It would give activity to the Indian commerce. The transportation of dressed skins from thence, would not be subject to so heavy a rate of expense, in proportion to the increased value, nor would they suffer, in their substance, as they now do, from the worm, and from fermentation and decay.

The present and constant manufacture of all our hides and skins, affords the manufacturers an opportunity to devise and perform such things as, by increasing the beauty and goodness of their commodities, will enhance the aggregate value of the leather branch. Much utility and profit may be derived from superior tanning. coloring, dressing, workmanship, fancy, taste, and economy, in the whole range of the operations of the leather manufacturers. The elegance of our improved book binding is an example. The abundance of farm lands, and the distance of many of them from the seaports, render it certain that the United States will always be one of the greatest cattle raising and meat eating countries. Of course, there will be in our markets a great quantity of North American hides and skins. Bark, lime, and water sites, are, in many places, rarer incidents in country tanners' possessions and general situation, than things required to be specially sought, purchased, or hired. Whatever is properly made of leather, is a commodity of the most useful and durable nature. There are no commodities, the surplus of which will more certainly command a good and sure foreign market, than the manufactures of this raw material. As the nature of the country, and of many things in it, give a great fund of fixed and necessary capital in this branch, so it is true that there is a very large moneyed capital constantly employed in it. The Southern planters have, in many instances, made tanning a household or plantation business, which they may generally do with a little attention to the practice, and the addition of the pleasure of a little relative chemical reading. Were chemistry, in particular, and the general science relative to the fine and useful arts and manufactures, made a branch of domestic and academical instruction, it would greatly and permanently redound to the dignity of the American mind, and the solid internal profits of the business of the country. Such a course of instruction may be commenced at an early age: for exhibitions of this nature, internal compositions, mixtures, attractions, fermentations, and decompositions of material objects, are as amusing as instructive, and all these are pleasingly and intelligibly displayed in experimental philosophy.

It is believed that the present annual value of the leather manufactures of the United States exceeds that of any other nation, in proportion to the population, though the prices in America are lower, and the goods are nearly all of the useful and necessary, and not of the fine and showy character; and, as they are chiefly by the mere manual industry, and are not much aided in the domestic or household way, they establish our capacity for general manufactures in the ordinary modes.

## MLAPLE SUGAR.

This useful and valuable commodity has been heretofore generally estimated as one which this country was rather able than likely ever to manufacture in a considerable quantity; yet, incomplete as manifestly are the general tables, in which eight only of the twenty-six districts return the maple sugar manufactured, and defective as are the subordinate returns from nearly all the States which have noticed the commodity, it is found that $9,665,108$ pounds of maple sugar are proved to have been made in the year 1810. It is considerea that seventeen millions and one-half of foreign sugar, with perhaps three millions and one-half more, of maple sugar, supplied our consumption in 1790, when the population was four millions of persons. Four millions of pounds might be added for the weight of molasses used in substance. Our present population would, therefore, probably enjoy a comfortable but moderate supply of foreign and domestic sugar, in fifty millions of pounds of the crude or Muscovado, allowing, for obvious reasons, a freer consumption now than heretofore. It is not rare for careful, attentive families to make three or four hundred pounds weight in a season. If two hundred and fifty thousand faunilies (of the one million two hundred and fifty thousand families which compose this nation) were to make only two hundred pounds each, or five hundred thousand of those families were to make no more than one hundred pounds each, we should have the requisite supply of fifty millions of pounds. The State of Ohio, with a population equal to about one-thirty-third
part of that of the United States, returns three millions and twenty-three thousand eight hundred and six pounds of maple sugar. If the whole Union were to manufacture at that rate, it would produce above one hundred millions of pounds. Thus are the calculations of the year 1790 fully realized, though deemed then sanguine and fanciful. The preservation and general propagation of the sugar maple tree, therefore, very strongly press upon the public consideration. This substantial and energetic nation can effect, with ease, what the youngest member of the Union, in 1810, struggling with the forest and the savage, performed in mere ordinary course. The thorough investigation and display of this subject, from the natural history of the tree, through the course of exposure, seasons, treatment, management, and manufacture, till its formation into refined loaf sugar, and to the death and new plantation of the tree, with its qualities and various uses as wood, and with due attention to the implements, utensils, process in a manufacturing and in a chemical view, in all the possible details, appears to be earnestly demanded of the Government. This effort would induce its reward in almost every township, by the benefits which would result from the mere excitement of a general attention to the manufacture of so pleasant, so profitable, and so nutritious a production. To be fully and universally aware of an attainable advantage, is, in such a case, to ensure the attention necessary to obtain and preserve it. The season of making maple sugar is from the middle of February to the end of March, when the farmer and his family have little business to employ them. Five pounds have been stated as the produce of a tree; but if four, and even three pounds be taken from each tree, on an average, seventeen millions of trees will produce fifty-one millions of pounds of sugar. There are frequently forty trees upon an acre of land; but, if there be only thirty-four, then five hundred thousand acres (a quantity of land inferior to very many single counties in the United States) will yield the whole necessary supply. The reserved wood lands of our farms is on a medium, more than a fourth part, even in our old counties; wherefore, a tract of two millions of acres (of which three-fourths might be cleared for the plough) would fully suffice. This quantity may be considered as about one-' thirteenth or fourteenth part of a State as large as the lands of New York or Pennsylvania, uncovered by streams and lakes. Our rough mountain land will produce this tree. It has been credibly certified that a single township; in the State of New York, produced one hundred and fifty thousand pounds weight of maple sugar in the infancy; or seventh year of its settlement. It will be observed, that the manufacture is proved by the annexed tables, in Parts III. and IV., already to take place in the Northern State of Vermont and in the Southern State of Tennessee, and in many parts of the intermediate country, establishing the region of the sugar maple tree and manufacture to be several hundreds of millions of acres. The tree is abundant in more southern districts. As it is at present considered necessary to impart to the wine of the Corinth or currant fruit a greater degree of the saccharine character than it has from nature, the general presence of the maple tree, and the universal capacity of our country to produce the red, white, and black currants, are facts apparently worthy of the public attention. Maple sugar, within my personal knowledge, has been so well refined as to have been served to the largest circles of foreign and American evening visiters at the house of the late President Washington. The quality was of that real excellence, which the double refined white loaf sugar (from the cane) of the late Mr. Edward Pennington, of Philadelphia, is generally known to have possessed. Information as to the proper quantity and use of quick lime, and some directions to avoid waste and injury in the operation of boiling, are the principal instructions vanted by our farmers and planters, to make good Muscovado sugar from the proper kind of the American maple tree. While the Governments of Europe labor so incessantly to discover a vegetable production which will yield them sugar, we enjoy, from the gift of Providence, a great, favor in the sugar maple trees which overspread our country. If we have but a limited quantity of cane land, it is happy that we possess very many more than the requisite number of sugar maple trees.

The substitution of this sugar for molasses, or the use of it when it reaches the condition and substance of molasses, is a further object to our country, which imports many millions of gallons of that commodity from foreign countries. With a view to the economy of drink, this is a most interesting consideration.

But sugar and molasses are so auxiliary to household preparations of various kinds, and to several great and small manufactures, and they are so acceptable to the great mass of our increasing population, that there is no reason to doubt that there might be a good market for all the sugar we can procure, not only from our canes and maple trees, but by the most active commerce. Consumption at home, and free exportation, will ever support the price. Sugars of every quality have increased in value throughout the world within a few years.

## THE SUGAR OF THE CANE

This interesting commodity is, in the United States, in the crude form, little more than an agricultural production, and, in its best refined condition, an elegant and grateful manufacture. After the acquisition of a cane district, by the purchase of Louisiana, it was apprehended that the constitutional impediment to the importation of slaves would have at once deprived us of much cane sugar, which our newly acquired country could produce, and, in some degree, affect the prosperity of the Delta of the Mississippi. But.the reported production of nine millions six hundred and seventy-one thousand pounds of the sugar of the cane in Lower Louisiana, in the year 1810, with one hundred and seventy-nine thousand five hundred gallons of molasses,* is considered as far short of what that country will be quickly made to produce, by the general adoption of the new and curious operations in the culture of cane and the manufacture of sugar, which are found to be practicable. The new course appears worthy of particular attention.

Instead of the employment of slaves, requiring a very burdensome advance of capital, and an expensive subsistence, the occasional labor of neighboring or transient hired white persons is often used to prepare the grounds with the plough and harrow, to plant the new canes, to dress the old ones, and to clear the growing plants from weeds. The same or other white laborers are afterwards employed by the planters to cut, and stack under cover, the ripened canes, so as to prepare them for the grinding mill and boiler. The operation of planting occurs after the sickly autumnal season, and before the vernal; and the operation of cutting also occurs in the healthy season, at the end of the following autumn. The service is not, therefore, unhealthy.

It is considered to be expedient that the planters who own, and they who cultivate the soil, should not expend great sums in the establishment of mills and sets of works on all the sugar estates, after the manner of the West India colonies of the European States. But it is found more convenient and profitable to leave the business of grinding and boiling to one manufacturer of Muscovado sugar, for a number of planters. These persons, like the owners of grain mills and saw gin mills, can be employed for a toll in kind or part of the produce, or for a compensation in money. By this method a tract of two miles square, or three hundred and twenty perches square, which will contain twenty-five plantations of above one hundred and two acres each, may be accommodated by one central manufactory of Muscovado sugar from the cane stalks: for none of the plantations will be more distant from the boiler than a single mile-a mere city porterage or cartage. Refineries, making white sugar, and distilleries, may be added, and the economy and accommodation to the planters will be more complete.

The effect of this division of labor and ownership will be rapidly to bring into the most complete and productive cultivation all the cane lands in the United States, and to advance the various manufactures of this valuable and wholesome agricultural production. The easy and cheap maintenance of cattle, the abundant supplies of provisions and building materials for man and beast, and the redundance of fuel and cask lumber, with the benefits to our planters from being more frequently and comfortably their own stewards and overseers, will greatly redound to their convenience and profits. The exemption from duty on their Muscovado sugar, their refined white sugar, their molasses, and their rum, is a very great advantage to the manufacturers of and from the brown sugar and molasses of the United States. $\dagger$
*There were made, also, two hundred and thirty-nine thousand one hundred and thirty gallons of distilled spirits out of two hundred and thirty-nine thousand one hundred and thirty gallons of molasses, in Lower Louisiana, in the year 1810.
$\dagger$ It is understood that the sugar cane has been successfully cultivated on the coast of Georgia, within thirty or forty miles of the ocean.

## WINES OF THE GRAPE.

The proper wines of the grape, of the best qualities, are those produced in various climates which are found in the United States, if reliance can be placed upon the indications of temperature which I have ventured to suggest. To the kinds of that liquor which have been mentioned, the celebrated wine, called Tokay, may be added. It is produced near a place of the same name, situated in Hungary, in $49^{\circ}$ north, in a temperature approaching to that of Champagne, one of the best wine districts of France. This situation may be considered as nearly corresponding with that of the country around the common point of contact of Virginia, Maryland, and Pennsylvania. The exquisite wines of the Cape of Good Hope, particularly the red and white Constantia, which are produced in $34^{\circ}$ south, a position deemed colder than the same latitude north, may be also added. The Madeira produces there an excellent wine.

It has been understood, within a short time, that some enterprising and well informed emigrants from Germany, after careful experiments, have considered the temperature of the southwestern corner of Pennsylvania as suitable for the production of the Rhenish and Moselle qualities of wines. This fact contributes to support the opinion, that it will be safe to count the degrees and minutes of common temperature in Europe and North America, respectively, from Lisbon and St. Augustine or New Orleans.

It appears by the returns, that about ninety-six quarter casks (a quantity of good red wine worthy of notice) have been made by a few Swiss settlers, from the Madeira and Cape of Good Hope grapes, on the river Ohio, in about $39^{\circ}$ north latitude, in the territory of Indiana. It is also understood, that a good wine, really fit for table use, has been made in the vicinity of Columbia, in South Carolina. Other experiments have been made, with various success.

The grape vine of several distinctly different species is indigenous in the United States, and is found in every degree of latitude, from the river St. Croix to the Gulf of Mexico. It is, doubtless, from such original stocks, in corresponding temperatures of Europe, that its several present excellent wine grapes have been obtained by selection, choice of position, and soil and cultivation. The skill of the wine maker, resulting from practice, and improved by the relative arts, has curiously perfected the manufacture of wine. This commodity rewards, by profit and pleasure, the skill and exertion of its improvers. A striking difference, very interesting to the United States, occurs in the characters of certain great classes of foreign wines, extensively used in this country, a statement and attempt to explain which may contribute to improve the future operations of the wine makers of the United States.

It has been constantly observed that, although the superior red and white wines of France (the Burgundy, the finer clarets, the Champagne, and the Sauterne) are proved by the hydrometer to be as strong as some, and stronger than others, of the wines of Spain, Portugal, and their wine islands, (the Sherry, the Pacharetta, the Lishon, the Carcavella, the Madeira, the Ceneriffe, the Fayal, and the St. Michael's) yet the French wines can oniy be kept in bottles well corked and sealed, while the latter are constantly kept upon tap, in half emplied casks. It is also observed, that, within a few hours after the uncorking of a bottle of French wine, especially of any of the superior qualities, it becomes sensibly bad, while these white wines of Spain, Portugal, and their islands, remain good, and some of them even improve in decanters, which by accident have remained long unstopped. This difference is considered to be occasioned by the fact, that the spirit of the French wine is its own natural and proper fermented spirit, while the Portuguese and Spanish wines have, in addition to their fermented, infusions of distilled spirits or brandy. The French wines, soon after their exposure to the air, by the drawing of the cork, are believed to recommence fermentation, and are quickly injured, having been before sufficiently and most perfectly fermented; while the distilled spirits in those wines of Spain and Portugal, prevents a similar recommencement of fermentation and its consequent injuries. Distilled spirits have no sensible fermentation.

Believing in this cause of the difference between those two great classes of wines, and deeply impressed with the importance of that difference, in several views, I submitted the facts, in a guarded and informal conference with the President, Vice Presidents, and several other learned and judicious members of the American Philosophical Society, at one of our meetings, in a manner which led to suggestions of the moment, from the gentlemen, respectively, in order to attain a knowledge of the cause; and, after hearing the whole, that which I have stated was also submitted to their consideration, and was received with as much assent as the nature of a learned body and of the subject rendered proper and necessary, on a new and informal communication. This matter is introduced here as the foundation of a suggestion, that, in the wine making business of the United States, in internal situations, where bottles may be costly or unattainable, a cautious infusion of the barely necessiary portion of homogeneous distilled spirits (the purest and best brandy of the grape.) will, probably, enable qur citizens to keep their wine as they keep those of Lisbon, Xeres, Madeira, Fayal, and Teneriffe, in half emply casks and common decanters. Thus, not only a great and universal economy in respect to bottles may be made, but the practicability of keeping wines, in a condition fit for use, may be extended to all situations, and to every store keeper and family. Hitherto the manufacture of fermented liquors has been impeded, by the expense of bottles, and often by the total want of them.

As the grape and its wines and essential salt (known under the name of cream of tartar) are of very considerable importance to our interior country, which must receive foreign wines at costs and charges, which a great majority of the people cannot sustain, and as wine has a high value as an inducement from distilled spirits and as a medicine, besides the value of the fresh and dry grape, it is a matter of real consequence in this statement, that the success of the wine manufacture appears to be rendered certain, by the variety and universality of native grapes, by a number of suecessful experiments, and by the correspondence of temperature between parts of our country and the districts of the Tokay, the Champagne, the Moselle, the Rhenish, and the Hock, the Burgundy, the various clarets of Bordeaux, the Sauterne and Grave, the Oporto, the Lisbon, and other superior or estimable wines of the European continent, and those also of the Cape of Good Hope. Extreme heat does not appear necessary or even favorable to the happiest concoction of the juices of the grape, the orange, and fruit in general. France, not less distinguished for its various and exquisite fruits than any other country, has no point more southern than $42^{\circ} 26^{\prime}$ north latitude. In considering the character of Madeira and its wines, it will be remembered that it is a small and elevated island, and similar considerations, as to temperature, arise, in regard to the Constantia vineyards, at the southern point of Africa, the Cape of Good Hope, which must greatly partake of insular characteristics.

## OTHER FERMENTED LIQUORS

The moralizing tendency and salubrious nature of these manufactures, recommend them to a serious consideration, and particularly in our country. Distinct views of those of the wines of the grape, customarily, and of the currant or Corinth fruit, have been submitted. Beer, ale, porter, cider, and perry, manufactures of great aggregate importance to the farmers, remain for notice. The difficulty and expense of procuring a supply of strong bottles, and a peculiar taste for lively or foaming beer, which our summers do not favor, have been principal causes of the inconsiderable progress of the manufacture of malt liquors, compared with distilled spirits. The absence, or the infrequency of malting, as a separate trade, has also operated against brewing in the small way, and in families. The great facility of making and preserving distilled spirits, has occasioned them exceedingly to interfere with the brewery. The liquor of peaches, hitherto deemed incapable of use without distillation, greatly prevents the use of beer in a very extensive region of our country, where the peach tree grows with the freedom of a weed, and where its fruit is of the best quality. Cider, which is abundantly produced in another very extensive region, rivals fermented malt liquors, as a common drink, and a material for a customary concoction (the cider royal) and for distillation.

A method to preserve beer, and other fermented malt liquors, on tap, in half full vessels, by peculiar constructions of the casks and the cocks, has been invented.* The manufactory of glass bottles is likely to continue to
increase. The cork tree might be established in all our climates south of the Chesapeake. The manufacture of wire, for securing the corks, is commenced with abundant capital in several places. The sealing materials for bottled liquors, are cheap in America. The manufactures of the brewery are diversified in the shapes of porter, pale ale, brown ale, strong beer, and small beer, to suit all tastes, and to accommodate all climates and consumers. The want of a head, or top of foam (or cream, as it is popularly called here) is now known to be observable in the tap beers of Europe, and it is presumable that this object of fancy, or taste, will not, therefore, be, in future, deemed indispensable in the American tap houses and families. We have been used to consider the want of this foam as an evidence of badness. The brewery must be expected to improve in the United States, as it manifestly has, since the introduction of the pale ale and porter manufactures, in 1774. The exportation of maltliquors, and their coasting transportation and sale, have been very much increased.

So great inducements from the cultivation and production of grain arise from the cultivation and growth of raw materials, including cane sugar, and from the very increased attention to sheep, and horse, and cattle farming, that the great farmer's manufactory of ${ }_{\text {, }}$ cider must extend, increase, and improve. The high price of flour, also, diminishes attention to grain liquors. The first qualities of cider are more valuable than the inferior wines are to the cultivators of France, the Azores, the Balearic isles, the Greek isles, the Canaries, and other wine countries. Cider is particularly convenient to those States whose settlements are completed, as it requires the use of but little land, and not the exclusive use: for orchards admit the cultivation of the ground. The distillery in those fully populated States, is chiefly from apples, to the north of the Delaware. The preservation of cider, without the expense of bottling, is more practicable and more general than that of fermented malt liquors.

The exquisite and various flavor of the North American peach, in the most favorable situations, and the ease with which it is propagated in such places, give rise to great solicitude, that nice and careful experiments should be made of the quality of the clear fermented liquor it would yield. Whether the attempt would succeed best, if the peach were treated like the grape, the apple, and the pear, in making wine, cider, and perry, or whether it would best succeed, if the fruit were treated in the manner of the currant, experience would determine. In the former cases, proper grape wines, cider, and perry, are made of the juices of the grape, the apple, and the pear, without water, and often without brandy in the wine; always without brandy in the farmer's cider, and in perry. In the case of the currant wine, brandy is sometimes added, and sometimes omitted; sugar is always added, on account of the acidity of that fruit. The peach would not require that addition. There seems to be reason to fear it may prove too saccharine. It ought, however, to be remembered, that the wine of France, called Frontignac, is of an extreme sweetnes, with less pungency than the juice of the peach. It is possible, too, that the peach juice, fined, and with or without an infusion of brandy, might be preserved as a sweet, to mix with other things; it would probably require the bottle. The ease with which the peach is raised throughout the United States, and its application, hitherto, to the table, only in its fresh and dried states, and to the distillery, invite to endeavors to extend its utility. So copious an addition to our substitutes for cane sugar, in the form of a sweetening treacle, and of so exquisite a flavor, would be very valuable, if it could be rendered conveniently attainable.

The ancient fermented liquors, made of honey, called metheglin, and mead, are not mentioned in any of the returns, though they have been long made in the United States-the former, in considerable quantities. They would fairly contribute to swell the aggregate value of our household manufactures.

DISTILLED SPIRITS.
Numerous and valuable improvements in this manufacture have been effected. By making spirits of sixth proof, (Jamaica rum and French brandy being only fourth proof) the transportation of American distilled spirits, from distant interior places, is effected upon more favorable terms, according to the value, or a lower rate per centum. The empyreumatic oil is frequently and easily extracted by a patented operation, and the bad flavor of ill tasted spirits is taken off. The quantity of distilled spirits reported, is $25,804,792$ gallons, equal to 234,589 puncheons, of about 110 gallons each, very far exceeding all the West Indian and South American rum, or spirits, and molasses, of every foreign Power. Our manufacture of spirits is partly from foreign and American molasses, oats, Indian corn, buckweat, wheat, and potatoes, but principally from rye, apples, and peaches. The comparative importance of this distillery will be more clearly understood, when it is known that the amount of all the rum and spirits imported from the British colonies, into England, in 1785, was only 18,184 casks, of 110 gallons each. It is true, that. there was a considerable exportation from the British West Indies to the United States, some to the Northern British colonies, and a little in other directions. But the American distillery, at present, very far exceeds the whole. It will certainly continue to receive considerable support from foreign consumption.

The unobserved rapidity of the growth of the grain distillery, combining with the extension of the brewery, and with the increased consumption of the various meals, by the manufacturers, and the modern cultivations of cotton and sugar, have greatly contributed to maintain the high; prices of wheat and Indian corn: for, the rye and barley, which have been raised for the distillery and brewery, have employed a proportional part of the cleared land and labor of the country. But, as our objects of cultivation have increased in number, and continue to increase, and as grain will be raised in a less proportion, according to our population, and our manufacturers, cotton growers, sugar planters, and cattle farmers, will require large supplies, the original necessity for the grain distillery will decrease. Cider, and wines of the grape and currant, will, at the same time, increase, and will materially interfere with the grain distillery by their rivalship, and by their employment of a portion of our industry. The distillery of the potato is said to be very profitable and increasing, and the flavor may be improved by the extraction of the empyreumatic oil, in the patented manner, as very profitable, and as moralizing rivals of distilled spirits. All the other drinks, such as fermented malt liquors, cider, currant wine, perry, and grape wine, are respectfully conceived to merit a sanctioned investigation, and perspicuous display, for the use of the People.

## CHEMICAL PREPARATIONS

This branch of manufactures has been a great source of profit in Holland, Germany, Great Britain, and France. Our rapid and very great attainments in it are evidences of the enterprise of our citizens in trade and business, and of their progress in science and useful knowledge. The sugar refinery, distillery, and brewery, may be considered as ancient and important parts of this branch; but the operations, to which reference is most particularly intended, are those of the proper chemist's laboratories, for drugs, medicines, tinctures, extracts, dyes, and pigments. These have been extended with great skill and profit. The works, the capital, and the talents, which are constantly added to this business, ensure its permanency and success.

Soon after the acquisition of the Southern lead mines, establishments, to make pigments of that material, were crected, in one season, sufficient, with the new shot factories, to employ that portion of the addition which was likely to reach the Atlantic ports. Red and white lead and patent yellow are now made in very considerabléquantities, and, operating with the other manufactories of the same raw material or metal, occasion a demand upon the miners and the merchants for much more than they supply. Besides these, a great number and variety of other preparations of paints, drugs, tinctures, extracts, \&c. are constantly made, so as to interfere with the importations, in some in.. stances, and to prevent them in others. The practitioners of physic, various artists, and builders, derive great assistance, in their respective operations, from these manufactures, and, by a selection of faithful makers, have it in their power to avoid those fraudulent and pernicious deceptions, which few importers can detect, and none can entirely prevent. It would be favorable to morals, to the public health and interest, and to the internal and external trades, if these and other manufactures, liable to adulteration, were required to be sold with evidence of the maker's names.

## BRICKS AND BRICK CLAY.

There are very great quantities of brick clay, or common potters' clay, in the United States; and in numberless situations adjacent to abundant reserved woods and forests, and frequently to fossil coal. These clays are very gene-
rally impregnated with iron, and therefore the bricks, tiles, and potters' wares, usually become red when burned. The implements, utensils, and instruments, employed in the manufacture of bricks, have been considerablyimproved, so as to make very good and handsome work, with great despatch, saving labor. The pottery being effected by preparatory horse mills and turning machines, we save the time and work of the operators, and give regularity to the form of their wares. Twenty-two labor-saving projects have been offered in brick making alone. This beneficial principle thus frequently occurs in a branch which does not at first view appear susceptible of the advantage of labor-saving machinery. A horse mill might be made to turn a number of potters' forming wheels. Red hearth tiles, of a very nice quality, are made; the clay might be freed from extraneous matter, and prepared in moulds, plain, thuted, or figured, so as to be formed into tablets, facies, columns, pilastres, and other ornamental matters, of the same color as the general brick work. The marble now used for such things, would be left for other and more convenient or necessary purposes. The official returns of manufactures of bricks are every where very defective, and in most places these simple manufactures are entirely omitted. There is some exportation, and much coasting trade, in bricks and various tiles for masonry. The use of unburned bricks, and walls composed of large regular pieces of earth, and earth and sand worked into an adhesive state, with and without lime, has been adopted in some places. Bricks cannot be imported without a loss. The few that arrive are brought as ballast, and do not injure the American manufactory.

## THE POTTERY.

The manufacture of ordinary ware, of common potters' clay, is very much extended in the United States. It is of great use in dairies, kitchens, larders, store rooms, sale stores, and manufactories. Crucibles are made in several places. Black lead is redundant. Some manufactures of potters' ware, of qualities fit to substitute for queens ware, or British Staffordshire ware, have been established. The manufacture of the common potters' vare, of clay, which becomes red in the kiln, is capable of improvement, by judgment in the choice of clay, and skill in preparing it also in the formation, glazing, and ornaments. Within a few years, more numerous, and better veins of potters ${ }^{2}$ clay have been discovered, in consequence of the attention to manufactures, than had been observed during the seventeenth and eighteenth centuries, which have elapsed since the settlement of North America. The spirit of improvement in every branch of internal industry, affects the establishment of manufactures as rapidly as the ascertaining and making known the suitable qualities of materials, in convenient situations, take place. Every kind of fuel is abundant, the clays are not deficient, and some workmen arise, and others arrive among us, fiom various countries. The freight, cost of packages, and breakage, and other charges and losses, on potters' ware, are very great.

The lead colored potters' ware, often called stone ware, is also made of clay, and salt, and pot ash. It is of the same kind which was formerly imported from Holland, at a very great expense. This manufacture is from a clay which does not become red in the kiln.

As the establishment of potteries has succeeded in the Atlantic connties, it cannot be doubted that they will be more beneficial in the interior and western districts, where fuel, grounds, and building materials, are cheap, and where the breakage and expenses of transportation of foreign ware, over land, occasion the prices of the unbroken to be excessive. It is affirmed, in the strongest manner, by persons of judgment and slill, that the requisite clays and flints for the branches of the pottery, called English china and queens' ware, are very far beyond any possible wants of this country, for internal consumption or exportation. The Vermont clay is held in much estimation.
'There is no manufacture for which this country is now more perfectly prepared than for those of potters' and glass wares, nor is it probable that the progress of any other manufactures will be henceforth so rapid; the consumption is very great and increasing.

GLASS.
The manufacture of glass has made, till of late, a slow but considerable progress. It has been, however, astonishing, that an article so costly in the importation, so much subjected to loss by breaking, in the importation and in the transportation over land, and so universal in its consumption, has not made a rapid progress in the West ern and mid-land, and even in the Atlantic sections of so well-wooded a country, so full of the materials. Wood fuel, and consequently alkaline salts, are to be procured with a profit, because the lands from which a glass manufacturer or potter should take them, would be greatly increased in value by the removal of the wood. 'The diffusion of the knowledge of this art by examination, statement, engravings, and instruction, would produce much gain in the United States. Our inexhaustible stock of wood actually cumbers much excellent soil, and suspends its cultivation and production. Fossil coal is abundant in several extensive districts. Large tracts of land, convenient to the materials, covered with wood, and accommodated with water, are purchasable upon very low terms, and on even long credits.

Seven of the States and districts madereturns of twenty-three or more glass manufactories, in 1810, making glass of materials lying every where on the surface of the earth-a vast proportion of which is unused. The amount of goods made was $1,046,004$ dollars. When this fact is considered, and the encouragement given to manufactures by the state of things since 1810, by the new duties, and by the war, it cinnot be doubted that the necessary and convenient part of the glass manufactory is rapidly becoming sufficient for our consumption. The whole value of the British glass manutactory, in the year 1783, was considered to be $2,800,000$ vollars for eleven millions of people; yet they exported considerably to lreland, their colonies, and to the United States. It appears that our glass works in 1810, were far more numerous and productive than was then supposed. New works have been since erected. There are great savings and large profits to a number of the American glass manufacturers, arising from their obtaining buildings, materials, fuel, and produce, from the lands they purchased, at very low prices, for those works, and from the sure and steady increase in the value of lands so purchased in the United States. The constant improvement in the style of the buildings in this country, the erection of houses in new towns, and on new farms, the extension of these into interior situations, the improvement of the glass manufactory itself, and the export trade, assure to the glass manufacturers in the United States, a good, steady, and increasing demand.

It is manifest that the United States have made great progress in the manufactory of fermented liquors, and it is beliered that their lessened proportioned attention to the bread grains, in consequence of the cotton, tobacco, sugar, and indigo cultivations, horse, sheep, and cattle farming and mining, will occasion more future activity in the brewer's, farmer's, and housewife's manufacture of fermented liquors, which will greatly increase the demand for glass bottles. Many old and new branches of manufacture also demand large numbers of those vessels. Our increasing population requires a constant addition. We have not yet discovered any considerable quantity of tin, which is one of the materials to make pewter, and our summers incline the people to use glass drinking cups, (which are indeed preferable, from their facility to be quickly and nicely cleaned) to any other drinking vessel. The people of this country will, therefore, always be great consumers both of the useful and elegant glass wares. 'The importation of hollow glass ware, and looking glass plates, is extremely expensive, especially to the inhabitants of the interior.

SILK.
The steady and increased application to the prevalent household manufactures has prevented any considerable attention to breeding silk worms. Our manufacture of silk, from the immediate production of the worm in America, is very small. It is chiefly from foreign silk, and foreign silk thread; which last is wrought into fringe, tassels, buttons, and other fancy goods of taste and fashion, and is used in making up clothing and furniture.

The most interesting manufacture of silk for the United States, is that of bolting cloths for our flour mills. There are no difficulties in the way of procuring enough of the raw material to manufacture this necessary/ class of silk goods. It is true that importation may be expected certainly to furnish the quantity of those cloths which we shall want. But the peculiar value, or rather the indispensable necessity for this commodity, renders it desirable to hold it up in the most striking point of view. Holland, without any particularadvantage over us in the manufac-
ture, and in some respects less prepared for it than we are, has been induced, probably by her numerous flour mills, and the profits she derived from the manufacture of bolting cloths, to enter into it in a greater degree, in proportion to her population, than any other nation. The general silk gauze manufacture, of which this may be considered as a branch, has very much declined; so that experienced weavers might be drawn to America in any requisite number. The necessary importation of raw silk can always be made, if other objects should continue to employ private families. The infirmaries on the Southern estates, which have been already mentioned, would be convenient places for breeding silk worms. The climates of our region of colored population are those of the great silk countries, and persons well enough to move with comfort may tend the silk worm. Connecticut has done much in the production of the proper mulberry tree and of the silk, as well as in the manufacture of cloths of silk, though in a colder climate than those of the worm in Europe and Asia. This worm does well in dry countries. From such facts our capacity in the silk business may be considered as common to a great number of the States.

It appears that countries so successful in commerce and manufactures, and parts of those countries so populous and extensive, prosecute with such steadiness the production and manufacture of silk, that the subject must be worthy of a more profound and minute examination, than has yet been applied to it in the United States. Between the Southern extremities of Italy, Greece, and Spain, which, being peninsular, are probably of the warmth of our State of Louisiana, to the latitude of Presburg, in Hungary, which nearly corresponds in temperature with that of Baltimore, in Maryland, are found the innumerable silk worms of France, Spain, Hungary, Germany, Switzerland, Lombardy, Italy, and Turkey. In most of those countries, the Governments, the merchants, the manufacturers. and the householders, pay a great and increasing attention to the production and commerce of unmanufactured and manufactured silks, of every description and quality. Similar facts occur in the corresponding climates of Asia. In many of those regions of the ancient and modern manufacturing and trading nations, the production, manufacture, and commerce, of silk, have been pursued through a long series of ages. They are maintained at the greatest known height, at the present time, when rival productions, manufactures, and trades, constantly employ an immense mass of capital and population. It is true, also, that there are, or have been, in Great Britain, the whole of the Netherlands, and many parts of Germany, which do not produce silk, very considerable manufactures of that raw material, which they import from Italy, Turkey, and India. These facts satisfactorily prove, that the production of a surplus of silk is profitable in some countries, and that the manufacture of that surplus is found to be advantageous to other countries, which do not produce that material. The Governments and People of the United States cannot observe without impression our constantimportations of foreign silk goods, in parcels, amounting, sometimes, on board of a single vessel, to six hundred packages. There does not occur to recollection any employment so suitable for the decrepit, the valetudinarian, and the aged part of the national population. It appears, also, to be compatible with the pursuits of all persons who rarely go abroad, and with those of such as can make it convenient to remain generally at home. Silk is 30 easily and abundantly producible, that it is found to be the most economical clothing of the poor of China. It requires no ownership nor tenancy of soil. There are some prepossessions against the production of silk in the United States, but the pursuit of it has been so long continued in many countries, and the results are so considerable, that it is much doubted whether the subject is correctly estimated. A complete examination of it, throughout its districts of foreign production, manufacture, and commerce, with the relative examinations in our own country, with the proper application of the whole, would be a useful service.

## SALT.

The manufacture of salt, from springs in the interior country, is very imperfectly returned. New York is undertood to return about 300,000 bushels per annum, and it is represented that the quantity can be increased. The Ouabache Saline made, in 1809 about 130,000 bushels, of which there is no return. Other salt springs have been discovered on the banks of the Kenlawa. The manufacture of salt, (and that of glauber salts, which are procured in the progress of the work) on the sea coast, is considerable and increasing, and has been very favorably affected by a recent discovery. The flowing of the sea near to Cape Henlopen, in the Delaware State, occasions a collection of salt water in a great sandy pan, or extensive shallow cavity. In this cavity the evaporation of much of the water appears to take place, while the remainder is absorbed by the sand. This occasions the saltness of the absorbed part to be much increased. That briney water is subject to further evaporation, till it reaches a clayey bottom, which lies under the sand. By uncovering this clay bottom in places, and making short trenches in it, opportunity is given for the evaporated water to pass into them. When taken in vessels from these trenches, the water is found to be strong enough to float an egg, and of course produces a much greater proportion of salt than the common sea water. Sometimes this water from the trenches is converted into salt by mere evaporation. On the French Atlantic coast, such clayey buttoms occur in the salt district, and are highly valued.

It is said that such great pans, or shallow cavities, or receptacles of sea water, are numerous along the coasts of the United States. They ought to be brought into immediate use, as in Europe.

The salt works at Cape Henlopen are stated to produce nearly 2,000 bushels per week, or 100,000 bushels per annum. Only a small part was reported in 1810 in the Delware return. It is believed that the increase has been so considerable as to amount to the quantity now mentioned. This new advantage in salt works may not only occasion a great extension of the manufacture, but may produce savings of labor and fuel. It is possible that situations remote from the mouths of great rivers may be most favorable for salt works, as the sea water is perhaps less briney where a great body of fresh water is disembogued. Islands are found best on the coast of Europe. It may not be amiss to consider the temperature of places, on that coast, where salt is manufactured. Cadiz, Lisbon, and the south of France, (no part of which is in less than $42^{\circ}$ and $26^{\prime}$ North, may be considered as the great sources of salt on the continent of Europe. The coasts and islands of Georgia, and the shores of the Gulf of Mexico, appear to be much more favorable for the manufacture of salt than the southern districts of France, and situations upon the Gulf seem more likely to be suitable than the vicinities of Lisbon and St. Ubes, so far as depends on temperature. Long droughts and a climate of a general dry character must favor the manufacture. Fuel in abundance can be procured in America, where the manufacture by solar heat is not yet found to be practicable.

It is probable that the manufacture of the best pearl ashes, out of the common ashes produced by the fires of the salt makers, might conduce to the profits of salt works. It ought to be remembered, that the ashes of the pine and all other terebinthine woods are considered as unfit for the ordinary manufacture of pot ash.

Other wholesome and agreeable anti-septics are substitutes for salt, and are sufficiently relative to a competent manufactured supply of salt to merit suggestion. A considerable portion of brown or unrefined sugar, or of molasses, rubbed on meat intended to be pickled, or coarse sugar or molasses, mixed with the salt and water in certain proportions, with or without saltpetre, is known to contribute to preserve meat, and to prevent its growing hard. This is a well tried fact, highly interesting to every body, when salt is scarce and dear, and it is peculiarly so to the owners of sugar maple lands. To this method of saving salt, or lessening the demand for it, may be added the adoption of the practice in Canada, and in some parts and families of the United States, of placing meat in a situation to be frozen, and to be retained in that state while it is kept, in winter, for family consumption. Ice houses have the same effect upon the economy of salt, in the warmest seasons, and merit the consideration of the farmers. They are built of logs from our woods, below the surface of the earth, and of logs and a very thick and close thatch, above the surface, for a very small value of labor, and less of materials.

It is a good operation, in manufactures, to make substitutes for such things as cannot be obtained in sufficient quantities. If, therefore, maple sugar and maple molasses shall be made use of to perform a part of the anti-septic and preservative operations of marine salt, and are, as we know, of a less scorbutic tendency, it is a great point gained. To make salt less necessary, by the use of the maple or cane sugar, or molasses, by freezing meat, and by ice houses, is equal to the effect of manufacturing salt in greater quantities.

It may be useful to remark, that the parts of the coast of France where the greatest quantities of salt are made, by the operation of the sun, are the coast of Britanny, Sainteuze, and the country of Aunis, the most northern of which is of the temperature of our Virginia coast. They manufacture salt by fire, as far north as the mouth of the Seine.

## CANNON AND MUSKETS.

The quantity of iron cannon wanted has not, for a long time, been a matter of any difficulty to procure; the price being stipulated, so as to induce to the undertaking, the commodity is obtainable with certainty. It has been already mentioned, that the most approved practice is to cast them in the solid marmer, with a spruce head, which, it is supposed, occasions a more perfect formation of a compact piece of ordnance, and is considered as conducing highly to its goodness, at and near the muzzle. The gun is then set in machinery, which turns it with a pressure towards a fixed instrument; this bores a calibre in the solid gun-form mass of iron, with great exactness and beauty.

Cannon are constantly manufactured, when demanded, to a very considerable extent. in the public armories of the Union, and of the States, and on contracts, and for sale to associations of citizens, and to individual purchasers, for use at home, or for exportation. Of these very considerable operations, there are some specific returns for 1810 , under the heads of "gun makers," and "boring mills," and, it is presumed, there are some included under that of iron foundries. The public armories, and their manufactures, are not particularly noticed in the returns; they are mentioned, as of 1810 also, in your report, in part.

The improvements in the manufactory of steel, and the experience in the general manufacture of arms, with the exigencies of the times, and, above all, the evidences from the operations of individuals, of the States, and of the Union, under various administrations, that the expense and trouble of a judicious and rigorous inspection are required to be surely and effectually provided for, have made favorable changes in the condition of this important branch of our manufactures. But it appears highly worthy of consideration, whether, after a proper notice, military guns or pistols should be allowed to be sold, without the evidences of the inspection of a sworn and responsible officer. These are manufactures which obvious considerations require to be placed under a regimen, so well devised, and so strictly executed, as to prevent deception, and its most evil consequences. The numerous facts which have occurred fully prove that unfaithful, or unskilful, or at least insufficient work in this branch, is confined to no time, no place, no persons, no nation, no cost.

## THE FINE ARTS AND THE SCIENCES.

The works of human genius and cultivation, which belong to the elegant and magnificent class of the arts, have a very considerable effect upon the convenience, utility, and profits of those things, which are usually called manufactures.

A knowledge of architecture is necessary even to the cheapness of construction-geometry, which is the scientific basis of architecture, teaching the operator that, as a square contains the largest area within a certain extent of uncurved outlines, so the walls of a square building are less costly than those of any other right-lined edifice. The strength of the arch is taught in like manner. An analysis of beauty instructs us in the grounds of ornaments of curved lines.

The fine arts, particular painting and sculpture, have beautified the manufactures of alabaster, marble, clay, plaster, and metals, and of wool, linen, cotton, and leather. The fine porcelain of France and Saxony, the statues and paintings of Greece and Rome, the modern imitations of them in paintings, statues, and casts, the elegant miniatures of alabaster, its various flowers and ornaments, the improvements in the composition and in the pottery of wedgewood, the imitations of the antique vases and figures in various gold and silver ornaments and utensils, and indeed of brass, the tapestry of the Ghobelries, embroidery, brocading. dying, engraving, and the printing of linen, cotton, and silken cloths, are among the numerous examples that crowd upon the mind. The fluctuations and disorders of the old world have occasioned innumerable transfers of the instruments, the libraries, the models, the works, the agents, and the lovers, of the fine arts, from thence to the United States. This truth is as simple, absolute, and well-known, as the transfer hither of merino flocks, and of manufactures of fine wool, from their proper original countries. The effects of such transfers of much that was foreign and all that was necessary for the interesting cultivation of the fine arts, either in their distinct and separate character and form, or as pleasing and beneficial auxiliaries to the useful arts and manufactures, are manifest to the attentive observer. A numerous body of professors and instructors, in music, painting, sculpture, architecture, and all the finer branches of human skill and industry, of a character, in their respective arts and sciences, very far incleed above the colonial schools, and such, in numbers, in standing, and in talents, as nothing but the agitated state of Europe could so early have induced or driven hither, are seen in all our principal cities. Even by the musical branch. light as it may appear to many, the useful arts have been improved. The manufacture of every instrument, from the organ to the file, involving considerable science, exempts us from the costs and expenses of importation, and the exhibition of the Panharmonicon has diffused instruction, in an electric style, through every attentive mind, gifted with mechanical talent, or opened by education, in that branch of knowledge.*

The arlvantages of military architecture, by land and by sea, are perfectly obvious. It involves much and various art and science. Our display of skill in construction for the naval department is not surpassed, whether it be tested by promptitude of exertion, shortness of voyages, exemption fiom foundering, preservation from the dangers of a lee shore, safety in retreat firom a superior foe, forcing an adversary into action, or the all-important workings of our ships of war, throughout the time of actual engagement. The construction and equipment of a ship require much art and science. They involve the use and benefits of the curious mystery of the magnet those of the discovery of the compass, the science of chemistry, in regard to the generation, refinement, and composition of nitre, the purification of sulphur, the preparation of carbon, and the adjustment of the whole; the doctrines of matter and motion, and of pneumatics and projectiles; the principles and practice of geometry and mechanics; sculpture in the formation of the head and ornaments-a beautiful, extended, and peculiar symmetry; and various other matters in the fine and superior arts and sciences.

The improved state of our manufactures, with their buildings, materials, ingredients, compositions, instruments, and mechanism, involves a knowledge and a practice in wide crrcles of the fine arts, and of nearly all the sciences.

In the branches of sculpture, the United States exhibit some works of merit, and of greater promise. In the useful part of the engraving department, our progress has been rapid and considerable, because there is a demand for the works of the artists. It has been accompanied by invention, evincing genius. In the ornamental and elegant part of sculpture, enough has appeared to prove that we have the art, if occasions shall draw it into frequent action. In wood, there are very honorable evidences of native talent, in various works of taste and fancy, and there are numerous works of that material in the statuary branch. In our marble, we exhibit some specimens, by foreign artists, far beyond the quality of the materials. The United States may claim eminence from the works of its native and adopted sons, in the various branches of the art of painting, and the superior works of civil architecture. $\dagger$

## INSTRUMENTS AND AGENTS OF MANUFACTURES.

Machinery and processes to effect manufactures, so as to leave the manual industry of a nation for other employments, are of a degree of importance to the United States proportioned to the smallness of the average population on a square mile of our extensive territory. As we possess innumerable horse-powers, applied to digging and raking machines, to turn up and break the soil, and cover the seed grain, under the names of the plough and the harrow, to our incalculable profit, so we have water mills and steam engines, in numerous instances, and of diversified forms, to manufaciure boards, bark, powder, flour, bar and sheet iron, nails, wire, carded wool and cotton, yarn and thread, metal plates of every kind, hair powder, snuff, gunpowder, paper, muskets, scythes, bolts, stocking
*The conception and the execution of this curious and complicated machine are very strong evidences of genius, and of practical mechanical talents.
$\dagger$ The finest paintings may be considered as manufactures; and though temples and other magnificent buildings are not manufactures, they involve, like the works of naval architecture, a great number and variety of the operations and manufactures of the fine and useful arts and trades.
web, various cloths, and printed and other goods. These and many other machines have been obtained from abroad, or derived from the actual and very considerable talents of our own citizens. The complicated silk mill, the first invention for yara or thread, the fulling mill, and various other mechanical constructions, were acquired by the most extensive manufacturing nation of this time, in Europe, from her neighbors. The wisdom of the world has been, and is, attainable by us, as by other industrious and qualified nations, and the inventive genius of the People of the United States has produced a very great number of curious and valuable instruments and machines.

Various important processes enable us to tan and color skins, brew, distil, rectify, refine, extract, combine, and separate the raw materials or manufactures of the United States. The sciences, and the fine arts, and the useful arts and manufactures, beneficially co-operate to obtain, what would be otherwise unattainable, or attainable with much labor and expense, and less perfection. In this department, foreign sources, the knowledge, and, indeed, the learning and talents of our citizens have yielded to the country vast benefits. Chemistry has rapidly become a very general study. Leather, glass, distilled and fermented liquors, drugs and medicines, dye stufts, pigments, and all the metals, and the numerous preparations of them, all the salts, all the oils, and all the extracts, tinctures, sp.rits, and decuctions, with many other things. belong to this class.

It is in this country, as much as in any other, that the civil and religious freedom of the citizens enables them to display the value of, and effectually to use, those strong and various abilities and qualifications for different employments in life, which Divine Providence has imparted to the human mind and body. Such faculties for certain pursuits, when not used, are talents held in an unproductive state. To have kept Rittenhouse and Franklin in the usual employments of agriculture, would have deprived the country of the unparalleled planetarium, and of the safe conductor of the electric fire. But the history of such a man as Galileo presents the obstacles these eminent Americans would have encountered in some countries. It would have been a mine of wealth lost to the country if the talent to invent the saw gin, to prepare cotton for the manufacturer's card, had not been exerted, and if the inventive and fabricating powers of our citizens' minds and bodies had not been applied to steam enginery, to the machinery for nails, to rolling and slitting mills, to card wire making, to carding, spinning, and weaving machinery, to fulling mills, to manufactures of grain, and other ingenious occupations, the curious merits of which are lost in familinrity.

It is a truth of the utmost importance, that there are now in the United States working examples, intelligible models, books of instruction, and qualified workmen, foreign and native, by means of which persons in almost every fine and useful art and manutactory can obtain good instruments, machinery, information, and assistants, to make and conduct valuable establishments for every raw material. The tables prove how extensively these things were difiused, so long ago as the autumn of 1810. Since that pariod, a very rapid progress and a much wider diffilsion in the useful arts and trades have certainly occurred. Many curious and valuable inventions and improvements have taken place in the mechanical and chemical branches, and in the system of labor and political economy Svery month, every week, produces additions to them. Among these are distillation by steam, the pendulum and lever mill. the machine for splitting skins, the pressed nail mill, the great increase of chemical preparations for dyers, colormen, and manufacturers, the conversion of fossil coal into a pigment, the cask for perserving fermented liguors on tap in sound condition, weaving machinery in several new forms, the manufacture of edge tools from rolled steel, yarious improvements to save fuel, the variations and extensions of the application of steam, the manufacture of opium from the common red poppy and from the lettuce, the increase of the pharmaceutic preparations to the number of seyenty, the division of labor in the cultivation of the cane, activity in the manufacture of the currant wine, the tanning of deer skins, activity and ingenuity in the substitutions for wool, by the manufacturiny of thick and warm cotton goods, and by cotton warps under woollen woofs, the machine for manufacturing dipt candles, the activity, extension, and improvement of the sheep breeding and farming, the new employment of the children in the cities, boroughs, and villages, and the active employment of the females in general in manufactures, the extension and facilitation of communication between the producers and importers and the manufacturing citizens, by the various and unprecedented improvements in the post office department, the extension of the funds of the manufacturers by many of the banks, which are solidly and rigidly founded, constituted, and administered, the introduction of new exotic raw materials, by means of commerce, and of laborers, artisans, and manufacturers, and processes of every branch from various foreign nations. Foreign masters, as well as journeymen and foreign capitalists, have discovered that the United States afford extensive opporiminities to employ themselves and their money in manufac tures and the useful arts, as well as in commerce, navigation, stocks, banks, and insurance companies. These branches are as open to them here as are agriculture and the purchase of lands and houses in the most favorable States, or as they are to a native or naturalized citizen. Patented monopolies, processes, machinery, and tools, engrossed, for a time, by the foreign inventor in Europe, may, of course, be used here by all persons, without re straint or injury. In this high inventive and learned age these opportunities, in such a country as the United States, often redound to the great benefit of respectable foreigners, as well as to ourselves.

It has been attempted, by means of the marshals' returns, by a resort to other documents, by careful recollections, by observation, and by inquiry, to present in this digest such a statement of pertinent facts as appeared suitable to compose a body of convincing evidence, respecting the reality, the situation, the nature, the magnitude, the variety, the benefits, the materials, the means, and the tendencies, of the national manufactures. I respectfully sub mit a well considered and confident opinion, that this internal branch of trade has become, and will continue to be productive of the most solid benefits to the landed and other interests of the country, and to give very considerable extension to the navigation, fisheries, coasting trade, and foreign commerce, of the United States

It was believed that the design of the present resolution of the Legislature was to procure facts on which they could rely, and in the best form admitted by the materials; and n.t estimates, which might be partial, erroneous, and, from their nature, doubtful. Estimates in innumerable details would drnimish the force the returned facts would possess, separately presented. When it was observed that a single county in Massachusetts reported 89,600 common sheep that one other returned only 10,000 , another 1,939, another 1,600, and that eight others, abounding in sheep, returned none; that the statement fiom New Jersey was still more inperfect, and that twenty-one States, districts, and territories, did not return their flocks; that there were but eight returns of blacksmiths' work, from $\$ 3,998$ to $\$ 1,572,627$; that, though one State reported nearly two spinning wheels to a family, there were fourteen omissions to return such wheels, with a multitude of similar facts, a present attempt to estimate in complete detail appeared likely to wrap up the principles, and the quantities, values, and other facts, which the returns exhibit, in a volume of matter that would obscure or diminish their proper and natural impression, and give rise to inconvenient objections to the whole document. I am, indeed, of opinion, that the extensive local knowledge, and very diversified information necessary to a detailed estimate, which should extend to the various cities, towns, villages, counties, and townships, defective in their returns, or entirely unreturned, camnot be claimed by any individual. But, since it has been the desire of the Treasury Department that the best estimate that can be made should be attempted, I have very carefully examined and compared all those' things which are of a nature to afford a sound foundation for such an operation. The defects of the local returns, the importation and production of raw materials, food, forage, fossil coal, and wood fuel, and the possession of mill seats, manufacturing capitalists, white population, machinery, and native and foreign manufactures, have been duly observed and considered, and an estimate of the whole value of the marrufactures of each State, territory, and district, for the year of the returns, has been so accomplished as to satisfy my own mind in a considerable degree, as to its total amount, and to occasion me strongly to hope, that the amounts for the States, and other sections, respectively, are not materially erroneous.

Considering that the manufactures actually reported by the marshals and secretaries of territories, extremely imperfect as many of the subordinate returns really are, in quantities, valuations, and even in notices of numerous small and great known manufactures, amount to the sum of $\$ 127,694,602$, after many goods have been deducted, which are not always classed, at least by commercial men, under the head of manufactures, I have ventured respectully to offeran estimate of the whole manufactures of the United States, as worth, in the year 1810, \$172, 762,676 The facility of retaining and steadily extending this valuable branch of the national industry is manifested by its carly and spontaneous commencement in every county and township, and by its nearly spontaneous and costless growth, with such aids only as have not occasioned any material expense or sacrifice to agriculture or commerce,
since they were chiefly incidental to necessary revenue, or resulted from our distance from the foreign consumers of our productions, and manufactures of our supplies. The comparative importance of the manufacturing branch, in the business of the country, will be illustrated by the reflections, that the greatest value, in one year, of the exports of American productions and manufactures, has been $\$ 48,000,000$, and the like value of the exports of foreign productions and manufactures, $\$ 60,000,000$, under very extraordinary and transitory circumstances, which may never again occur. Foreign and domestic exports, in the greatest year, having thus amounted to $\$ 108,000,000$, a nett profit of ten per cent. on the exports, and the same on the imports, being $21,600,000$ dollars; a nett freight of vessels, worth $45,000,000$ dollars, estimated at 10 per cent. outwards and the same inwards, being $9,000,000$ dollars; and the aggregate of these great national items of mercantile trade being 137,000,000 of dollars, a comparison of the manufacturing and commercial branches of the national trade may be made and considered, and, as it is believed, without any probability of material or dangerous errors. Some confirmation of this view of our national operations, nercantile and manufacturing, may be drawn from the facts, that, in years of general peace and of regular and prosperous commerce, from 1785 to 1787 , the average exports of England alone, with about $8,500,000$, inhabitants, amounted to $70,000,000$ of dollars; while their manufactures were computed at $266,000,000$ of like money. By means of this great foreign case, as stated for their legislative use, and by means of the case of the United States, as it may be found to stand, after the proper investigations, it is probable that expedient and equitable measures may be occasionally or systematically devised.

The public expenses, incurred to promote, accommodate, and protect commerce, however moderate, just, and necessary, have been very considerable, compared with those incurred to promote manufactures. A portion of the navy, the beacons, buoys, light houses, and public piers, with a part of the diplomatic and consular establishments. have occasioned expenditures, which, however reasonable, expedient, and equitable, are for the proper benefit of commerce. Nothing, equal to this, has been done for manufactures. The mere interest of the aggregate of those commercial expenses, for a single year, would produce, it is believed, new and important lights, guides, and aids, to all who are politically, professionally, or incidentally interested in the subject of manufactures. Such being the truth as to any past expenditures, occasioned by this branch of the internal industry, it is conceived to be a duty to state it, as a relative fact, subject to examination and consideration.

This suggestion appears the more interesting, when it is remembered that the persons who, at this time, compose the entire body of the American manufacturers, their assistants and families, with a just addition for those engaged in household manufactures and upon the estates of the planters and farmers, constitute the second class of the national population, in respect to numbers. They are native, adopted, and foreign; adults and minors; rich, substantial, and poor; male and female. Our Federal and State constitutions and laws secure to them the right to purshe their occupations, and to obtain comfort and prosperity, in common with the rest of the citizens and inhabitants. They are diffiused through all the States, districts, and territories; all the cities, towns, and villages, and all the counties, townships, and hundreds. They are found in every vicinity, and even in most of the private families. They are a part of the constituents of every member of the Territorial, State. and National Legislatures and administrations, and are of every church known among us. They constitute a great portion of the militia, contribute to fill the posts and ranks of the army, are parts of its necessary organization in several of their proper arts and trades, appear in numbers on the rolls of the mercantile vessels, of the public and private armed ships, and of the workmen they carry to preserve them from injury or destruction, by accident, tempest, or battle. They possess and employ property, real and personal, to a very large amount, and greatly contribute to the public revenues of the States, and of the Union, in the form of direct taxes, and duties on imports or consumption.

Opinions have been advanced in some countries, unfavorable to the mordals of the manufacturers. But it does not appear that there is more vice among the description of persons indicated in the preceding paragraph, than in some other extensive classes of our population. Perhaps the smugglers, by violence and deception, are the most immoral description of persons of business in every civilized community. Their misconduct is, at the same time, most injurious to the country. The system, adopted at the manufactory of Humphreysville, in Connecticut, with respect to education, manners, discipline, morals, and religion, is an interesting evidence that the People of the United States may quicken and increase the virties of the rising generation, and reform the degenerate of later years, by a humane and politic system in the large manufactories. It may be correctly observed, that, while no commotions have dishonored the reputation of the manufacturers in this country, from this class of our citizens there have arisen Nathaniel Greene, Benjamin Franklin, and David Rittenhouse, respectfully conceived to be comparable, without disadvantage to their respective memories and to their manufacturing brethren, with any equal number of ornaments and benefactors to their country, of any other single profession or occupation. The field of manufacturers, represented, in other parts of the world, to be fruitful in mischief and turbulence, has produced here a body of firm supporters of our constitutions and laws, and the most respectable examples of the civic virtues.

When it is considered that natural history unfolds the works of Divine Providence in the formation of our earth, of its productions, and of all its animated tenants; that chemistry displays their values, their relations, and their uses; general philosophy and particular geometry annually teaches man more and more to know the principtes, the powers, and the laws, involved in the stupenduous system of the universal frame; and when it is remembered that the arts and manufactures are the practical application of this extensive and precious body of human science, the branch of the national industry which has engaged the attention of Congress appears to be worthy of the most profound investigation and the most perfect display.

I have taken the liberty of detaining this statement to the last day permitted by your instruction, in the hope that, by the means which I had adopted, I should obtain additional information fiom several of the States, in the North and in the South, whose returns are manifestly and greatly defective. But none have been received. I therefore beg leave to conclude, with the remark that the form and details of the succeeding tables may facilitate the measures of the Government of the Union and of the States; in causing their officers occasionally to report further information, concerning particular branches, and respecting manufactures in general, with their raw materials, their means, and their instruments.

Submitting with perfect deference the preceding statement in all its details,
I have the honor to be, sir, your respectful servant,
TENCH COXE.

## To the Secretary of the Treasury.

In the course of the numerous and diversified operations, occasioned by the deliberate execution of this digest and statement, constant and very close attention has been applied to those facts which have occurred throughout the Union, since the autumn of the year 1810, from which a judgment of the condition of the manufactures of the United States could be safely formed. It has resulted in a thorough conviction that, after allowing for, the interruptions to the importations of certain raw materials, the several branches; and the States, territories, and districts, have advanced, upon a medium, at the full rate of twenty per centum, which would give an aggregate, for this year, of 207,315.211 dollars. In this increase, the State of New York is considered to havemost largely partaken, espgcially by means of her joint stock companies. But, as it is best to make ample allowances for some repetitions of articles, which are inextricably involved'in the subordinate retürns, a sincere and well reflected opimion is respectfully submitted, that the whole People of the United States, takeñ, in 1813, at eight millions of persons, will actually make, within this year, manufactured goods (exclusively of the doubtful) to the full value of two hundred millions of dollars, or forty five millions of pounds sterling.

Jume 21st, 1813.

## $P_{\text {art III. }}$

A series of Tables of the several branches of American Manufactures, exhibiting them by States, Tervtories, and Districts, so far as they are returned in the reports of the Marshals, and of the Secretaries of the Territories, and their respective assistants, in the autumn of the year 1810; together with similar returns of certain doublful goods, productions of the soil, and agricultural stock, as far as they have been received.


General Exhibit-Continued.


General Exhibit-Continued.

${ }^{*}$ See preceding page.
$\dagger$ See stocking looms and establishments, under the general head of "instruments and machinery," \&c.

General Exhibit-Continued.


General Exhibit-Continued.


General Exhibit－Continued．

| STATES，TERRITORIES， and districts． | Hats． |  |  |  |  |  |  | Iron Worles，and Manufaclures of Iron and Steel． |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Patent Hat Looms． |  |  | Hatteries． |  |  |  | Furnaces． |  |  |  |
|  |  |  |  | 宮 直 号 |  | （en |  |  |  |  |  |
| Maine，（District） | － | － | － | － | － | 60，123 | 160，968 |  | 2 |  |  |
| Massachusetts，－ | － | － | － | － | － | 142，645 | 415，167 | －- | － | 2，340를 | 154，700 |
| New Hampshire，－ | － | － |  | － | 36，700 | 17，160 | 106，500 |  |  |  |  |
| Vermont，＊－－ | － | － | － | － | 96，760 | ， | 193，520 |  | 10 | 1，246 | 122，000 |
| Rhode Island，－ | － | － | － | － | 106，300 | 4，987 | 269，992 | $-9$ | 9 | 17 | 3，970 |
| Connecticut， | － | － |  |  | ， |  | 522，209 | － | 8 |  | 46，180 |
| New York，－ | － | － | － | 124 | 104，014 | － | 260，035 | 1110 | 21 | 3，359 | 362，020 |
| New Jersey， | － | － | － |  |  | 31，524 | 94，052 | － | 12 | 5，859 | 361，932 |
| Pennsylvania， | 1 | 500 | 250 | 532 | 474，924 | 45，369 | 1，288，246 | 446 | 50 | 26，878 ${ }^{\frac{1}{2}}$ | 1，301，343 |
| Delaware，－－ | － | － | － | － | 500 | 7，267 | 29，795 |  |  |  |  |
| Maryland，－－ | － | － | － | 106 | － | 97，995 | 321，712 |  | 10 | 5，500 | 249，653 |
| Virginia，－－ | － | － | － | － | 276，267 |  | 397，979 |  | 18 | 6，930 ${ }^{\frac{3}{4}}$ | 171，312 |
| Ohio，－－－ | － | － | － | － | ， | － |  | －－ | 3 | 1，187 | 109，090 |
| Kentucky，－ North Carolina，－ | － | － | － | － | － | － | $\cdots$ | ．．－ | 4 | 4 | 1，000 |
| North Carolina，－ | － | － | － | － | － | 25，200 | 79，400 |  |  |  |  |
| Wast Tennessee，－ | － | － | － | － | － |  | 47，844 |  | 2 |  | 12，779 |
| South Carolina，－ | － | － | － | 43 | － | 8，236 | 36，045 |  | 4 | 587 | 85，298 |
| Georgia． |  |  |  |  |  |  | 36，045 |  |  |  |  |
| Orleans Territory，．－ | － | － | － | 15 | － | 4，560 | 36，480 |  |  |  |  |
| Mississippi Territory． |  |  |  |  |  | 1，560 | 36，480 |  |  |  |  |
| Louisiana Territory， | － | － | － | 14 |  |  |  |  |  |  |  |
| Indiana Territory． |  |  |  |  |  |  |  |  |  |  |  |
| Illinois Territory． |  |  |  |  |  |  |  |  |  |  |  |
| Michigan Territory， | － | － |  | 2 | － | 600 |  |  |  |  |  |
| Columbia，（District， | － | － | － | 6 | － | 12，000 | 60，000 |  |  |  |  |
|  | 1 | 500 | 250 | 842 | 1，095，465 | 457，666 | 4，323，744 | $88 / 32$ | 153 | 53，908 ${ }^{\frac{3}{4}}$ | 2，981，277 |

Iron Works，and Manufactures of Iron and Steel－Continued．

| States，territories， aND DISTRICTS． | Bloomeries． |  |  | Forges． |  |  | Trip Hammers． |  |  | Rolling and Slitting Mills． |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | $\stackrel{\text { gi }}{\stackrel{\circ}{0}}$ |  | 寄 |  |  | 容 |  |  |  |  |  |  |  |
| Maine，（District） | － | － | － | $\overline{-}$ |  | － | 14 |  |  |  |  |  |  |  |
| Massachusetts，－ | － | － | － | 37 | 1，418 | 214，642 | 11 | － | － | － | － | 1，900 | － | 318，600 |
| New Hampshire， | － | － | 18800 | 5 | 1，120 | 151，200 | 42 |  |  |  |  |  |  |  |
| Vermont，－ | 2 | － | 18，800 | 27 | 921 | 113，640 | 65 | － | 78，574 |  |  |  |  |  |
| Rhode Island， | 2 | － |  | 3 | 50 | 10，500 | 35 | － | 6，500 | 1 | － | － | ， 20 | 3，300 |
| Connecticut， | 7 | 212 | 21.200 | 48 | 1，450 | 183，910 | 32 | － | 91，146 |  |  |  | 1 |  |
| New York， | 7 | 212 | 21，200 | 48 | 1，684 | 168，400 | 49 | － | － | 1 |  | － | 230 | 33，120 |
| New Jersey， | 77 | 2，289 | 139，835 | 25 | 1，235 | 132，450 | 6 | 600 | 48，200 | 3 |  | － | 850 | 30，000 |
| Pennsylvania． | 4 | － | 16，000 | 78 | 10，969 | 1，156，405 | 50 | － | 73，496 |  |  | 98 | － | 606，426 |
| Delaware，－ | － | $\cdots$ |  | 5 | 215 | 23，220 | ． | － | － | 2 |  | － | 1，200 | 156，000 |
| Maryland，－ | － | － | － | 15 | 2，435 ${ }^{\frac{1}{4}}$ | 280，990 | 1 | － |  | 2 | － | － | 480 | 64，000 |
| Virginia，－ | 8 | 50 | 9，400 | 28 | 2，740 | 313，980 | 10 | － | 29，782 | 2 | － |  |  | 4，500 |
| Kentucky，－ | 1 | 50 | 9，400 | 3 | 521 | 10，600 |  |  |  |  |  |  |  |  |
| North Carolina， | 18 | － | － | － | － |  | 1 | － | － | 2 |  |  | ． |  |
| East Tennessee， | 6. | － | 17，799 | 3 | － | 38，278 |  |  |  |  |  |  |  |  |
| West Tennessee， | － | － | － | 4 | $251 \frac{3}{4}$ | 72，168 |  |  |  |  |  |  |  |  |
| South Carolina，－ | 9 |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Georgia， Orleans Territory． | 1 | 131 ${ }^{\frac{1}{3}}$ | 3，000 | 1 | － | 3，680 |  |  |  |  |  |  |  |  |
| Mississippi Territory． |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Louisiana Territory． |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Indiana Territory． |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Illinois Territory． |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Michigan Territory． |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Columbia（District） |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
|  | 135 | 2，5643 | 226，034 | 330 | 24，541 | 2，874，063 | 316 | 600 | 327，89834 |  | 502 | 1，998＇ 2,780 |  | ，215，946 |

General Exhibit-Continued.


Iron Works, and Manufactures of Iron and Steel-Continued.


[^15]General Exhibit-Continued.

*This includes the value of screw augers and hatchets.

General Exhibit-Continued.


Manufactures of mixed Metals.


General Exhibit-Continued.


General Exhibit－Continued．


Soap，and Candles of Tallow，Wax，and Spermaecti，Spring Oil，and Whale Oils－ Continued．

| states，territories， AND DISTRICTS． | Spermaceti Candles． |  |  | White Wax Candles． |  |  | Spermaceti and Whale Oil． |  |  | Spring Oil． |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | 号 号 R |  |  |  |  |  |  <br> Gallons． | $\qquad$ <br> Gallons． | Dollars． | 突 |  |
| Maine，（District） <br> Massachusetts，－ <br> New Hampshire． <br> Vermont． <br> Rhode Island． <br> Connecticut． <br> New York． <br> New Jersey． <br> Pennsylvania，－ <br> Delaware． <br> Maryland． <br> Virginia． <br> Ohio． <br> Kentucky． <br> North Carolina． <br> East Tennessee． <br> West Tennessee． <br> South Carolina． <br> Georgia． <br> Orleans Territory． <br> Mississippi Territory． <br> Louisiana do． <br> Indiana do． <br> Illinois do． <br> Michigan do． <br> Columbia，（District） | 465，000 | 178，300 | － | 2 | － | $28,000$ | 77，696 | 249，728 | 240，520 | 550 | 1，100 |
|  | 465，000 | 178，300 |  | 2 |  | 28，000 | 77，696 | 249，728 | 240，520 | 550 | 1，100 |

General Exhibit-Continued.


General Exhibit-Continued.

| STATES, TERRITORIES, AND DISTRICTS. | Manufactures of Hides and Skins-Continued. |  |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Shoes, Boots, Slippers, Trunks, Saddles, Bridles, and Harness. |  |  |  |  |  |  |  |  |
|  |  |  |  |  |  | 宫 |  |  |  |
|  |  | Pairs. | Number. |  | Number. | Sets. | Dollars. | Dollars. | Dollars. |
| Maine, (District) - - | - | 129,364 | - | - | - | - | 135,281 | - |  |
| Massachusetts, - | - | 2,218,671 | - | - | - | - | 2,201,792 | - | 188,726 |
| New Harnpshire. |  |  |  |  |  |  | 2,201,702 |  |  |
| Vermont, - - | - | 304,280 | - | - | - 06 | - | 375,765 | - | 127,840 |
| Rhode Island, - - Connecticut. | - | 37,000 | 2,350 | - | 1,650 | - | 27,000 | 7,050 | 21,000 |
| New York. |  |  |  |  |  |  |  |  |  |
| New Jersey, - | - | 342,793 | - | - | - | - | 427,685 |  |  |
| Pennsylvania, - - | - | 1,327,776 | 14,372 | - | 88,818 | - | 427,685 |  |  |
| Delaware, - | - | 1,34,898 | 1,372 | - | 88,818 | - | 53,748 |  |  |
| Maryland, | 331 | 306,462 | - | 94 | 12,150 | *1,135 | 500,500 | - | 17\%,944 |
| Virginia, | - | 266,643 | - | - | , | 566 | 601,122 | - | 251,159 |
| Kentucky. |  |  |  |  |  |  |  |  |  |
| North Carolina, | - | - | - | - | - | - |  |  |  |
| East Tennessee, | - | - | - | - | - | - | 22,0017 | - | 27,045 |
| West Tennessee. |  |  |  |  |  |  |  | - | 27,045 |
| South Carolina, | 26 | 6,\%20 | - | - | - | - | 15,856 | - | 15,675 |
| Orleans Territory, | 162 | 61,264 | - |  | - | - |  |  |  |
| Mississippi do. |  |  |  |  | - | - | 122,528 |  |  |
| Louisiana do. | 12 | - | - | 3 |  |  |  |  |  |
| Indiana do. |  |  |  | - |  |  |  |  |  |
| Illinois do. | 6 | - | - | 3 |  |  |  |  |  |
| $\begin{aligned} & \text { Michigan do. } \\ & \text { Columbia (District) } \end{aligned}$ | - | - | - | 1 | 60 | - | - | - | 720 |
|  | 537 | 5,035,372 | 16,722 | 102 | 102,678 | 1,701 | 4,686,624 | - 7,050 | 834,787 |

Manufactures of Hides and Skins-Continued.

*The value is included in the value of saddlery.

General Exhibit-Continued.


General Exhibit-Continued.


General Exhibit-Continued.

*The value of these is included in the value of Hatteries.

General Exhibit-Continued.




* The dyers, in many of the other States, are returned with the fulling mills.

General Exhibit-_Continued.


Various and Miscellaneous Manufactures-Continued.


General Exhibit-Continued.


Various and Miscellaneous Manufactures-Continued.


General Exhibit-Continued.

\begin{tabular}{|c|c|c|c|c|c|c|c|c|}
\hline \multirow{3}{*}{STATES, TERRITORIES, AND DISTRICTS.} \& \multicolumn{8}{|c|}{Various and Miscellaneous Manufactures-Continued.} \\
\hline \& \multicolumn{3}{|c|}{Suspenders.} \& \multicolumn{2}{|l|}{Straw Bonnets.} \& \multirow[t]{2}{*}{\begin{tabular}{l}
Spectacles.
\(\qquad\) \\
Value in dollars.
\end{tabular}} \& \multicolumn{2}{|l|}{Steel Thimbles.} \\
\hline \& Manu-factories. \& Dozen made. \& Value, in dollars. \& Number. \& Value in dol. lars. \& \& Dozen. \& Value in dollars. \\
\hline \begin{tabular}{l}
Maine, (District) \\
Massachusetts, \\
New Hampshire. \\
Vermont, \\
Rhode Island, \\
Connecticut, \\
New York. \\
New Jersey, \\
Pennsylvania, \\
Delaware. \\
Maryland. \\
Virginia. \\
Ohio. \\
Kentucky. \\
North Carolina. \\
East Tennessee. \\
West Tennessee. \\
South Carolina. \\
Georgia. \\
Orleans Territory. \\
Mississippi Territory. Louisiana Territory. Indiana Territory. Illinois Territory. Michigan Territory. Columbia, (District)
\end{tabular} \& \(\overline{2}\) \& 2,222 \& \(\begin{array}{r}-7,049 \\ \hline 2,000\end{array}\) \& -
\(\substack{38 \\ 7,260 \\-\\ 40}\) \& 551,988
1,010
25,800
27,100

160 \& 10,000 \& 2,777 \& - 10,000 <br>
\hline \& 3 \& 2,422 \& 21,049 \& 7,680 \& 606,058 \& 10,000 \& 2,777 \& 10,000 <br>
\hline
\end{tabular}



A Summary, showing the value of such of the Manufactures of the several States, Territories, and Districts, in 1810, as are comprehended in the preceding tables, excluding doubtful articles.


A-Summary-ofthe Manufactures-of the -United States, in the year 1810,-80 far as-they-appear in the preceding tabular statement, taken from the returns of the Marshals, and the Secretaries of the Territories, exhibiting the respective values of the several descriptions or branches of manufacture, and excluding doubtful articles.


[^16]An Estimate of the value of the Manufactures of the United States, excluding the doubtful articles, digested by States, Disiricts, and Territories, formed by a consideration of all the reported details, and by a valuation of the Manufactures which are entirely omitted or imperfectly returned, for the year $\mathbf{1 8 1 0}$.


An Estimate for one year, ending on the 30th day of September, 1790, of the value of the şpecified Manufactures, actually inported from foreign countries, into the United States, together with the goods rated ad valorem, from those countries and.ports which supply manufactures, intended to exhibit the probable amount.of foreign manufactures inported, during that year.


* It is represented, as the concurrent opinion of several of the officers of the Government of the United States in Rhode Island, that the increase of the cotton manufacture of that State, since 1810, is equal to thirty-three and one-third per centum.
$\dagger$ The Marshal of Connecticut represents that there are constant additions to the number and capital of the manufactures in that State.
$\ddagger$ The Marshal of Kentucky represents the production of hemp, their greatest raw material, as doubled in many places, in 1811, and that the capcaity of that State to supply saltpetre is very great.

A statement of Exports of the Manufactures of the United States, during one year, commencing the 1st October, 1806, and ending the 30th September, 1807.


A detailed Statement of the Goodsmade in the United States, which are of a doubtful nature in relation to their
character, as manufactures, or agricultural, so far as they have been returned by the marshals, and secretaries
of territories, for the year 1810.


Detailed Statement-Continued.


* This is the quantity in the Marshal's general return, being $1,600,000$ pounds over the quantity returned by five of the county deputies. The rest are silent.

Detailed Statement-Continued.


* Equal to one hundred and ninety-thousand four hundred pounds.

Detailed Statement-Continued.

| Horses, Neat Catte, and Sheep, of various breeds, so far as returned in the year 1810. |
| :--- |

$\mathcal{A}$ Summary, by States, Territories, and Districts, of the Goods made in the United States, which are of a doubtful nature, in relation to their $c^{\text {h, }}$ aracter as manufactures or agricultural, so far as they have been returned by the Marshals, and Secretaries of Territories, for the year 1810.


[^17]
## Part IV.

A series of tables of the several branches of American Manufactures, exhibiting them in every county of the Enion, so far as they were returned in the reports of the Marshals, and of the Secretaries of the Territories, and of their respective assistants, in the autumn of the year 1810; together with returns, in similar local detail, of certain doubtful goods, productions of the soil, and agricultural stock.

DISTRICT OF MAINE—Manufactures.


DISTRICT OF MAINE—Manufactures continued．

|  | Saddlery． | Flax Seed Oil． |  |  | Liquor distilled from Fruit and Grain． |  |  | Carriages made． | Paper． |  |  | Rope Walks．］ |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| －coverizs． |  | 象 |  |  | 宽 | －i |  |  | 量 | 畀 |  | 安 |  |  |
| York，－－ | 3，174 | － | － | － | － | － | － | － |  | － | － | 2 | 89 | 35，600 |
| Cumberland，－ | 10，364 | 1 | 300 | 450 | 3 | 159，300 | 106，200 | 9，000 | 1 | － | － | 6 | $447 \frac{1}{2}$ | 179，000 |
| Lincoln，－－ Washington． | 4，956 | 1 | － | － | $-$ | 159，300 | 106， | － | 1 | 4，500 | 16，000 | 3 | 50 | 20，000 |
| Hancock． |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Kennebeck，－ | 4，389 | 1 |  |  |  |  |  |  |  |  |  |  |  |  |
| Oxford，－－ | 1，495 | 1 | 1，500 | 2，250 | 1 | 1，000 | 1，Q00 |  |  |  |  |  |  |  |
| Somerset，－ | 300 | 1 | 200 | 300 |  |  |  |  |  |  |  |  |  |  |
| Total amounts， | 24，678 | 5 | 2，000 | 3，000 | 4 | 160，300 | 107，200 | 9，000 | 2 | 4，500 | 16，000 | ． 11 | $586 \frac{1}{2}$ | 234，600 |

STATE OF MASSACHUSETTS－Manufactures．


MASSACHUSETTS-Manufactures continued.


MASSACHUSETTS-Manufactures continued.


MASSACHUSETTS-Manufactures continued.


* Or 21,817 dozens. $\dagger$ Or 22,400 barrels. $\ddagger$ And sixty-six sleighs.

MASSACHUSETTS-Mañüfácủurés contiñúẻd.


MASSACHUSETTS-Manufactures continued.

*Amount of all kinds in the State, according to the Marshal's return, $\$ 399,182$.

STATE OF NEW HAMPSHIRE-Manufactures.


* Or 203,840 pounds.

| oounties | Apparel and Furniture Goods． |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Cotton Goods，in families，\＆c． |  | Cotton Manufactur－ ring Estabishments． |  |  | Flaxen Goods，in fam－ ilies，\＆c． |  | Mixed Cloth，and hempen chiefly mixed． |  | Blended and unnamed cloths and stuffs． |  | Woollen Goods，in fam ilies，\＆c． |  | Woollen Manufac－ turing establishments |  |  | Web Lace and Fringe． |  | Cotton and W ool spun in mills． |  |  | Stockings． |  |
|  | 㡫 |  | 产 兑 自 | $\begin{aligned} & \text { 員 } \\ & \hline \end{aligned}$ |  | 咢 |  |  |  | 咢 | $\begin{aligned} & \text { 㗊 } \\ & \text { 总 } \\ & \text { 品 } \\ & \text { 采 } \end{aligned}$ | 咢 |  |  | 获 |  | 势 |  | 究 | $\begin{aligned} & \dot{g} \\ & \text { 吕 } \\ & \text { ng } \\ & \text { 品 } \\ & 0 \end{aligned}$ |  | 宽 |  |
| Addison，－ | 1，473 | 736 | － | － | － | 131，958 | 48，039 | 8，347 | 4.856 | － | － | 118，638 | 80，475 |  |  |  |  |  |  |  |  |  |  |
| Caledonia，－－ | 12，909 | 5，279 | － | － | － | 216，734 | 108，367 | 8，34 | 4，856 | － | － | 130，873 | 87，685 |  |  |  |  |  |  |  |  |  |  |
| Chittenden，－ | 3，572 | 1，072 | － | － | － | 129，590 | 45，356 |  | － | － | － | －92，835 | 69，625 | － | － | － | 640 | 90 |  |  |  | ． |  |
| Essex－－－ | 745 | 224 | － | ． | － | 23，308 | 8，158 | 5，440 | 2，067 | － | － | 12，576 | 9，432 |  |  |  |  |  |  |  |  |  |  |
| Franklin，＊－－ | － | － | － | － | － | 70，492 | 35，246 | 2，500 | 1，250 | － | － | 50，991 | 50，991 |  |  |  |  |  |  |  |  |  |  |
| Grand Isle，－－ | 15,857 | 6,660 | i | 2500 | 1,000 | 13，617 | 4，766 | 7，373 | 2，702 | － | － | 18，154 | 13，613 |  |  |  |  |  |  |  |  |  |  |
| Orange，－－ | 15，857 | 6，660 | 1 | 2，500 | 1，000 | 125，763 | 42，759 | 40，810 | 19，140 | － | － | 93，707 | 46，854 |  |  |  |  |  |  |  |  |  |  |
| Orleans，－－ | 6，667 | 3，339 | － | － | － | $\begin{array}{r}34,436 \\ 130 \\ \hline\end{array}$ | 10，331 | 11，885 | 4，754 | － | － | 22，614 | 15，151 |  |  |  |  |  |  |  |  |  |  |
| Windham，$\dagger$－－ | 15，491 | 4，647 | － | － | － | 119，133 | 48,816 41,697 | 4，446 | 1，789 | 2，175 | 1，022 | 89,448 60,605 | 56，897 45,454 | － |  | － | － | － | － | － | － | 11，345 | 11，345 |
| Windsor，$\ddagger$－－ | 10，100 | 5，886 | － | － | － | 302，184 | 120，509 | 4， | 1，089 | 2， | 1，02 | 150，293 | 134，273 | 1 | 1，200 | 1，800 | 600 | 84 | 1 | 800 |  | ． |  |
| Seth Whitmore＇s dis．§ | － |  | － | － | － | 32，629 | 16，314 | － | － |  | － | 29，023 | 29，023 | 1 | 1，200 | 1，800 | 600 | 84 | 1 | 800 | 920 |  |  |
| R．R．Child＇s districts | 800 | 240 | － | － | － | 36，266 | 13，781 | 2，228 | 910 | － | － | 37，811 | 47，264 | － | － | － | － |  |  | － |  | 12，784 | 6，392 |
| Total amount， | 67，624 | 28，083 | 1 | 2，500 | 1，000 | 1，366，483 | 544，139 | 83，023 | 37，368 | 2，175 | 1，022 | 907，568 | 686，737 | 1 | 1，200 | 1，800 | 1，240 | 174 | 1 | 800 | 920 | 24，129 | 17，737 |

＊This is the district assigned to Sardius Blodget－and may be the whole county．
$\dagger$ Nine townships are notreturned－fifteen townships are returned．
$\oint$ These two returns do not mention of what county they are，but as there is no return expressly for Bennington，it is supposed that they belong to that county．


* This is the district assigned to Sardius Blodget, and may be the whole county,
$\dagger$ Nine townships are not returned-fifteen townships are returned.
$\ddagger$ Four townships are not returned.
$\$$ These twa returns do not mention of what county they are, but as there is no return expressly for Bennington, it is supposed that they belong to that county.

VERMONT.-Manufactures continued.


* This is the district assigned to Sardius Blodget, and may be the whole county.
$\dagger$ Nine townships are not returned-fifteen townships are returned.
$\ddagger$ Four townships are not returned.
$\$$ These two returns do not mention of what county they are, but as there is no return expressly for Bemington, it is supposed that they belong to that county One of these manufactures the whole, viz: 3 tons of Irion, and 3 cwt. of Steel

| counties． | Leather Gloves． |  | Flax Seed Oil． |  |  | Spirits．distilled from fruit，patatoes，and grain． |  |  | Brewe－ ries． | Cabinet makers work． | Wooden Clocks． |  | Paper． |  |  | Marble Saw Mills． |  |  | Potteries－ |  | Sieves． |  | Gunpowder． |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | $\begin{aligned} & \dot{\mathscr{y y}} \\ & \text { ® } \end{aligned}$ |  | 突 |  |  | 号 | \％ |  |  |  | $\begin{aligned} & \dot{4} \\ & \text { 荷 } \\ & \text { 苃 } \end{aligned}$ |  | 空 | 感 | 管 | 㞻 |  | 管 | 岕 |  |  |  | 害 | 管 | 哭 |
| Addison，－ | － | － | 1 | 1，000 | 1，170 | 5 | 1，849 | 1，609 | － | $\cdots$ | － | － | 1 | ＊＊2，060 | 7，488 | 1 | 20，000 | 10，000 | 1 | 3，000 |  |  |  |  |  |
| Caledonia，－ | － | － | 2 | 1，500 | 1，500 | ｜｜160 | 40，100 | 32，080 | － | － | － | － | 2 | 3，500 | 8,750 | － | － | － | 2 | 750 | 200 | 82 |  |  |  |
| Chittenden，－－ | － | － | 1 | 2，500 | 2，500 | 9 | 8，800 | 6，600 | － | － | － | － | 1 | － | 2，881 |  |  |  |  |  |  |  |  |  |  |
| Essex ${ }^{\text {E }}$ ，－－ | ＂ | － | 1 | 1，500 | 1，500 | 9 | 1，800 | 1，675 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Grand Isle，－ | － | － | $-$ | 1， | 1， | 1 | 300 | 300 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Orange， | － | － | 3 | 8，040 | 8，040 | 9 | 8,000 | 6，475 | － | ＂ | － | － | T 2 | 1，000 | 3，000 |  |  |  |  |  |  |  |  |  |  |
| Orleans，－ | 122 $\frac{1}{2}$ | 138 | 2 | 758 | $\overline{758}$ | 9 7 | 3,535 16,780 | 3，535 12,585 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Windham，$\dagger$－ | 12 | 138 | 1 | 2，580 | 2，520 | 2 | 252 | 189 | 1 |  | － | $3{ }^{*}$ | 1 | 4，200 | 12，600 |  |  |  |  |  |  |  |  |  |  |
| Windsor，$\ddagger$－－ | － | ． | 5 | 11，750 | 12，156 | 8 | 14；200 | 3，864 | － | 9，000 | 4 | 36 | 1 | 3，450 | 9，450 | － | － | － | 1 | 400 | 662 | 302 | 1 | 1，000 | 750 |
| Seth Witmore＇s dist．§ | $\stackrel{-}{-}$ | － | 1 | 1，584 | 1，584 | 1 | 1，200 |  | － | 4，000 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
|  | 123 | 138 | 17 | 31，152 | 31，728 | 111 | 96，816 | 69，812 | 1 | 13，000 | 4 | 36 | 8 | 14，210 | 44，169 | 1 | 20，000 | 10，000 | 4 | 4，152 | 862 | 384 | 1 | 1，000 | 750 |

＊This is the distriot assigned to Sardius Blodget，and may be the whole county．
$\dagger$ Nine townships are not returned－fifteen townships are returned．
$\ddagger$ Four townships are not returned
$\$$ These twa returns do not mention of what county they are，but as there is no return expressly for Bennington，itis supposed that they belong to that county，
I Sixty of these are groce of press paper，at twelve dollars per groce．
－One of these is not returned as to quantity or value－the qther manufactures the whole，

| counties． | Horn C | mbs． | Books printed． |  |  | Straw Bonnets． |  | Pot and Pearl Ashes． |  |  |  | Maple Sugar． |  | Lime． |  | Copperas． |  | Malt． |  |  | Sheep． |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | ¢ |  |  |  |  | 莒 |  | 蒠 |  |  |  |  |  |  |  | 哭 | 宫 |  |  |  | 宮 |
| Addison，－ | － | － | $\cdots$ | $\bigcirc$ | － 194 | I80 | －760 | － | － | －740 | 1 | 207 958 | 2019 | － | － | － | － | － | － | － | 41，479 |
| Caledonia，－ | － | － | 1 | 9，680 | 3，194 | 380 | 760 | － | 2，995 | 77，870 | 13，150 | 201,958 47,677 | 20,196 4,768 | ＊ | － | － |  | － | － | － | 34，709 |
| Essex， | － | － | ． | － | － | － | － | － | － | － | － | 23，634 | 2，363 | － | － | － | $\cdots$ | － | － | － | 5，050 |
| Grand Isile． |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Orange，$\quad$－ | － | － | － | － | $\square$ | － | － | － | 850 |  | － | 69763 | 9 | － | － | 4 | 1，200 | 1 | 100 | 100 | 8，833 |
| Orleans，－－ | － | － | － | － | － | － | － | － | 850 | 22，100 | － | 69，763 | 6，976 |  |  |  |  |  |  |  |  |
| Windham．$\dagger$ |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Windsor，$\ddagger$ | 300 | 480 | － | － | $\cdots$ | － | 250 | 25，674 | － | － | － |  | 950 | 18，320 | 6，412 | － | － | － | － | － | 42，999 |
| Seth Witmore＇s dist．§ R．R．Child＇s district． | － | － | － | － |  | － |  |  |  |  | ＊ | 9，500 | 950 |  |  |  |  |  |  |  |  |
| Total amount， | 300 | 480 | 1 | 9，680 | 3，194 | 380 | 1，010 | 25，674 | 3，845 | 99，970 | 13，150 | 352，532 | 35，253 | 18，320 | 6，412 | 4 | 1，200 | 1 | 100 | 100 | 133，070 |

＊This is the district assigned to Sardius Blodget，and may be the whole county．
$\dagger$ Nine townships are not returned－fifteen townships are returned．
$\dagger$ Nine townships are not returned－
$\delta$ These two returns do not mention of what county they are，but as there is no return expressly for Bennington，it is supposed that they belong to that county，

VERMONT－Manufacturing Establishments，with the annual Manufactures，as returned by the Marshal．


Marble saw mills，one containing 100 saws－ 20,000 feet annually sawed and polished，at 50 cents per foot，$\$ 10,000$ Cotton mauufacturing establishments， 2.
Woollen manufacturing establishments， 2.
Roving machines，－
Looms，with fly shuttles，
Billies，
Shearing machines，
Copperas mines and works，
Rolling and slitting miils，
Sheep，
Cotton spun in mills，
8，960 lbs．，value \＄8，960
Yellow Ochre，＿－ 85 tons，value 10,02520

STATE OF RHODE ISLAND－Manufactures．

| counties． | Cotton Goods，in families，\＆c． |  | Cotton Manufacturing Establish－ ments． |  |  | Flaxen Goods，in families，\＆c． |  | Blended and unnamed Cloths and Stuffs． |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | 鲁 | 宫 | 㝘 | 或 |  | － |  | 咢 |
| Providence， | 63，159 | ${ }^{\prime}$ 52，263 ${ }^{\frac{1}{7}}$ | 13 | 462，463 | 180，432 | 35，940 | 10，682 $\frac{9}{10}$ |  |
| Newport，－ | 11，373 | 4，549 $\frac{2}{10}$ | ， |  |  | 33，345 | 10，003 $\frac{5}{10}$ | 17，741 |
| Washington， | 51，686 | 20，674 ${ }^{\frac{4}{10}}$ | 1 | － | 1087 | 150，208 | $45,062 \frac{4}{10}$ | 3，498 |
| Kent，－－ | 313，271 | 125，308 $\frac{4}{10}$ | 14 | 271，856 | 108，742 ${ }_{10}^{4}$ | 7，006 | 2，101 $\frac{18}{10}$ | 352，742 |
| Bristol，－－ | 21，500 |  | － |  |  | 3，200 | ${ }_{960}{ }^{10}$ |  |
| Total amount， | ＊ 460,989 | ＊ $184{ }_{2} \mathbf{3 9 5} \frac{6}{10}$ | 28 | ＊734，319 | ＊289，174 $\frac{4}{10}$ | $\dagger 229,699$ | $\dagger 68,809 \frac{7}{10}$ | 481，841 |

[^18]
## RHODE ISLAND-Manufactures continued.

| counties. | Valuations. | Woollen Goods, in Families, \&c. |  | Woollen Manufacturing Establishments. |  |  | Web Lace and Fringe. |  | Cotton and Wool spun in mills. |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  | - |  | 皆 |  | - |  |
| $\begin{array}{ll}\text { Providence, } & - \\ \text { Newport, -- } & - \\ \text { Washington, } & - \\ \text { Kent, } \\ \text { Bristol, - } & - \\ \end{array}$ | $24,484 \frac{9}{10}$ $27,066 \frac{4}{10}$ 1,749 $472,921 \frac{8}{10}$ - | 50,957 16,791 56,246 16,624 5,000 | $\begin{gathered} 40,765 \frac{6}{8} \\ 13,43 \frac{18}{18} \\ 44,996 \frac{8}{80} \\ 13,299 \frac{1}{10} \\ 4,000 \end{gathered}$ | 2 | 11,000 | 10,000 | 20,000 | 3,120 | $\begin{array}{r} 20,800 \\ 413,015 \end{array}$ | $\begin{array}{r} 17,264 \\ 288,560 \end{array}$ |
| Total amounts, | 526,222 $\frac{1}{10}$ | *145,618 | * $116,494 \frac{4}{10}$ | 2 | *11,000 | *10,000 | 20,000 | 3,120 | 433,815 | 305,824 |

No other kinds of cloth than the above are mentioned in the Marshal's general return.


[^19]RHODE ISLAND-Manufactures continued.

*Value of guns, $\$ 9,600$.
§Or 1,800 dozen pairs
$\dagger$ Value of brass, $\$ 4,500$.
$\ddagger$ Or $333 \frac{1}{3}$ dozen.
This is 1,350 saddles, at $\$ 10$, and 300 sets of harness, at $\$ 25-\$ 21,000$.

## RHODE ISLAND-Manufactures continued.


*The Marshal's general return gives 3 flax seed oil mills, making 9,560 gallons, worth $\$ 11,950$.
$\dagger$ The Marshal's general return gives $1,193,398$ gallons of spirits distilled, value $\$ 848,240$ for the whole State. $\ddagger$ Or 75 barrels.
N. B. There are several other trifing differences between the Deputy Marshals' returns and the return by the Marshal, which are not worth enumerating.

STATE, OF CONNECTICUT-Manufactures.


CONNECTICUT-Manufactures continued.


* As estimated by the Marshal:

STATE OF NEW YORK．－Manufactures．

| counties． |  | Cotton Goods made in families，\＆c． |  | Cotton man． ufacturing Establish－ ments． | Flaxen Goods，in fami－ lies，\＆c． |  | Blended and unnamed Cloths and Stuffs． |  | ＇Tow Cloth． |  | Woollen Goods，in fami－ lies，\＆c． |  | Thread． |  | Looms． | Carding Machines． |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | Yards． | Value． |  | Yards． | Value． | Yards． | Value． | Yards． | Value． | Yards． | Value． | Runs． | Value． |  | Num＇r． | Lbs．Carded． | Value． |
| Suffolk， |  | 4，087 | － | 1 | 158，390 |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Queens，－ |  | ， 08 | $\cdots$ | r | 158，390 | $\square$ | 2，913 | － | $\because$ | － | 51,220 51,292 | － | － | $\stackrel{\square}{\square}$ | 1,062 486 | 7 4 | 22，480 |  |
| Kings，－ |  | － | － |  | 32，233 |  | 3，931 | － |  | － | 4，901 | － |  |  | $\begin{aligned} & 486 \\ & 112 \end{aligned}$ |  |  |  |
| Rew York，－ |  |  |  |  | 23，100 |  | 7，000 | － | － | $\cdots$ | 2，000 | － | － |  | 59 | 2 | 4，200 |  |
| Wewt Chester， | － | － |  | 2 | $2{ }^{217}$ |  |  |  |  |  | 2，540 | － | － | － | 3 | 2 | 3，000 |  |
| Rockland，－ | － | － | － |  | 224,280 | － |  |  |  | － | 112，190 | － |  |  | 365 | 8 |  |  |
| Dutchess，－ |  | － | － | 5 | 230，404－ | － |  |  | 16，756 | $\cdots$ | 8，008 | － |  |  | 329 | 5 | 12，000 |  |
| Columbia，－ |  | 20，500 | － | 1 | 341，530 |  |  | － | － | － | 128，655 |  | － |  | 1，342 | 25 | 35，000 |  |
| Green，－ |  | 868 |  | 1 | 27，300 |  |  |  |  |  | 254，750 | － | － | － | 1，235 | 23 | 172，000 |  |
| Ulster， |  | 7，404 |  | 1 | 222，042 |  | 31，780 |  | 4，965 | － | 22，189 | － | － | － | 314 | 11 | 18，000 |  |
| Orange， | － | 4，182 | 3 | － | 212，429 | T | 31，859 | － |  | ＇ | 87，400 | 8 | － | － | 1，569 | 26 | 83，150 |  |
| Sullivan， | － |  | \％ | － | 35，347 | 尔 | 1，057 | ก | － | \％ | －95，611 | E | － | － | 1，245 | 29 | 91，500 | E |
| Delaware，－ |  | 724 | 免 | $\bar{\square}$ | 130，801 | $\stackrel{1}{0}$ | ， | ¢ | － | $\bigcirc$ | 70，571 | ㅇ． | － | － | 886 | 14 | 52，400 | \％ |
| Albany，－ | － | 2 | \％ | 2 | 145，282 | $\stackrel{1}{0}$ | － | $\stackrel{\sim}{\sim}$ | － | \＆ | 87，272 | 㟔 | ＂ | $\cdots$ | 1，169 | 8 | 71，000 | ¢ |
| Schenectady， | － | $\underline{-263}$ | 筥 | 1 | 222,049 5,000 | $\stackrel{\square}{8}$ | － | 号 | － | 8 | 157，862 | 8 | 43，680 | 7，644 | 1，824 | 12 | 89，000 | ar |
| Saratoga，－ | － | － | U | 1 | 194，976 | － | － | O | － | ¢ | 2,500 171,789 | \％ | $\cdots$ |  | 30 | 4 |  | $\stackrel{3}{7}$ |
| Washington， | － | 51，141 | 碞 | 1 | 350，754 | \％ | － | 2 | － | － | 171， 389 |  |  |  | 1，133 | 7 | 94，000 | ¢ |
| Essex，－ | － | － | $\stackrel{+}{\square}$ | － | 34，428 | $\cdots$ | － | $\stackrel{ }{+}$ | － | ¢ | $\begin{array}{r}384,359 \\ 69 \\ \hline 85\end{array}$ | － | － | － | 2，200 | 13 | 107，000 | 8 |
| Clinton，－ | － | － |  | － | 24，068 | $\stackrel{\square}{-}$ |  | $\ldots$ | － | $\stackrel{\square}{6}$ | 23，795 | $\stackrel{+}{4}$ | － | － | 278 | 6 | 1，400 | ＋ |
| Franklin，－ | － | － | $\stackrel{\square}{7}$ | － | 9，913 | \％ | 859 | ¹ | － | \％ | 5，138 | － | － | ＂ | 218 | 4 | 37，470 | $\cdots$ |
| Montgomery， | － | 1，255 | \％ | － | 150，136 | \％ | － | 家 | － | \％ | 85，861 | 䩗 | － | － | 1，288 | 19 |  | む |
| Schoharie，－ | － | 2，823 | 䓓 | － | 112，128 | \％ | 3，909 | $\stackrel{5}{5}$ | － | \％ | 53，093 | 突 | － | － | ${ }^{7} 76$ | 12 | 47，330 | \％ |
| Herkimer， | － | 10，000 | $\pm$ | $\overline{5}$ | 190，945 | $\stackrel{4}{4}$ |  |  | － | $\sim$ | 95，590 | R | － | $\because$ | 1，600 | 14 | 98，000 | 空 |
| Jefferson，－ | － | 80,817 1,392 | $\pm$ | 5 | 12，791 | \％ | 80，405 | $\stackrel{+}{5}$ | $\cdots$ | $\stackrel{ \pm}{7}$ | 159，622 | $\stackrel{ \pm}{ \pm}$ | － | － | 720 | 10 | 66，500 | $\pm$ |
| St．Lawrence， | － | － | － | － | ＋36，000 | － | 1，475 | S | － | 合 | 51,013 | 0 | － | － | 660 | 5 | 35，000 | $\pm$ |
| Lewis，－ | － | $5 \times$ | ت | $\cdots$ | 50，000 | ＇ | 1，000 | B | － | \％ | 25，500 | \％ | － | － | $\begin{array}{r}247 \\ 306 \\ \hline\end{array}$ | 4 | 10,500 19 | 家 |
| Madison，－ | － | 5，026 | 5 | $\cdots$ | 225，297 | 5 | － | 8 | － | 8 | 120，452 | 8 | － |  | 1，468 | 13 | 61，450 | \％ |
| Ostego，－ | － | 3 | $\stackrel{0}{\circ}$ | 1 | 327，088 | $\stackrel{\square}{\circ}$ | － | \％ | － | \％ | 153，728 | \％ | － |  | 2，037 | 27 | 136，860 | \％ |
| Chenanga，－ | － | 3，009 | 䒼 | － | 196，106 | $\frac{1}{4}$ | $\stackrel{\square}{7}$ | 2 | － | $\frac{8}{4}$ | 107，470 | － | － | － | 1，016 | 21 | 96，700 | $\pm$ |
| Cortlandt，－ | － | 2，826 | ． | － | 149，510 |  | 3，278 |  | － |  | 64，783 | 4 | － | － | 890 | 13 | 7，820 | 4 |
| Broom，－ | － |  | － | － | 63，455 | － | 19，939 | － | － | － | 25，400 | － | － | － | 400 | 4 | 14，000 |  |
| ＇rioga， | － | 2，015 | － | － | 67，340 | － | 7，988 | － | － | － | 24,737 | － | － |  | 409 | 5 | 11，850 |  |
| Cayuga，－ | － | －－ | － | － | 216，805 | － | 3，720 | － | － | － | 120，346 | － | － |  | 1，360 | 11 | －77，270 |  |
| Seneca，－ | － | 2，035 | － | － | 115，585 | － | 5，620 | － | － | － | 49，473 | － | － | － | 601 | 10 | 35，200 |  |
| Ontario，－ | － | －7，416 | － | 2 | 329,226 63,687 | － | － | － | － | － | 195，551 | － | － | － | 1，903 | 22 | 153，000 |  |
| Alleghany，－ | － | ， 307 | － | 2 | 63，687 11,679 | － |  | － |  |  | 25,937 3,162 | － | － | － | $\begin{array}{r}309 \\ 51 \\ \hline\end{array}$ | 2 | 10，000 |  |
| Genesee， | － | 2，427 | － | － | 88，690 | － | － | － | － | － | 29，760 | － |  |  | 385 | 3 | 11，000 |  |
| Niagara， | － | 3，218 | － | － | 43，039 | － | － | － | － | － | 17，585 | － | － | － | 215 | 4 | 11，000 |  |
| Total amounts， | － | 216，013 | 69，124 16 | 26 | 5，372，645 | 2，014，741 ${ }^{\frac{7}{8}}$ | 180，659 | 63，230 65 | 21，721 | 6，516 30 | 3，257，812 | 2，850，585 | 43，680 | 7，644 | 33，068 | － 413 | 1，881，596 | 940，798 |

NEW YORK.-Manufactures continued.


NEW YORK－Manufactures continued．

|  | Naileries． |  |  | Tanneries． |  |  |  |  | Morocco． |  | Flaxseed Oil． |  |  | Spirits distilled． |  |  | Breweries． |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| oounties． | No． | Pounds of Nails． | Value in dollars． | No． | Hides tanned． | Calf skins tanned． | Sheep skins tanned． | Value in dol－ lars． | Skins， dozen． | Value in dollars． | No． | Gallons． | Value in dollars． | No．of Distil－ leries． | Gallons． | Value in dol－ lars． | No． | Gallons brewed． | Value in dol． lars．｜ |
| Suffolk，－ | － | － |  | 37 | 3，237 | 3，758 |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Queens，－－ | － | － |  | 10 | 4，005 | 7，412 |  |  |  |  | － | － | － | 2 | 2，000 |  |  |  |  |
| Kingis，－－ | － | － |  | 6 | 700 | 5，300 | 8，000 | ． | 500 |  | － | － |  | 2 | 100，000 |  |  |  |  |
| Richmond，－ | － | $\bigcirc$ |  | 2 | 2，600 | 1，100 | 8，00 |  | － |  | － | － |  | 3 | 57，000 |  |  |  |  |
| New York． | 4. | 139，440 |  | 9 | 10，300 | 17，500 | 43，400 | － | 12，500 |  | － | － |  | 11 | 377，298 |  | 15 | 1，528，872 |  |
| West Chester， | 1 | 38，080 |  | 9 | 8，125 | 2，240 | － |  | 12，00 |  | 2 | － |  | 16 | 12，050 |  |  |  |  |
| Rockland， | 1 | 1，002，400 |  | 7 | 1，081 | 536 | － | 10 20 | － |  | － | － |  | 7 | 4，788 |  |  |  |  |
| Dutchess， | － | － |  | 80 | 14，240 | 28，474 | － |  | － | ． | 3 | 3，500 |  | 25 | 20，450 |  | 2 | 18，000 |  |
| Columbia， | － | 31,680 |  | 34 | 5，334 | 11，666 | － | あが | － | 㐌 | － | － |  | 8 | 258，000 | ， | 1 |  |  |
| Green，－ | 4 | 31，680 |  | 25 | 6，433 | 6，516 | － |  | － | \％ | － | － |  | 4 | 161，000 | E |  |  | 응 |
| Orange，－ | 2 | 120，960 | ＇ | 49 | －10，780 | －11，348 | 1，690 |  | － | 8 | 1 | 2，000 |  | 17 57 | 21,394 85,740 | 을 |  |  | \％ |
| Sullivan， | － |  | \％ | 11 | 596 | 1，671 | 158 ， |  |  | \％ |  |  | 알 |  |  | ¢ |  |  | \％ |
| Delaware， | 2 | 8，960 |  | 29 | 2，064 | 4，140 | － |  | － | 0 | － | － | 50 | 11 | 19，500 | 苟 |  |  | a |
| Albany，－ | 2 | 324，800 | $\stackrel{\text { ® }}{ }$ | 31 | 5，220 | 12，548 | 4，307 |  | － | 它 | － | －${ }^{-}$ | \％ | 4 | 55，750 | 3 | 5 | 297，000 | $\stackrel{3}{4}$ |
| Rensselaer， | 5 | 232，960 | \％ | 28 | 7，254 | 7，860 | 1，000 | 言 ${ }^{\text {a }}$ ． | 83 | $\stackrel{\square}{4}$ | 3 | 6，287 | $\stackrel{\text { 2 }}{ }$ | 2 | 28，500 | $\stackrel{4}{4}$ | 1 | 25，600 | ¢ |
| Saratoga，－ | 1 | 5，600 | U | 33 | 8，962 | 3，478 | 1，324 | 水號： | － | $\stackrel{\text { n }}{=}$ | － | － |  | 2 | 3，500 | 8 | 1 | 12，800 | تِّ |
| Washington， | － |  | $\underset{\sim}{\circ}$ | 37 | 10，000 | 14，000 | － | －${ }^{\text {cos }}$ | － | －8 | － | － | ＊ | 2 | 23，233 | $\underset{4}{4}$ | 1 | 4，000 | $\pm$ |
| Essex，－ | 2 | 6，720 | $\stackrel{\square}{0}$ | 7 | 1，450 | 950 | － | 或苼过 | － | $\stackrel{\otimes}{\square}$ | $\checkmark$ | － | \％ | 8 | 7，300 | － |  |  | \％ |
| Franklin，－ | 2 | 4，480 | $\pm$ | 12 | 256 | －820 | 165 |  |  | $\stackrel{+}{+}$ |  |  | E |  |  | $\stackrel{\sim}{*}$ |  |  | $\begin{aligned} & \stackrel{4}{6} \\ & \stackrel{y}{6} \end{aligned}$ |
| Montgomery， | 3 | 7，840 | $\stackrel{+}{\square}$ | 45 | －6，000 | 4，910 | $\bigcirc$ |  | － | － | 3 | 1，800 | 品 | 6 | 8，680 |  |  |  | $\cdots$ |
| Scholarie， | 1 |  | ， | 14 | 2，739 | 1，576 | － | ． | － | 長 | 1 |  | 边 | 4 | 2，660 | \％ |  |  | － |
| Herkimer， Oneida， | 1 | 1，120 | \％ | 31 | 5，365 | 3，660 | － |  | － | 尔 | 1 | 700 | $\stackrel{1}{*}$ | 14 | 37，000 | 晨 |  |  | 范 |
| Onefferson，－ | 3 | 224，000 | 坴 | 16 | 3,100 750 | 8，650 | － | 20 | － | ${ }_{4}$ | 3 | 9，650 | $\pm$ | 24 | 99，700 | $\pm$ | $\stackrel{4}{2}$ | $\begin{array}{r}76,800 \\ \hline 25,600\end{array}$ | z |
| St．Lawrence， | － | － | $\underset{\sim}{*}$ | 12 | 600 | 1，167 | － | \％ | $\cdots$ | $\pm$ | $-$ | － | 5 | ＋ | 2，500 | \％ |  |  | $\underset{7}{ \pm}$ |
| Lewis，－． | － | － | D | 11 | 800 | 1，250 | － |  | － | － | － | － | －80 | 7 | 17，095 | $\stackrel{1}{2}$ |  |  | B |
| Madison，－ |  | 100800 | － | 31 | 4，250 | 4,300 | － | $\stackrel{\sim}{8}$ | － | － | 2 | 640 | \％ | 27 | 64，650 | 0 | 8 |  | \％ |
| Onondàga， | 2 | 18，080 | \％ | 36 31 | 6，307 1,855 | 8,515 7,076 | － | 年 | － | \％ | 3 | 3,750 300 | － | 28 | 93，300 | \％ | 1 |  | \％ |
| Chenango， | 1 | 3，360 | \％ | 8 | 996 | 662 | － | 突 | ＊ | $\stackrel{\square}{\circ}$ | 1 | 300 |  | 25 | 59，665 | 令 | 4 | 7，000 | \％ |
| Broom，－ |  |  |  | 6 | 645 |  |  | $\stackrel{\sim}{0}$ | － |  |  |  |  |  |  |  |  |  | 4 |
| Tioga，．－ | － | $\overline{1}, 680$ |  | 7 | 225 | 600 | － | ＋ | － |  | － | － |  | 9 | 10，800 |  |  |  |  |
| Cayuga， | 1 |  |  | 19 | 1，900 | 3，630 | － | 20 | － |  | 3 | 4，500 |  | 29 47 | 17,540 80,680 |  |  |  |  |
| Seneca， | － | － |  | 15 | 744 | 3，058 | － | \％ | － |  | － | 4， |  | 26 | 51，220 |  |  |  |  |
| Ontario， | － | － |  | 37 | 6，600 | 7，000 | － | \％ | － |  | － | － |  | 76 | 175，060 |  |  |  |  |
| Steuben， | － | － |  | 5 | 173 | 745 | － | \％ | － |  | － | － |  | 21 | 29，858 |  |  |  |  |
| Aleghany， | － | － |  | 2 7 | 656 | 1，000 | － | － |  |  | － | － |  | 4 8 |  |  | 1 | 1，600 |  |
| Niagara，－ | － | － |  | 17 | － | 1，000 |  |  | － |  | － | －－ |  | 11 | 7，700 |  |  |  |  |
| Total amounts， | 44 | 2，292，960 | 275，155 20 | 867 | 151，165 | 210，445 | 61，618 | 1，079，742 16 | 13，083 | 219，800 | 28 | 33，427 | 41，783 75 | 591 | 2，107，243 | 1，685，794 40 | 42 | 2，004，504 | 340，765 68 |

NEW YORK-Manufactures continued.


STATE OF NEW JERSEY-Manufactures.



NEW JERSEY-Manufactures contimued.


NEW JERSEY-Manufactures continued.



PENNSYLVANIA—Manufactures continued.

| counties. |  | Cotton and Wool spun in mills. |  | Web Lace and Fringe. |  | Hand Cards. | Spinning Wheels. <br> Number. | Looms, <br> Number. | $\begin{array}{\|l\|} \hline \begin{array}{c} \text { Reeds } \\ \text { manufac- } \\ \text { tured. } \end{array} \\ \hline \begin{array}{l} \text { Value in } \\ \text { dollars. } \end{array} \\ \hline \end{array}$ | Carding Machines. |  |  | Fulling Mills. |  |  | Labor-saving Machinery, |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | Pounds. | Value in dollars. | Yards. | Value in dollars. | Number. |  |  |  | No. | Pounds carded. | Value in dollars. | Number. | Yards fulled. | Value in dollars. | Drawing \& roving Machines. | Mules. | Billies. | Jennies. |  |  | Spool. ing ma- chines. |  |
| Philadelphia City, | - | 27,781 | 27,781 | 716,250 | 95,500 |  | 352 | 107 | 1,800 | 7 | 84,700 | 8,470 |  |  |  |  |  |  |  |  |  |  |  |
| Ditto County, - | - | 207,500 | 207,500 | 710,250 | 95, | 197 | 3,291 | 166 | 1,800 | 16 | 553,800 | 55,380 | - | - | - | 1 | 5 12 | 2 13 | 21 | - | 4 1 |  |  |
| Montgomery, - Bucks, - | - | 15,600 | 15,600 | - |  | $\sim$ | 9,987 | 325 | - | 11 | 42,600 | 3,790 | 4 | 18,800 | 1,575 | - | 12 | 13 | 21 | 5 |  | 1 | 1 |
| Northampton, - |  | 3,000 | 831 600 | - | - | 6,200 | 12,340 7,973 | 302 225 | - | 12 | 37,900 40,025 | 3,790 3,225 | 7 | 22,250 | 4,450 | - | 1 | 1 | - | 1 |  |  |  |
| Wayne, - - | - | - | - | . | - | +232 | 513 | 104 | $\stackrel{\square}{-}$ | 13 | 40,025 | 3,225 | ${ }^{6}$ |  | 16,600 | - | 1 | 1 | 1 |  |  |  |  |
| Delaware, | - | 6,000 | 6,000 | - | - | 727 | 1,287 | 104 | - | 7 | 35,000 | 3,500 | 3 | 2,000 14,500 | 2,000 14,500 |  |  |  |  |  |  |  |  |
| Chester, - | - | 11,280 | 1,478 | . | - | 2,225 | 7,182 | 520 | - | 26 | 63,000 | 5,620 | 29 | 14,500 59,000 | 14,500 8,049 | - |  | 1 | 1 |  |  |  |  |
| Lancaster, | - | 5,000 | 5,000 | - | - | 1,144 | 12,436 | 841 | - | 29 | 77,970 | 17,334 | 14 | 47,750 | 20,550 |  |  | 8 | 4 |  |  |  |  |
| Dauphin, | - | 21,995 | 16,497 | . | - | , | - | 760 | - | 14 | 38,495 | 3,859 | 7 | 38,280 | 5,480 | - | ${ }^{-} 3$ |  |  |  |  |  |  |
| Berks, - - |  |  |  | - | - | 4,832 | 14,534 | 566 | - | 81 | 406,200 | 41,200 | 7 | 38,200 | 5,405 |  |  |  |  |  |  |  |  |
| Luzerne, - | - | 8 | ${ }^{-}$ |  | - | 2,364 | 4,312 | 1,022 | - | 2 | 9,500 | 950 | 12 | 3,200 | 3,000 | . | 1 |  |  |  |  |  |  |
| Northumberland, | - | 8,000 | 8,000 | - | - | 422 | 1,237 | 1,025 | - | 18 | 46,500 | 5,640 | 13 | 33,500 | 10,400 | - |  | 2 | 2 |  |  |  |  |
| Thioga and Potter, | $\stackrel{\square}{-}$ | - | ${ }^{-}$ | - | $-$ | 1,184 269 | 1,878 | 683 | - | - | , | , | 2 | 40,000 | 8,000 |  |  |  | 2 |  |  |  |  |
| Erie, - - | - | - | . | - | - | 594 | ${ }_{6} 672$ | 149 |  | - |  |  | 1 |  |  |  |  |  |  |  |  |  |  |
| M'Kean, | - | - | - | - | - | 14 | 10 | 1 |  |  | - |  | 1 | -3,000 | 380 |  |  |  |  |  |  |  |  |
| Warren, | - | - | - | - | - | 94 | 141 | 28 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Jefferson, |  | - | - | . | - | 20 | 24 | 7 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Armstrong, |  | - | - | - | - | - | 1,146 | 244 | - | $\cdots$ | . | - | 1 | 4,000 | 350 |  |  |  |  |  |  |  |  |
| Indiana, | - | 3,000 | 3,000 | - | - | 91 | 180 | 28 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Centre, - | - | , | 3, | - | - | 930 | 1,239 | 184 |  | 2 | 12,000 | 1,200 | 4 | 15,000 | 1,500 |  |  |  |  |  |  |  |  |
| Mifflin, - | - | 1,000 | 1,100 | - | - | 791 | 2,818 | 356 | - | 10 | 38,000 | 2,737 | 4 | 8,000 27,200 | 12,000 2,178 |  |  |  |  |  |  |  |  |
| Cumberland, | - | , | , | - | - | 3,764 | 3,944 | 371 | - | 9 | 19,800 | 1,782 | 5 | 35,280 | -2,178 |  |  | 3 | 2 |  |  |  |  |
| York, - | - | 825 | 825 | - | - | 7,595 | 10,488 | 978 | - | 17 | 62,100 | 6,151 | 14 | 37,825 | 7,773 | - | - | 1 | 1 |  |  |  |  |
| Franklin, | - |  | - | - | - | 879 3,871 | 3,423 | $\begin{array}{r}333 \\ 174 \\ \hline\end{array}$ | 250 | 10 | 34,900 | 3,490 | 6 | 12,720 | 2,600 |  |  |  |  |  |  |  |  |
| Bedford, | - | 9,000 | 900 | - | - | 3,733 | 1,221 2,920 | 174 339 | 250 | 12 | 44,000 | 4,400 | 8 | 22,100 | 17,675 | - | 9 |  |  |  |  |  |  |
| Huntingdon, | . | 2,000 | 2,000 | - | - | 630 | 2,000 | 300 | - | 18 | 39,725 | 2,942 | 9 | 28,321 | 2,242 | - |  | 2 | 2 |  |  |  |  |
| Cambria, | - | , | , | - | - | 290 | 429 | 100 |  | 8 | 30,000 | 3,201 | 1 | 4,000 | 533 | - | " | 1 |  |  | - |  |  |
| Fayerset, | - | 500 | 500 | . 2 | 20 | - | - | 485 |  | 5 | 13,300 | 1,350 | 5 | 2,300 | 4,600 |  |  |  |  |  |  |  |  |
| Gayette, - - | - | 1,500 | 1,500 | 3,600 | 480 | 2,469 | 5,612 | 974 | - | - |  | - | 8 | 31,800 | 24,470 | - | 2 | 1 | 2 |  |  |  |  |
| Westmoreland, | - | - | - | 2,000 | 266 | 501 | 753 858 | 820 | - | 1 |  |  | 1 | 2,000 | 2,000 |  |  |  |  |  |  |  |  |
| Washington, | - | 49,700 | 24,850 | 2,000 | 266 | 4,115 | 858 8,763 | , 883 | - | 11 | 72,300 | 5,348 | ${ }^{9}$ | 53,663 | 6,789 |  |  |  |  |  |  |  |  |
| Beaver, - | . | 6,000 | 6,000 | - | - | 1,55\% | 2,532 | 1,684 684 |  |  |  | $\stackrel{7}{300}$ | 12 | 55,644 | 69,555 | - |  | 3 | 3 |  |  |  |  |
| Butler, - |  | 6,000 | 6,000 | - | - | 718 | 1,381 | 369 | 375 | 1 |  | 300 | 2 1 | 8,000 500 | 2,000 1,200 | - | 1 | - | 1 |  |  |  |  |
| Alleghany, | - | 18,000 | 18,000 | - | - | - | - | 693 | 600 | 8 | 135,985 | 13,598 | 4 | 10,750 | 26,875 | - | $\stackrel{1}{1}$ | $1$ | 1 | 1 |  |  |  |
| Venango, |  |  | - | - | " | 802 | 1,278 | 413 | - | - | .. | . | 3 | 4,000 | 6,600 |  |  |  |  |  |  |  |  |
| Crawford, |  |  |  | - | - | 632 | 585 916 | 135 | $\cdots$ | - | - | - | 1 | 6,000 | 9,000 | - | 1 |  |  |  |  |  |  |
| Total am |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
|  |  |  |  | , | ( | 55,963 | 133,007 | 17,577 | 3,025 | 340 | 1,940,350 | 199,257 | 213 | 687,383 | 306,063 | 1 | 76 | 45 | 43 | 7 | 51 | 1 | 1 |



PENNSYLVANIA－Manufactures continued

| countiss． | Hats． |  |  |  |  | Furnaces． |  |  |  |  | Bloomeries． |  | Forges． |  |  | Trip hammers． |  | Rolling and Slitting Mills． |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | Number of hat＇ries | Wool and mixed hats． | Fur hats． | Value in dollars． |  |  |  | Tons． | Value in dollars． | $\begin{aligned} & \dot{\circ} \\ & \text { 其 } \\ & \text { 台 } \end{aligned}$ | Value in dollars． | 突 | Tons made． | Value in Dollars． | $\begin{aligned} & \text { 部 } \\ & \text { 品 } \\ & \text { 品 } \end{aligned}$ | Value in dollars． | $\begin{aligned} & \dot{4} \mathrm{H} \\ & \text { 首 } \\ & \text { 号 } \end{aligned}$ | Tons of Rolled Iron． |  | Value in dollars． |
| Philadelphia City， Do．County， |  | 63 39 | 160,860 21,428 | － | 567，388 73,025 | － | － 2 | 2 | 820 | 71，000 | － | － | － | － | － | 2 | 11，045 | 1 | 280 | － | 36，960 |
| Montgomery，－ |  | 10 | 5，148 | － | 13，395 | ． | － | 2 | － | 11，000 | － | － | 2 | 310 | 31，000 | 2 | 10，000 |  |  |  |  |
| －Bucks， |  | 37 | 14，900 | 280 | 31，800 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| $\bigcirc{ }^{\text {Northampton，－}}$ |  | 16 | 6，450 | 4，280 | 21，572 | 1 | － | 1 | 300 | 10，500 | － | － | 1 | 95 | 9，500 | 1 | 3，600 |  |  |  |  |
| Delaware， |  | 5 | 3，120 | － | 12，480 | ＊ | － | － | － | － | － | － | － | － | － | 2 | 400 | 3 | 1，250 | － | 182，500 |
| Chester， |  | 12 | －5，300 | － | 8，001 | 2 | － | 2 | 1，050 | 42，000 | － | － | 10 | 1，445 | 144，500 | 10 | 19，812 | 6 | 1，472 | 80 | 158，600 |
| ＋Lancaster， |  | 29 | 19，664 | $\bigcirc$ | 45，350 | 4 | － | 4 | 4，200 | 135，400 | － | － | 11 | 2，270 | 251，833 | 6 | 4，500 | 1 | 220 | － | 26，666 |
| Dauphin， |  | 24 | 10，350 | 3，468 | 26，400 | 1 | － | 1 | 2，790 | 139，500 | － | － | 2 | $\stackrel{390}{ }$ | 39，000 |  |  |  |  |  |  |
| Berks，－－ |  | 48 | 84，968 | 16，997 | 104，265 | 10 | － | 10 | 4，142 | 165，760 | 3 | 12，000 | 22 | 2,430 30 | 243,000 3,000 | 8 | 3，532 | 1 | $\cdots$ | － | 22，650 |
| Luzerne，${ }^{\text {L }}$ ， |  | 2 9 | 600 4,253 | － | 1,800 10,633 | － | － | － | － | － | 3 | 12，000 | 1 | 30 50 | 3,000 5,000 | 2 | 800 |  |  |  |  |
| Lycoming，－ |  | 4 | 1，500 | － | 3，800 | － | － | － | － | － | － | － | 1 | 150 | 15，000 |  |  |  |  |  |  |
| －Tioga and Potter， |  | 3 | 100 | 100 | 500 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Mrie，${ }^{\text {M }}$ ，${ }^{\text {Pean．}}$ |  | 3 | 1，200 | － | 4，400 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Warren． |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Armstrong， |  | 4 | 1，000 | － | 5，100 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Clearfield． |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Indiana， |  | 7 | 2，400 | － | 3，600 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Centre， |  | 7 | 3，000 | － | 11，000 | 1 | － | 1 | 112 | 360 | － | － | － | $\stackrel{\square}{\square}$ | － | 5 | 5，000 |  |  |  |  |
| Mifflin， |  | 4 13 | 1，600 | － | 5，200 | 1 | － | 1 | 112 | 3，360 | － | － | 4 |  | 75000 | 1 | 999 |  |  |  |  |
| Cumberland，－ |  | 13 47 | $\begin{array}{r}\text { 5，691 } \\ 29 \\ \hline 150\end{array}$ | － | 12，829 | 1 | － | 1 | 2，900 | 225，000 | － | － | 4 | 750 200 | $\checkmark 75,000$ |  | 6，788 | 2 | 800 | － | 125，000 |
| Adams，－ |  | 20 | 23，027 | 11，684 | 81，447 | － | － | － |  | － | － | － | 1 |  | 21，333 | 4 | 6，488 |  |  |  |  |
| Franklin， |  | 18 | 13，674 | ， | 33，024 | 2 | $\cdots$ | 2 | 1，381 $\frac{1}{2}$ | 45，785 | － | － | 4 | 600 | 49，000 | 1 | 4，500 |  |  |  |  |
| Bellford，－ |  | 5 | 2，100 | － | 6，000 |  | － | － | 4 | 112.318 | － | － | － | ， 8 |  | 1 | 970 |  |  |  |  |
| Huntingdon，－ |  | 3 <br> 3 | $\begin{array}{r}1,300 \\ 250 \\ \hline\end{array}$ | － | 2,685 700 | 4 | － | 4 | 4，212 | 112，318 | － | － | 6 1 | 1，284． | 143，240 | － | － | 1 | 250 | 18 | 27，400 |
| Somerset，－ |  | 11 | 5，000 | － | 12，250 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Fayette， |  | 18 | 6，416 | 4，540 | 23，288 | 11 | － | 11 | 3，130 | 178，120 | － | － | 8 | 765 | 99，999 | 5 | 1，850 | 3 | 230 | － | 26，650 |
| Greene， |  | 6 | 4，700 | － | 10，400 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Westmoreland， |  | 16 | 5，450 | 4，300 | 20，467 | 3 | － | 3 | 701 | 78，200 | 1 | 4，000 | 1 | 100 | 10，000 |  |  |  |  |  |  |
| Washington，－ |  | 20 | 15，681 | － | 25，467 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Beaver， |  | 5 3 | 2，000 | － | 5，300 | 1 | － | 1 | 390 | 36，900 | $\because$ | ＂ | 1 | 100 | 16，000 |  |  |  |  |  |  |
| Alleghany， |  | 17 | 9，569 | － | 28，204 | 2 | 4 | 6 | 400 | 40，000 |  |  |  |  |  |  |  |  |  |  | ． |
| Mercer， |  | 4 | 2，325 | － | 6，413 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Crawford，－ |  | 1 | 300 | － | 750 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Totll amounts， |  | 53. | 474，924 | 45，369 | 1，288，246 | 44 | 6 | 50 | 26，878 $\frac{1}{2}$ | 1，301，343 | 4 | 16，000 | 78 | 10，969 | 1，156，405 | 50 | 73，496 | 18 | 4，502 | 98 | 606，426 |

PENNSYLVANIA-Manufactures continued.

| countres. | Nails. |  |  | Boring Mills. |  |  |  | Wire Drawing. |  | Gun Manufactories. |  |  |  |  | Black Smiths. |  | Steel Furnaces. |  | Saw Mañuf's. |  | Wire Workers. |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Naileries. | Pounds of Nails. | Value in dollars. | No. | Guns Bored. | $\begin{gathered} \text { Can- } \\ \text { non } \\ \text { Bored. } \end{gathered}$ | Value in dollars. | Esta-blishments. | Value in dollars. | No. | Guns. | Rifles. | Other. | Value in dollars. | No. of Shops. | Value in dollars: | Tons. | Value in dollars. | No. | Value in dollars. | No. | Value in dollars. |
| Philadelphia city, | 9 | 1,028,262 | 105,275 | - | " | - | - | - | - | 4 | - | - | - | 9,000 | 57 | 263,179 | 370 | 45,900 | 2 |  | 2 | 16,200 |
| Do. county, | 11 | 2,443,220 | 264,388 | 1 | - | 106 | 3,000 | - | - | 6 | 3,800 | 800 | 50 | 74,250 | 144 | 183,958 | 370 | - 5 | 2 | 19,000 | 3 | 16,200 |
| Montgomery, - | 7 | 118,720 | 10,600 | - | $\cdots$ | - | 3,0 | - | - | 2 | 1,800 | - | $\pm$ | 19,287 | 87 | 44,250 |  |  |  |  |  |  |
| Bucks, - - | 19 | 144,000 | 15,400 | - | " | - | - | - | - | 3 | , | - | . | 675 | 81 | 72,900 |  |  |  |  |  |  |
| Northampton, - Wayne. | 6 | 12,000 | 1,200 | - | - | - | - | - | - | 6 | - | - | - | 9,500 | 54 | 36,400 |  |  |  |  |  |  |
| Delaware, | 6 | 304,360 | $-30,400$ | - | ${ }^{*}$ | - | - | - | - | - | - | - | - |  | 40 | 17,850 |  |  |  |  |  |  |
| Chester, | 8 | 1,249,280 | 103,058 | - | - | - | - | - | - | 2 | 800 | - | 50 | 9,600 | 171 | 107,928 |  |  |  |  |  |  |
| Lancaster, | 17 | 358,000 | 35,366 | 1 | 1,670 | - | 5,245 | - | - | 16 | 154 | 826 | 50 | 11,107 | 176 | 108,567 | 110 | 17,600 |  |  |  |  |
| Dauphin, | 17 | 160,880 | 17,318 | 1 |  | - | 500 | - | - | 2 | 35 | 85 | - | 1,480 | 68 | 18,326 | 50 | 12,000 |  |  |  |  |
| Berks, - | - | 219,000 | 21,900 | - | - | - | - | - | - | - | - | - | . | 9,925 | 175 | 108,555 |  |  |  |  |  |  |
| Luzerne, - | G | - | - | - | - | - | - | - | - |  | - | - | - | 500 | 28 | 14,000 |  |  |  |  |  |  |
| Northumberland, | 6 | 47,360 | 5,136 | - | - | - | $\cdots$ | - | - | 8 | 24 | 165 | - | 2,856 | 95 | 33,150 |  |  |  |  |  |  |
| Lycoming, - | 2 | 4,000 | 500 | - | $\stackrel{\square}{*}$ | - | - | - | - | - | - | - | - |  | 30 | 16,740 |  |  |  |  |  |  |
| Erioga and Potter, | ${ }^{-1}$ | 18,000 | 3,600 | - | " | - | $\stackrel{-}{-}$ | - | - | - | - | - | - |  | 4 | 1,200 |  |  |  |  |  |  |
| M'Kean, - | - |  |  | - | - | - | - | - | - | 1 | - | - | - | 500 | 11 | 5,500 |  |  |  |  |  |  |
| Warren. Jefferson. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Armstrong, | - 1 | 2,500 | 500 | - | - | - | - | - | - | - | - | - | - | - | 16 | 8,000 |  |  |  |  |  |  |
| Clearfield, - | - | - | - | - | , | - | - | - | . | - | - | - | .. | - | 3 | 1,500 |  |  |  |  |  |  |
| Indiana, - | - - | - | - | - | - | - | - | - | - | - | - | - | - | - | 18 | 9,000 |  |  |  |  |  |  |
| Centre, | - - | , | - | - | - | - | - | - | - | 2 | - | - | - | - | 44 | 14,000 |  |  |  |  |  |  |
| Mifflin, - | - 1 | 2,000 | 260 | - | - | - | - | - | - | 3 | - | 50 | 90 | 752 | 55 | 19,047 |  |  |  |  |  |  |
| Cumberland, | 5 | 120,000 | 14,400 | - | - | - | - | - | - | 6 | 240 | 260 | 45 | 5,000 | 141 | 28,200 |  |  |  |  |  |  |
| York, - | 5 | 70900 | 8,510 | - | - | - | - | - | - | 13 | 607 | - | - | 5,787 | 159 | 66,130 |  |  |  |  |  |  |
| Adams, - | 9 | 27,563 | 3,046 | - | - | - | - | - | - | 5 | - | 6 | - | 1,340 | 93 | 30,900 |  |  |  |  |  |  |
| Franklin, | 7 | 121,620 1,900 | 18,751 | - | - | - | - | - | - | ${ }_{3}^{3}$ | 5 | 66 | 6 | 1,302 | 87 | 57,602 |  |  |  |  |  |  |
| Bedford, | 1 | 1,900 83,200 | 190 8,320 | - | - | - | - | - | $\square$ | ${ }_{2}^{2}$ | - | - | - | 783 700 | 61 50 | 24,400 17,233 |  |  |  |  |  |  |
| Cambria, | 1 | 200 | 30 | - | - | - | - | - | - | 2 | . | - | - | 200 | 9 | 1,000 |  |  |  |  |  |  |
| Somerset, | 12 | - | - | - | - | - | - | - | - | 3 | 5 | 50 | 16 | 1,316 | 68 | 27,200 |  |  |  |  |  |  |
| Fayette, | 12 | 143,220 | 31,237 | - | - | $\cdots$ | - | - | - | - | - | - | - | 3,510 | 99 | 66,998 | $1 \frac{8}{4}$ | 467 |  |  |  |  |
| Greene, - | 3 | 27,300 | - 46 | - | - | - | - | - | - | 3 | - | - | - | 1,300 | 15 | 7,000 |  |  |  |  |  |  |
| Washington, - | 3 7 | 27,300 | 5,460 | - | $-$ | - | - | - | - | 12 | - | 65 | - | 1,570 | 110 | 51,654 |  |  |  |  |  |  |
| Weaver, - - | 7 1 | 43,700 7,840 | 7,427 | - | - | - | - | - | - | 3 2 | - | 65 22 | - | 1,300 230 | 146 29 | 23,635 4,963 |  |  |  |  |  |  |
| Butler, - | 1 | 6,000 | 1,200 | - | - | - | - | . | - | $\stackrel{-}{-}$ | - | - | - |  | 20 | 10,000 |  |  |  |  |  |  |
| Alleghany, | 6 | 498,900 | 49,890 | - | - | - | - | 1 | 2,000 | - | - | - | - | 2,600 | 68 | 55,162 | - | - | - | - | 1 | 1,000 |
| Mercer, | 1 | 4,000 | 700 | - | - | - | - | - | - | - |  | - | - |  | 25 | 7,500 |  |  |  |  |  |  |
| Venango, | 1 | 3,000 | -600 | - | $\because$ | - | $\stackrel{-}{-}$ | - | - | - | -. | - | - | - | $\begin{array}{r}8 \\ 15 \\ \hline\end{array}$ | 1,000 7,000 |  |  |  |  |  |  |
| Total amounts, | 175 | 7,270,825 | 760,862 | 3 | 1,670 | 106 | 8,745 | 1 | 2,00\% | 115 | 7,470 | 2,389 | 307 | 176,370 | 2,562 | 1,572,627 | 531-5 | 81,147 | 2 | 19,000 | 6 | 18,700 |

PENNSYLVANIA-Manufactures continued.

| counties. |  | Planes. |  |  | Cutlers. |  | Curry Combs. |  | $\begin{aligned} & \hline \text { Mills for grinding } \\ & \text { Flat Irons. } \end{aligned}$ |  | File Factories. |  | Hydraulic Engine Makers. |  |  | $\left.\begin{gathered} \text { Tin Plate } \\ \text { Work.* } \end{gathered} \right\rvert\,$ | TypeFoundriesPounds, | Coffec Mills, |  | Copper, Brass, and Tin. $\dagger$ |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | Esta-blishments. | Number of planes. | Value in dollars. | Number of shops | Value in dollars. |  | Value in dol. lars. | $\begin{gathered} \text { Num- } \\ \text { ber, } \end{gathered}$ | Value in dollars, | Number. 1 | Value in dollars. | Number. | Value in dollars. |  |  |  | $\begin{gathered} \text { Num- } \\ \text { ber } \\ \text { made. } \end{gathered}$ | Valuc in dollars. |  | $\begin{gathered} \text { Pieces } \\ \text { made. } \end{gathered}$ | Value in dollars. |
| Philadelphia City, | - | 1 | 14,000 | 8,000 | 11 | 29,100 | - | - | - | - | 1 | 3,000 | 2 | 25,000 | 788,300 | - | - | - | - | 25 | - | 141,000 |
| ditto. County, | - | 1 | 4,000 | 7,000 | 17 | 17,166 | 1,248 | 3,432 | - | - | - | 3,000 | $\cdots$ | 25,000 | 78,400 | 500 | 75,000 | - | - | 17 | - | 62,392 |
| Montgomery, - |  | - | , | , | 5 | 4,990 | . | , | - | - | - | - | - | - |  | 1,500 | \% | - | - | 1 | - | 1,510 |
| Bucks. ${ }^{\text {Northampton, - }}$ |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Wayne. | - | - | $\cdots$ | - | - | - | - | - | - | - | - | - | . | - | - | - | - | - | - | 1 | - | 4,000 |
| Delaware, |  | - | - | - | 1 | 100 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Chester, | - | $\bullet$ | $\cdots$ | - | 4 | 1,700 | - | - | - | - | - | - | - | - | 500 | - | - | - | - | 2 | - | 1,200 |
| Dauphin, - | - | - | - | - | - | - | - | - | - | - | - | - | - | - | 1,800 | 20,000 | - | - | - | 17 | 21,000 | 20,582 29,400 |
| Berks, - | - | - | - | . | 2 | 1,700 | - | - | - | - | - | - | $\cdots$ | - | 4,540 | 20, | - | 4,000 | 6,000 | - |  | 28,540 |
| Luzerne, - | - | - | - | - | 21 | 24,116 | - | - | - | - | - | - | - | $\cdots$ | 500 | - | - | - | - | $\cdots$ | - | 4,680 |
| Northumberland. <br> Lycomine |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Tioga and Potter. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Erie, - | - | - | - | - | - | - | $\cdots$ | - | - | $\cdots$ | $\cdots$ | - | $\cdots$ | $\cdots$ | 250 |  |  |  | , |  |  |  |
| M'Kean. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Jarren. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Armstron. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Clearfield. |  |  | - |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Indiana. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Centre, |  | - | - | - | - | - | - | - | - | - | - | - | : | 6 | 1,000 |  |  |  |  |  |  |  |
| Mifflin, | - | - | - | - | 5 | 2,092 | . | - | - | - | . | - | - | - |  | 200 | $\cdots$ | - | - | 1 | 110 | 200 |
| Cumberland. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Adams, | $\cdots$ | - | - | - | 3 | 3,252 | - | - | $\bullet$ | - | - | - | $\because$ | - | 3,600 | - | - | - | - | 11 | - | 11,766 |
| Franklin, | - | - | - | - | 11 | 9,267 | - | - | - | - | - | - | - | - | 5,960 | 3,800 | - | - | - | $\stackrel{2}{3}$ | 5,640 | 11800 |
| Bedford, | - | - | - | - | 6 | 2,872 | - | - | - | - | - | - | - | - |  | - | - | - | - | 2 | - | 1100 |
| Huntingdon, | - | - | - | - | 3 | 1,425 | - | - | - | - | - | - | - | - | - | 200 | - | . | - | 1 | 108 | 200 |
| Cambria, | - | - | - | - | 1 | 50 | - | - | - | - | - | - | - | - | - | - | - | - | - | 1 | 100 | 100 |
| Somerset, | - | - | - | - | - | - | - | - | - | - | - | - | $\div$ | - |  | 1,200 | - | - | - | 1 | - | 1,200 |
| Fayette, - | - | - | - | - | 5 | 4,880 | - | - | - | - | - | - | $\because$ | - | 1,000 | - | - | - | - | - | - | 6,770 |
| Greene, - | - | - | - | - | $\cdots$ |  | - | - | - | - | - | - | 7 | - | 300 | - | - | - | - | 1 | - | 300 |
| Westmoreland, : | - | - | - | - | 7 | 3,542 | - | - | - | - | - | - | $\square$ | - | 1,000 | - | - | $=$ | - | 6 | - | 4,840 |
| Weaver, : | - |  | " | - | 5 | 3,158 | - | - | - | - | - | - | - | - | 4,000 | - | - | - | - | 3 | - | 3,570 |
| Butler. |  |  | - |  | 2 |  |  |  | 1 | - |  |  | - | - |  |  |  |  |  |  |  |  |
| Alleghany, - | ! | 2 | 7,0.90 | 4,000 | 1 | 3,000 | - | - | 1 | 2,000 | - | - | - | - | 9,500 | - | - | - | - | 6 | - | 25,500 |
| Mercer. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Venango. <br> Crawford, |  | - | - | - | - | - | - | - | - | - | - | - | - | - | - | 350 | - | - | - | 1 | - | 350 |
| Total amounts. | = | 4 | 25,000 | 19,000 | 111 | 113,360 | 1,248 | 3,43" | 2 | 2,000 | 1 | 3,000 | 2 | 25,000 | 901,250 | 27,250 | 75,000 | $\stackrel{ }{4,000}$ | 6,000 | 109 | 26,958 | 361.690 |

[^20]PENNSYLVANIA-Manufactures continued.

| counties. | Bell Foundries. |  | Buttons. |  |  | Black | Lead. | White and RedLead. | Leaden Shot. |  |  | Plumbers. |  | Soap and Candies. |  |  |  | White Wax Candles. |  | Spring Oil. |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | $\begin{gathered} \text { Num- } \\ \text { ber. } \end{gathered}$ | Value in dollars. | Manu-factories. | Groce. | Value in dollars. | Esta-blishments. | Value in dollars. | Tons made. | Manu-factories. | Tons made. |  | Esta-blishments. | Value in dollars. | Manu-factories. | Pounds of Soap. | Pounds of Candles. | $\|$Value of <br> soap \& can- <br> dles in dolls | Manu-factories. | Value in dollars. | Gallons, | Value in dollars. |
| Philadelphia city, | 10 | 63,000 | - | - | - | i | $\dot{10}$ | 294 | ; | 275 | 153,280 | 3 | 72,000 | 6 | 1,937,600 | 925,200 | 316,115 | 1 | 17,000 |  |  |
| Montgomery. county, |  | . | - | - | - | 1 | 420 |  | 3 | 300 | 130,000 | - | . | 16 | 1,306,120 | 529,300 | 181,393 | 1 | 11,000 |  |  |
| Bucks. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Northampton. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Wayne. ${ }^{\text {Delaware. }}$ |  |  |  |  |  |  |  |  |  | , |  |  |  |  |  |  |  |  |  |  |  |
| Chester. |  |  |  |  |  |  |  |  |  |  |  |  |  | 1 |  |  | 724 |  |  |  |  |
| Dauphin. | $1 \cdot$ | - | - |  | - | - | - | - |  | - | - | $\bullet$ | - | 1 | 1,400 | 5,000 | 724 |  |  |  |  |
| Berks. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Northumberland. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Lycoming. ${ }^{\text {r }}$, |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Erie. . |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| McKean. - |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Warren. <br> Jefferson. |  | - |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Armstrong. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  | , |  |  |
| Clearfield. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Indiana. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Centre. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Miffin. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| York, | - | - | - | - | - | - | - | - | - | : | - | $\bullet$ | - | i | 18,000 | 14,000 | 4,680 |  |  |  |  |
| Adams, | . | . | - | - | - |  | . | . |  | . | . | . | - | 1 | 3,000 | 4,500 | 1,066 |  |  |  |  |
| Bedford. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  | - |  |  |
| Huntingdon. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Cambria, | - | - | - |  | - | - | - | - |  | - | - | - | - | - | 7,840 | 11,984 | 2,600 |  |  |  |  |
| Somerset. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Greene. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Westmoreland, | - | - | - | - | - | - | - | - | - | - | - | - | - | - | 10,000 | 11,000 | 2,760 |  |  |  |  |
| Washington. Beaver |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Butler. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Alleghany, | - | - | 1 | 3,640 | 3,000 | - | - | - | 3 | $\therefore$ | 13,100 |  |  |  |  |  |  |  |  |  |  |
| Mercer. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Venango, | . | - |  |  | - | - | - | - | - | - | - | - | - | - | - | - | - | - | - | 550 | 1,100 |
| Crawford. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Total amounts, | 10 | 63,000 | 1 | 3,640 | $\overline{3,000}$ | 1 | 420 | 369 | 6 | 575 | 296,380 | 3 | 72,000 | 25 | 3,283,960 | 1,500,984 | 512,338 | 2 | 28,000 | 550 | 1,100 |

STATE OF PENNSYLVANIA－Manufactures continued．

| counties． |  | Tanneries． |  | Shoes，Boots，Slippers，Trunks，and Saddlery． |  |  |  | Harness． | Morooco． |  |  | Moccasins． |  |  |  | Gloves and <br> Overalls， <br> Value in <br> dollars． | Glue． |  | Razor Strops． |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | No． | Yalue in dollars． | Pairs of boots，shoes， andslippers． | Trunks． | Saddics and bridles． | Value of shoes， boots，and slip－ pers，trunks and saddlery． | Sets． Value in dollars． |  | Dozen of Skins． | Value in dollars． | Pairs． | Value <br> in dol lars． |  |  |  |  | ． |  | 䂞空 |
| Philadelphia city， |  | 21 | 425，433 | 325，528 | 12，500 | 35，178 | 1，237，453 | 5 | 6 | 6，300 | 118，000 |  | － |  |  |  |  |  | 2 |  |
| Philadelphia county， | － | 38 | 323，459 | 384,305 37,705 | 1，872 | 2，703 | 514，880 | 3，500 | 1 | 2，520 | 47，400 | － | － | － | 8，216 | 15，000 | － | 27，098 | 2 | 2，000 |
| Montgomery，－ | － | 30 27 | 60,860 40,500 | 37,705 57,300 | － | 1,100 2,004 | 53,710 86,950 |  | － | － |  | － | － | － | 8，216 |  | 500 | 100 |  |  |
| Northampton，－ | － | 21 | 36，540 | 15，895 | － | 2，300 | 45，742 |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Delaware， | － | 17 | 48，450 | 6，120 | － | － | 10，780 |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Chester， | － | 30 | 62，721 | 30，722 | － | 1，343 | 80，246 |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Lancaster， | － | 40 | 79，511 | 38，756 | － | 1，657 | 84，313 | － | － | － | － | － | － | ＂ | － | － | － | 608 |  |  |
| Dauphin，－ | － | 39 55 | 15,595 <br> 50,100 | 35,750 48,288 | － | 1,601 1,220 | 76,039 55,508 |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Luzerne， | － | 10 | 10，000 | 6，600 | － | 90 | 10，900 |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Northumberland， | － | 39 | 41，120 | 18，712 | － | 300 | 30，600 |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Tycoming，${ }_{\text {Tioga and Potter．}}$ | － | 8 | 15，900 | 3，389 | － | 110 | 9，410 |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Erie，－－ | － | $\cdots$ | － | 310 | － | 24 | 1，688 |  |  |  |  |  |  |  |  |  |  |  |  |  |
| M•Kean． <br> Warren． |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Jefferson． |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Armstrong， | － | 10 | 5，100 | 5，000 | － | 50 | 8，000 |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Indiana， | － | 8 | 4，566 | 5，000 | － | 50 | 8，000 |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Centre， | － | 14 | 11，591 | 3，000 | － | 50 | 10，800 |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Mifflin， Cumberland， | － | 17 | 20，334 | 11,166 56,565 | － | 842 6800 | 22，033 |  |  |  |  |  |  |  |  |  |  |  |  |  |
| York， | － | 41 | 79，802 | 20，004 | － | 5，211 | －45，558 | － | $\cdots$ | － | － | － | $\cdots$ | － | － | － | － | 800 |  |  |
| Adams， | － | 11 | 20，446 | 12，946 | － | 4，360 | 37，369 |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Franklin， | － | 24 18 | 55,261 21,352 | 33，522 | － | 4，953 | 89，953 |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Huntingdon， | － | 15 | 21，352 9,523 | 12，375 | － | 321 | 29,244 22,001 |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Cambria， | － | 3 | 1，000 | 1，500 | － | － | 2，350 | － | － | $\cdots$ | － | 300 | 150 | 200 | － | 400 |  |  |  |  |
| Somerset， | － | 16 | 10，310 | 8，060 | － | 310 | 16，520 |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Fayette， | － | $\begin{array}{r}25 \\ 3 \\ \hline\end{array}$ | 34,850 1,500 | 32，791 | $\because$ | 1，640 | 82，300 | － | － | － | － | － | － | － | 144 | 126 |  |  |  |  |
| Westmoreland， | $\stackrel{-}{-}$ | 23 | 18，250 | 21，918 | $\because$ | 1600 7,350 | 8,400 47,932 |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Washington， | － | 34 | 26，170 | 36，941 | － | 3，536 | 80，682 |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Beaver， | － | 13 | 10，550 | 1，600 | － | 324 | 8，622 |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Butler， | － | ${ }_{27}^{2}$ | 2,000 32 | $\begin{array}{r}\text { 5，700 } \\ \hline 98900\end{array}$ | － | $\begin{array}{r}50 \\ \hline\end{array}$ | 9，050 |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Alleghany， | － | 27 | 32，350 | 29，900 | － | 2，600 | 73，600 | － | － | － | － | － | － | － | － | － | － | 600 |  |  |
| Venango， | － | 10 6 | 5,500 2,400 | 3，285 | － | 300 | 7，418 |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Crawford， | － | 20 | 16，000 | 6，000 | － | 200 | 11，000 |  |  |  |  |  |  |  |  |  |  |  |  |  |
| ＇Total amounts， | － | 715 | 1，590，044 | 1，327，776 | 14，372 | 88，818 | 3，126，107 | 3，500 | 7 | 8，820 | 164，400 | 300 | 150 | 200 | 32，360＊ | 21，148 | 500 | 53，206 | 2 | 2，000 |

PENNSYLVANIA－Manufactures continued．

| counties． | Furriers． |  | Mustard Makers． |  |  | Flaxseed Oil． |  |  | Distilleries． |  | Distilleries． | Breweries． |  |  | Wine． |  |  | Starch and Hair Powder． |  |  | Wafers． |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | No． | Value in dollars． |  | Pounds． | Val．in dollars． | 高突 | Gallons made． | Value in dollars． | No． | Gallons． | Value in dollars． | No． | Barrels， | Value in dollars． | Barrels Grape Wine． | Barrels currant Wine． | Value in dollars． | Manu－ facto－ ries． | Pounds． | Value in dollars． | Manu－ facto－ ries， | Value in dol－ lars． |
| Philadelphia City， | 4 | 22，000 | 2 | 22，500 | 9，000 |  |  |  | 7 | 817，722 | 904，275 | 11 | 48，000 | 248，000 |  |  |  |  |  |  | 1 | 5，000 |
| Philadelphia County， | － | 2， | 1 | 3，000 | 1，200 | 3 | 9，000 | 9，0，00 | 11 | 466，096 | 412，166 | 6 | 8，343 | 50，058 | $\stackrel{ }{ } \cdot$ | ． | $\stackrel{\rightharpoonup}{*}$ | 4 | 336，000 | 41，500 |  |  |
| Montgomery， | － | ． |  |  | ． | $\bigcirc 4$ | 46，100 | 46，100 | 63 | 55，100 | 27，550 |  |  |  |  |  |  |  |  |  |  |  |
| Bucks， | － | ． |  |  | － | 8 | 14，500 | 14，500 | 351 | 105，300 | 51，650 |  |  |  |  |  |  |  |  |  |  |  |
| Northampton，－ | － | － | － | － | － | 9 | 10，600 | 10，600 | 160 | 170，670 | 85，332 |  |  |  |  |  |  |  |  |  |  |  |
| Wayne， | － | － | － | － | － |  |  |  | 3 | 9，000 | 4，500 |  |  |  |  |  |  |  |  |  |  |  |
| Chester，－ | － | $\stackrel{\square}{\text {－}}$ | $\stackrel{\square}{-}$ | $\stackrel{\square}{\bullet}$ | $\stackrel{.}{ }$ | 9 | 10，500 | 10，500 | 96 | 73，426 | 36，710 |  |  |  |  |  |  |  |  |  |  |  |
| Lancaster， | ． | $\stackrel{\square}{-}$ | $\because$ | ． | － | 13 | 8，920 | 8，920 | 316 | 1，438，484 | 809，613 | 4 | 770 | 4，620 |  | 40 | 1，953 |  |  |  |  |  |
| Dauphin， | ． | － |  | ． | ． | 9 | 10，306 | 10，080 | 104 | 2－32，642 | 111，321 | 4 | 1，150 | 4，600 |  |  | 1，953 |  |  |  |  |  |
| Berks， | ． | ． | ． | ． | － | \％ 2 | 165，000 | 165，000 | 250 | 324，236 | 162，118 | 2 | 550 | 3，300 |  |  |  |  |  | ， |  |  |
| Luzerne，${ }^{\text {－}}$ | ． | － |  | － | － |  |  |  | 27 | 32，750 | 17，600 | 1 | 300 | 1，500 |  |  |  |  |  |  |  |  |
| Northumberland， | ． | － | ． | － | － | 10 | 9，100 | 9，100 | 79 | 225，450 | 111，325 | 2 | 1，600 | 6，600 |  |  |  |  |  |  |  |  |
| Lycoming，－ | ． | － | ． | ． | － | 2 | 4，000 | 4，000 | ， 30 | 67，762 | 33，831 |  |  |  |  |  |  |  |  |  |  |  |
| Tioga and Potter， | － | － | － | － | － | － | － | － | 3 9 | 12，000 | 3，600 |  |  |  |  |  |  |  |  |  |  |  |
| M＇Kean．${ }^{\text {r }}$ |  | － | － | － | － | － | － |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Warren． |  | － |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Jefferson． |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Armstrong， | － | － | － | － | － | － | － | － | ：21 | 63，000 | 31，000 |  |  |  |  |  |  |  |  |  |  |  |
| Indiana， | － | － |  | － | － | － | － | － | 27 | 18，000 | 9，000 |  |  |  |  |  |  |  |  |  |  |  |
| Centre， | － | － | － | ． | － | i |  |  | $\cdot 24$ | 22，795 | 11，162 |  |  |  |  |  |  |  |  |  |  |  |
| Mifflin， | － | － | － | － | － | 1 | 300 | 300 | 78 | 94，453 | 47，227 |  |  |  |  |  |  |  |  |  | － |  |
| York， | － | $\stackrel{\square}{\bullet}$ | － | $\vdots$ | $\bullet$ | $\dot{2} 2$ | 212，050 | 210，030 | 120 | 120,935 590,560 | 62,544 286,167 |  |  |  |  |  |  |  |  |  |  |  |
| Adams， | ． | － | $\stackrel{\square}{\square}$ | － | ． | 6 | 4，590 | 4，590 | 135 | 431，722 | 212，595 | － |  |  | － | － | － | 1 | 2，000 | 266 |  |  |
| Franklin， | ． | ． | ． | ． | － | 4 | 5，918 | 5，918 | 115 | 194，382 | 100，111 | 2. | 610 | 3，600 |  |  |  |  |  |  |  |  |
| Bedford， | － | － | ． | ． | － | 1 | 320 | 320 | 80 | 99，342 | 49，671 |  |  |  |  |  |  |  |  |  |  |  |
| Huntingdon， | － | － | $:$ | － | － |  | 3.00 | 300 | 7 | 16,800 800 | 8,400 400 |  |  |  |  |  |  |  |  |  |  |  |
| Somerset， | ． | － | － | － | － | 2 | 250 | 250 | 80 | 31，025 | 15，513 |  |  |  |  |  |  |  |  |  |  |  |
| Fayette， | － | － | ． | － | － | 7 | 3，355 | 2，684 | 103 | 139，770 | 55，908 | 2 | 100 | 480 |  |  |  |  |  |  |  |  |
| Greene， | － | － | － | － | － | 1 | 200 1,260 | 200 1,260 1 | 76 |  | r6，192 | 1 | 750 |  |  |  |  |  |  |  |  |  |
| Washington， | $\stackrel{\square}{-}$ | $\stackrel{\square}{\bullet}$ | $\because$ | $\stackrel{\square}{\bullet}$ | － | 4 | 1，616 | 1，616 | 301 | 261，312 | 104，524 | 3 | 150 | 580 |  |  |  |  |  |  | － |  |
| Beaver， | $\stackrel{\square}{-}$ | － | － | $\stackrel{\square}{\square}$ | － | 2 | 1，3，00 | 1，300 | 164 | 52，600 | － 26,300 | 2 | 845 | 4，225 |  |  |  |  |  |  |  |  |
| Butler， | $\because$ | ． | ． | － | ， | 1 | 1，200 | 1，200 | 53 | 15，900 | 7，950 | － |  |  | 5 | ， | 233 |  |  |  |  |  |
| Alleghany， | － | － | － | － | － | $\stackrel{2}{2}$ | 370 | 333 | 159 | 165，745 | 79，769 | 5 | 6，705 | 38，109 |  |  |  |  |  |  |  |  |
| Mercer， | － | － | － | － | － | 1 | 320 | 320 | ； 38 | 17，680 | 8，840 |  |  |  |  |  |  |  |  |  |  |  |
| Crawford， | － | － | － | － | $\bullet$ | $\stackrel{.}{ }$ | － | － | 70 | 28，000 | 3,825 11,200 | － | － | ． | ． | 27 | 1，200 |  |  |  |  |  |
| Total amounts， | 4 | 22，000 | 3 | 25，500 | 10，200 | 171 | 521，375 | 518，421 | 3，594 | 6，552，284 | 3，986，045 | 48 | 71，273 | 1376，072 | 5 | 67 | 3，386 | 5 | 358，000 | 41，766 | 1 | 5，000 |

PENNSYLYANIA.-Manufactures Continued.

| counties. | Shipping. |  | Boats. |  | Cabinet-makers. |  | Wagons. |  | Carriages. |  | Coopers Shops. |  | $\begin{aligned} & \text { Water Turning } \\ & \text { Machines. } \end{aligned}$ |  | Saddle Trees. |  | $\begin{aligned} & \text { Last and Boot } \\ & \text { Trees. } \end{aligned}$ |  | Print Cutting. |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Tons. | Value in dollars. | 'rons. | Value in dollars. | No. | Value of work in dollars. | Number. | Value in dollars. | No. of shops. | Value in dollars. | $\begin{gathered} \dot{0} \\ \text { 首 } \\ \hline \end{gathered}$ | Value in dollars. | $$ | Value in dollars. |  | Value in dollars. |  | Value in dollars. |  | Value in dollars. |
| Philadelphia City, |  | - |  | - | 45 | 431,075 | 6,355 | 127,000 | 17 | 464,500 | 17 | 39,000 | - |  |  |  | 3 | 3,000 | 2 |  |
| Philadelphia County, | 13,100 | 992,500 | - | - | 21 | 24,023 | 932 | 28,595 | - | 32,500 | 107 | 66,496 | 1 | 5,000 | 3 | 1,000 |  |  | 2 | 3,000 |
| Montgomery, - | - | - | - | - | 8 | 2,300 | 496 | 10,576 | 1 | 2,600 | 16 27 | 7,901 13,500 |  |  |  |  |  |  |  |  |
| Bucks, - - | - | - | - |  | 18 | 10,025 | - |  |  | 17,000 | 27 | 13,500 |  |  |  |  |  |  |  |  |
| Wayne. | - | - | - | * | 8 | 2,810 | - | - | - |  | 17 | 7,020 | 3 | 1,400 |  |  |  |  |  |  |
| Delaware, - | - | - | - | - | 8 | 3,300 | - | - | - | 1,750 | 2 | 660 |  |  |  |  |  |  |  |  |
| Chester, - | - | - | - | - | 33 | 20,304 | - | - | 2 | 600 | 27 | 4,320 |  |  |  |  |  |  |  |  |
| Lancaster, | - | - | - | - | 39 | 24,170 | - | 19,840 | - | 28,000 | 37 | 13,195 |  |  |  |  |  |  |  |  |
| Dauphin, - | - | - | - | - | - | - | - | - | - | , | 31 | 14,673 | 1 | 2,000 |  |  |  |  |  |  |
| Berks, - - | - | - | - | - | 45 | 31,550 | - | 950 | - | - | 45 | 18,992 |  |  |  |  |  |  |  |  |
| Luzerne, ${ }^{-}$ | - | $\cdots$ | - | - | 4 | 1,200 | 57 | 2526 | 1 | 1150 | 3 | 900 |  |  |  |  |  |  |  |  |
| Northumberland, | $=$ | $\pm$ | - | - | 16 | 8,500 | 57 | 2,526 | 1 | 1,150 | 31 | 21,900 |  |  |  |  |  |  |  |  |
| Thoga and'Potter, | - | - | - | - | 2 | 88 | - | - | 2 | 350 | ${ }^{8}$ | 1,200 |  |  |  |  |  |  |  |  |
| Erie, - - | - | - | - | - | - | - | - | - | - | - | 2 | 600 |  |  |  |  |  |  |  |  |
| Warren. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Jefferson. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Armstrong. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Clearfield. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Indiana. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Centre. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Cumbériand, | - | - | - | - | 6 | 2,240 | - | - | - | - | 26 | 3,895 |  |  |  |  |  |  |  |  |
| York, - - | - | - | - | - | - 37 | 18,332 | - | - | - | 23,365 | $60^{\circ}$ | 16,593 |  |  |  |  |  |  |  |  |
| Adams, - | - | - | - | - | 4 | 1,504 | - | - | 14' | 3,501 | 54 | 9,172 |  |  |  |  |  |  |  |  |
| Franklin, - | - | - | - | - | 13 | 7,417 | 72 | 4,657 |  |  | 56 | 15,792 |  |  |  |  |  |  |  |  |
| Bedford, Huntingdon, | - | - | - | - | -7 | 3,720 | - | - | - | - | 25 | 3,250 |  |  |  |  |  |  |  |  |
| Cambria, | - | - | - | - | 6 | 2,240 | - | - | - | - | 4 | 1,200 |  |  |  |  |  |  |  |  |
| Somerset, | - | - | - | - | 8 | 4,200 | 150 | 2,500 |  |  | 17 | 7,000 |  |  |  |  |  |  |  |  |
| Fayette, - | 27 | 2,430 | 389 | 19,450 | 12 | 7,130 | 150 | 5,685 |  |  | 57 | 8,875 | - | - | 5 | 825 |  |  |  |  |
| Greene, - - | - |  | - | - | 5 | 2,000 | 100 | 1,000 | 4 | 2,000 |  |  |  |  |  |  |  |  |  |  |
| Westmoreland, - | 70 |  | - | - | 77 | 23,082 | 30 | 3,800 | - | - | 56 | 16,500 | . | - | 1 | 700 |  |  |  |  |
| Beaver, - - | 70. | 7,000 | - | - | 12 | 3,460 | $\overline{100}$ | 3,540 500 | $\cdots$ | 400 | 62 9 | 10,060 |  |  |  |  |  |  |  |  |
| Butler, - | - | - | - | - | 7 | 2,100 | 26 | 156 | 10 | 1,100 | 9 | 1,800 |  |  |  |  |  |  |  |  |
| Alleghany, | - | " | - | - | 17 | 9,200 | - | 1,300 | - - | - | 22 | 6,100 | - | - | 1 | 180 |  |  |  |  |
| Mercer, | - | - | - | - | 4 | 1,655 | - | - | - | - | 3 | 164 |  |  |  |  |  |  |  |  |
| Crawford, | - | - | - | $\cdots$ | 3 | 1,000 | 190 | 2;000 |  |  | 12 | 3,000 |  |  |  |  |  |  |  |  |
| Total amounts, | 13,197 | 1,001,930: | 389 | 19,450 | 482 | 657,870 | 8,658 | 214,625 | 51 | 578,816 | 958: | 345,887 | 5 | 8,400 | 10 | 2,705 | 3. | 3,000 | 4 | 6,000 |

PENNSYLVANIA-Manufactures continued.

| counties. | Printing Presses. |  | Bark | Baskets. | Baskets. | Cork Cutting. |  | Chip Hats | Spirits of Turpentine and Varnish. |  | Sugar. |  |  | Paper. |  |  |  | Paper Hanging. |  |  | Playing Cards. |  | ¢ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | $\begin{aligned} & \text { Manu- } \\ & \text { facto- } \\ & \text { ries. } \end{aligned}$ | Value in dollars. | Mills | Number, | Value in dollars. | $\begin{gathered} \text { Estab- } \\ \text { lish- } \\ \text { ments. } \end{gathered}$ | Value in dollars. | Number. | Gallons. | Value in dollars. | Refi- ner- ies. | Pounds. | Value in dollars. | Mills | Reams. | Tons | Value in dollars. | Manu-factories. | Pieces stamped. | Value in dollars. | Manu-factories. | Value in dollars. |  |
| Philadelphia City, | 2 | 26,000 | , | 24.012 | 8806 | 1 | 3,000 | 400 | 2,500 | 3,500 | 9 | 2,944,444 | 530,000 | $\square$ | 10-0 | $\cdots$ | - | 3 | 115,000 | 80,750 | 4 | 42,200 |  |
| Ditto County, | - | $\cdots$ | 4 | 24,012 | 8,806 | 2 | 2,000 | 212 | 19,500 | 17, 150 | 1 | 420,000 | 75,600 | 7 | 10,029 | 340 | 72,100 | 1 | 25,000 | 16,667 |  |  |  |
| Bucks, | - | - | 4 | - | . | - | - | - | - | - | - | $\stackrel{-}{-}$ | - . | 15 | 25,433 | - | 130,431 |  |  |  |  |  |  |
| Northampton, | . | $\cdots$ | - | - | - | - | - | " | - | - | $\stackrel{-}{-}$ | - | - | 1 | 1,750 1,200 | - | 7,500 3,000 |  |  |  |  |  |  |
| Wayne. ${ }^{\text {Delaware, }}$ |  |  |  |  |  |  | , |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Chester, - | - | - | 2 | " | - | - | - | 200 | - | - | - | $\because$ | - | 11 | 39,486 | - | 197,430 |  |  |  |  |  |  |
| Lancaster, - | - | - | - | - | - | - | - | 4,000 | - | $\stackrel{\square}{-}$ | - |  | " | 8 3 | 13,000 3,900 | $\square$ | 39,000 10,414 |  |  |  |  |  |  |
| Dauphin, .. | - | - | - | - | - | - | - | , | - | - | 1 | 150 | 18 | 1 | 2,500 | - | 7,500 |  |  |  |  |  |  |
| Berks, - | - | - | - | - | - | $\cdots$ | - | - | - | . | - | - | - | 10 | 50,1.00 | - | 100,200 |  |  |  |  |  |  |
| Northumberland, | - | " | - | - | - | - | - | - | - | - | $\cdots$ | - | - | 1 | 2,500 | - | 7,500 |  |  |  |  |  |  |
| Tioga and Potter. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| M'Kean. . |  |  |  |  |  |  |  |  |  |  |  |  | , |  | , |  |  |  |  |  |  |  |  |
| Warren. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  | 2 |
| Jefferson. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  | - |
| Armstrong. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  | 2 |
| Indiana. |  |  |  |  | - |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  | 发 |
| Centre. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Miffin. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| York, | - |  | - | - | - |  | - |  | - | - |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Adams. |  |  |  |  |  |  | - |  | - | - |  | - | - |  | 2,600 |  | 7,600 |  |  |  |  |  |  |
| Franklin, - | - | - | 14 | - | - | - | - | - | - | $\cdots$ | - | - | - | 2 | 6,833 | - | 24,574 |  |  |  |  |  |  |
| Huntingdon, |  | - | - | - |  | - |  |  | - |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Cambria, - | $\vdots$ | $\square$ | - | - | $\because \cdot$ | - | - | $\overline{200}$ | - | - | - | - | - | 1 | 1,650 |  | 4,500 |  |  |  |  |  |  |
| Somerset. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Frayette, | - | - | - | - | - | - | - | - | - | - | - | * | - | 1 | 5,000 | - | 15,000 | - | - | - | - | 700 |  |
| Westmoreland. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  | - |  |
| Washington. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  | - |  |  |  |
| Beaver. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Autleghany. | - | - | - | - | 400 |  |  |  |  |  |  | , |  |  |  |  |  | - |  |  |  |  |  |
| Mercer, .. | - | - |  | - | 200 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Venango. Crawford. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Total amounts, | 2 | 26,000 | 24 | 24,012 | 9,406 | 3 | 5,000 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
|  |  | 26,000 | 24 | 24,012 | 9,406 | 3 | 5,000 | 6,312 | 22,000 | 20,650 |  | 3,364,590 | 605,618 | 64 | 165,981 | 340 | 626,749 | 4 | 140,000 | 97,417 | 4 | 42,900 | - |

PENNSYLVANIA－Manufactures continued．

| 8 counties． | Marble Yards． |  | Marble Saw Mills． |  | Stone Cutters． |  | Glass． |  | Glass Cutting． |  | American Cigars． |  | Spanish Cigars． |  |  | Snuff \＆Tobacco．＊ |  | Potterics． |  |  | Drugs． |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | $\begin{array}{\|l\|} \hline \dot{0} \\ \text { 貟 } \\ \text { 号 } \end{array}$ | Value in dollars． | $\begin{aligned} & \text { 容 } \\ & \text { 恳 } \end{aligned}$ | Value in dollars． | $\begin{aligned} & \text { 商 } \\ & \text { 号 } \\ & \hline \end{aligned}$ | Value in dollars． | $\begin{aligned} & \dot{9} \\ & \frac{0}{\circ} \\ & 0 \end{aligned}$ | Value in dollars． | Establish－ ments． | Value in dollars． | Numbermade． | Value in dollars． | Manu－ facto－ ries． | Number made． | Value in dollars． | Mills． | Value in dollars． | 荌 | Pieces made． | Value in dollars． |  | Value in dollars． |
| Philadelphia City，－ | 14 | 313，250 | － |  | 1 | － 0 | 1 | 8，000 | － | － | 16，000，000 | 24，000 | 6 | 3，150，000 | 22，050 | 27 | 244，500 | 8 | － |  |  |  |
| Ditto County，－ | － | 313，250 | 1 | 20，000 | 1 | 2，000 | 2 | 18，800 | － | － | 10，959，000 | 17，100 | 3 | 748，999 | 4，500 | 27 | 50，960 | 7 | － | －69，250 |  | $\begin{array}{r} 6,500 \\ 118,700 \end{array}$ |
| ＋Montgomery，－－ | 4 | 17，500 | 1 | 10，000 | $\cdots$ | － | $\bullet$ | － | － | － | 10， | 17， | － | － | 1，500 | 1 | 4，000 | 6 | － | 16,200 2,670 | $\begin{aligned} & 3 \\ & 2 \end{aligned}$ | $\begin{array}{r} 118,700 \\ 1,750 \end{array}$ |
| －${ }^{\text {Nucks，}}$－${ }^{\text {－}}$ | － | － | － | － | － | － | － | － | － | ＂ | － | － | － | － | － | 10 | － | 14 | ． | 4，200 |  |  |
| Wrinampton，－－ | － | － | － | － | － | － | $\overline{1}$ | 36，000 |  | － | － | － | － | － | － | 10 | 12，700 | 8 | － | 3，500 |  |  |
| Delaware，－－ | － | ． | － | － | － | － | 1 | 36，000 | $\cdots$ | － | － | － | － | － | － | 2 | 62，500 | 3 |  | 1，000 |  |  |
| Chester，－－ | ． | － | － | － | － | － | － | － | － | － | － | ． | － | － | － | 1 | 4，023 | 4 | － | 5，996 |  |  |
| Lancaster，．．－ | － | － | － | － | － | 165 | － | － | － | － | － | － | － | － | － | 5 | 5，290 | 15 | － | 10，260 |  |  |
| Dauphin，－－ | － | 00 | － | － | － | － | － | － | － | － | － | － | － | － | － | － | ， | 10 | 41，973 | 2，400 |  |  |
| Berks，－－ | 1 | 600 | － | － | － | － | － | － | － | － | － | ． | － | － | － | － | － | 7 | － | 2，400 |  |  |
| Northumberland， | － | － | － | － | － | － | － | － | － | － | 1，252，000 | 1，878 | － | － | － | 2 | ，280 | 12 |  |  |  |  |
| Lycoming，－ | － | － | － | ． | － | － | 1 | 20，000 |  |  |  |  |  |  | － |  | ，280 | 12 | － | 9，900 |  |  |
| Erio，－ | － | － | － | － | － |  | － | － | － |  |  |  |  |  |  |  |  |  |  |  |  |  |
| M＇Kean． |  |  |  |  |  | － | － |  |  | － | － | － | － | － | － | － | － | 1 | － | 300 |  |  |
| Warten． <br> Jefferson． |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Armstrong， | － | － | － | － | － | － | － | － | $\cdots$ | － | － |  | － | － | － |  | － | 4 |  |  |  |  |
| Clearfield． |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  | － |  |  | － | 2，000 |  |  |
| Indiana． |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Mifflin，－ | － | － | $\square$ | － | － | － | $\stackrel{-}{-}$ | － | － | － | － | － | － | － | － | － | － | 3 | － | 1，860 |  |  |
| Cumberland． | － | $\bullet$ |  |  |  |  | － |  |  | － | － | － | － | － | － |  | － | 3 | － | 1，860 |  |  |
| York，－－ | － | － | － | － | － | － | － | － | － | － | － | － | － | － | － | 10 | 8，710 | 8 | 32，000 | 2，040 |  |  |
| Adams，－ | － | － | － | － | － | － | － | $\cdots$ | － | － | $\bigcirc$ | － | － | － | － | － | － | 9 | ， | 3，332 |  |  |
| Bedford，－－ | $-$ | － | － | － | － | － | ＊ | － | － | $\cdot$ | 850，000 | 1，275 | － | － | － | 3 | 2，269 | 2 | － | 2，570 |  |  |
| Huntingdon，－－ | － | － | － | － | － | － | － | － | － | － | － | － | $\because$ | $\because$ | － | － | － | 4 | － | 2，000 |  |  |
| Cambria，－ | － | － | － | － | － | － | － | － | － | － | － | － | － | － | － | $\because$ | － | 2 | － | 1,340 412 |  |  |
| Somerset． |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Tayette，－ | － | － | $\cdots$ | － | － | － | ： | － | － | － | － | － | － | － | － | － | － | 7 | － | 6，350 |  |  |
| Westnoreland， | － | － | － | － | － | － | － | － | － |  | － | － | － | － | － | － | － | 10 | － |  |  |  |
| Washington，－ | － | － | － | － | － | － | － | － | － | － | － | ． | － | － | － | － | － | 9 | － | 4，050 |  |  |
| Beaver，－－ | － | $\cdots$ | － | － | － | － | － | － | － | － | $\cdots$ | － | － | － | － | － | － | 1 | － | 1，000 |  |  |
| Butler，－－ | － | － | － | － | － | － | － | － | － | $\square$ | － | － | － | － | － | 2 | 978 | 1 | － | 300 |  |  |
| Alleghany，－ | 3 | 8，800 | － | － | $\stackrel{\square}{2}$ | 800 | 3 | 62，000 | 1 | 1，000 | － | － | － | － | ＂ | 4 | 11，700 | 2 | － | 5，400 |  |  |
| Venango． Crawford． |  |  |  |  |  |  |  |  |  |  |  | － |  |  |  | － | － | 2 | － | 630 |  |  |
| Total amounts， | 22 | 340，150 | 2 | 30，000 | 3 | 2，965 | 8 | 144，800 | 1 | 1.000 | 29，061，000 | 44，253 | 9 | 3，898，999 | 26，550 | 67 | 410，910 | 164 | 73，973 | 164，520 | 8 | 126，950 |



PENNSYLVANIA.-Manufactures continued.


PENNSYLVANIA-Manufactures continued

| oounties. |  | Muslin and Linen Printers. |  |  |  | Printing. |  | Salt. |  |  | Suspenders. |  |  | Umbrellas. |  | Upholsterers. |  | Whips. |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | Establishments. | Hands employed. | Yards of gown stuff, shawls, handk'chiefs, \&cc. | Value in dollars. | Offices. | Value in dollars. | Works. | Bushels. | Value in dollars. | Manufactures. | Dozens. | Value in dollars. | Manufactures. | Value in dollars. | No. | Value in dollars. | Manu factures. | Value in dollars. |
| Philadelphia City, | - | $\overline{8}$ | $\square$ | - | - ${ }^{-}$ | 41 | 251,350 | - | " | * | 1 |  |  | 5 |  | 9 |  |  |  |
| Ditto County, - | - | 8 | 122 | 1,061,232 | 145,290. | 13 | 22,000 | - | - | - | 1 | 1,667 | 15,049 | 2 | 35,00 8,000 | 9 | 165,000 | 2 | 38,000 |
| Bucks, | - | " | - | - | - | 1 | 2,600 2,000 |  |  |  |  |  |  |  |  |  |  |  |  |
| Northampton, - | - | $\therefore$ | - | - | $\cdots$ | 4 | 7,000 |  |  |  |  |  |  |  |  |  |  |  |  |
| Delaware. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Chester, | - | - | - | - | - | 2 | 1,467 |  |  |  |  |  |  |  |  |  |  |  |  |
| Lancaster, - | - | - | - | - | - | 9 | 17,500 |  |  |  |  |  |  |  |  |  |  |  |  |
| Dauphin, - | - | - | - | - | - | 6 | 7,800 |  |  |  |  |  |  |  |  |  |  |  |  |
| Berks, - | - | - | - | - | - | 3 | 6,000 |  |  |  |  |  |  |  |  |  |  |  |  |
| Northumberland, | - | - | - | - | - | 2 | 6,000 |  |  |  |  |  |  |  |  |  |  |  |  |
| Liocoming, ${ }^{\text {Tioga }}$ - | . | - | - | - | - | 1 | 1,200 |  |  |  |  |  |  |  |  |  |  |  |  |
| Erie, . - | - | $\cdots$ | - | - | - | 1 | 700 |  |  |  |  |  |  |  |  |  |  |  |  |
| Warren. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Jefferson. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Armstrong. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Clearfield. |  |  |  |  |  |  |  |  |  | , |  |  |  |  |  |  |  |  |  |
| Centre. |  | - | - | - | - | - | - | 1 | 600 | 1,000 |  |  |  |  |  |  |  |  |  |
| Mifflin, | $\because$ |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Cumberiand, - | - | - | - | - | - | 4 3 3 | 4,000 2,000 |  |  |  |  |  |  |  |  | - |  |  |  |
| Adams, | - | - | - | - | - | 1 | 1,200 |  |  |  |  |  |  |  |  |  |  |  |  |
| Franklin, | - | - | - | - | - | 3 | 5,800 |  |  |  |  |  |  |  |  |  |  |  |  |
| Huntington, | - | - | - | - | - | 2 | 1,800 |  |  |  |  |  |  |  |  |  |  |  |  |
| Cambria, | - |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Somerset, - | - | - | - | - | - | 1 | 1,300 |  |  |  |  |  |  |  |  |  |  |  |  |
| Greene. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Westmoreland, - | - | - | - | - | - | 1 | 500 |  |  |  |  |  |  |  |  |  |  |  |  |
| Washington, - | - | - | - | - | - | 3 | 3,200 |  |  |  |  |  |  |  |  |  |  |  |  |
| Butler. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Alleghany, - | - | - | - | - | - | 3 | 6,300 |  |  |  | : |  |  |  |  |  |  |  |  |
| Mercer. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  | - |  |  |
| Venango. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Crawford, | - | - | - | - | - | 2 | 1,800 |  |  |  |  |  |  | , |  |  |  |  |  |
| Total am |  | 8 | 122 | 1,061,232 | 145,290 | 108 | 353,517 | 1 | 600 | 1,000 | 2 | 2,222 | 19,049 | 7 | 43,000 | 9 | 165,000 | 2 | 38,000 |

PENNSYLVANIA—Articles of a doubtful nature, or Agricultural.


PENNSYLVANIA-Articles of a doubtful nature, or Agricultural, continued.

| COUNTIES. |  | Wind Mills. | Mahogany. |  |  | Saw Mills. |  |  | Pot Ashes. | Maple Sugar. |  | Rosin and Pitch. | Slate. |  | Bricks. |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | Value in dollars. | Saw <br> Nills. | Feet. | Value in dollars. | Number. | Feet. | Value in dollars. | Value in dollars. | Pounds. | Value in dollars. | Barrels. | Quarries. | $\operatorname{Valu}^{e}{ }^{\mathrm{n}}$ dollars. | Number of Kilns. | Number of Bricks. | Value in dollars. |
| Philadelphia city, |  | - | 9 | 300,000 | 7,800 | $\checkmark$ |  | $\checkmark$ |  |  |  |  |  |  |  |  |  |
| Philadelphia county, | - | - | 12 | 400,000 | 10,000 | 17 | 3,090,000 | 65,100 | $\because$ | - | " | 2,000 | - | - | ${ }_{21}^{9}$ | $12,420,000$ $28,747,000$ | 99,260 208,980 |
| Montgomery, - |  | - | - |  |  | 55 | 1,383,000 | 11,512 | - |  |  |  |  |  | 2 | -60,000 | 480 |
| Nucks, - |  | - | - | - |  | 97 | 2,491,000 | 37,365 | - | - |  | - | - |  | 7 | 325,000 | 16,250 |
| Wayne, - |  | - | - | - | - | 55 52 | $2,032,000$ $1,040,000$ | 20,320 17,565 | - | 16,055 | 1,926 | - | 1 | 6,000 | 2 | 400,000 | 4,000 |
| Delaware, - |  | - | - | - | .. | 38 | 1,660,000 | 16,600 | - | 16,055 | 1,926 |  |  |  |  |  |  |
| Chester, - |  | - | - | - | - | 189 | 5,146,000 | 51,460 | - | - | $\cdots$ | - |  | - | 2 | 46,000 | 3,680 |
| Lancaster, - |  | - | - | - | - | 123 | 2,790,500 | 19,015 | 620 | - | - | - |  |  | 13 | 3,050,000 | 18,390 |
| Dauphin, - | - | " | - | - | - | 75 | 1,094,198 | 10,069 | - | - | - | - |  | $\cdots$ | 9 | 630,000 | 18,760 |
| Berks, - | - | - | $\stackrel{\square}{ }$ | - | " | - | 3,805,500 | 38,055 | - | 72318 |  | - | - | - | - | 785,000 | 3,925 |
| Luzerne, - | - | " | $\stackrel{\square}{2}$ | - | - | 84 | 5,800,000 | 46,400 |  | 72,348 | 7,440 |  |  |  |  |  |  |
| Northumberiand, | - |  | - | - | - | 115 40 | $6,549,000$ $3,370,000$ | 38,674 12,400 |  | 22,200 | 2,775 | - | - | - | 4 | 462,000 | 2,720 |
| Tioga and'Potter, | - | - | - | - | - | 11 | 6660,000 | 12,400 3,300 | - | 7,770 | 971 | - |  |  | 2 | 90,000 | 450 |
| Erie, - - | - | - | $\checkmark$ | - | - | 16 | 1,600,000 | 8,000 | . | 45,906 | 4,820 | - | - | - | 1 | 60,000 | 360 |
| M'Kean, - | - | - | - | - | - | 4 | '554,600 | 2,773 |  |  |  |  |  |  |  | 60,000 |  |
| Warren, | - |  | - | - | - | 24 | 5,030,000 | 25,150 | - | 13,387 | 1,674 |  |  |  |  |  |  |
| Jefferson, | - | - | - | - | - | 4 | 80,000 | 420 |  |  |  |  |  |  |  |  |  |
| Armstrong, - | - | - | * | - | - | 11 | 550,000 | 2,750 | - | 25,960 | 3,178 |  |  |  |  |  |  |
| Clearfield, - | - | - | - | - | - | 7 | 700,000 | 3,500 |  |  |  |  |  |  |  |  |  |
| Indiana, | - |  | - | - | - | 17 | 850,000 | 4,000 | $\cdots$ | 20,400 | 2,448 |  |  |  |  |  |  |
| Centre, | - | - | - | - | - | 45 | 3,3770,000 | 12,400 |  | 34,670 | 4,333 |  |  |  |  |  |  |
| Cumberland, | - | " | - | - | " | 54 | 1,250,000 | 7,813 | - | 17,141 | 1,715 |  |  |  |  |  |  |
| York, | - | - | - | " | - | 102 | 450,000 | 4,500 | - | - | - | - |  |  | 2 | 500,000 | 5,000 |
| Adams, - | - | - | - | - | - | 94 | 895,000 824,000 | 7,331 | - | - | - | - | - | - | ${ }^{6}$ | 870,000 | 4,500 |
| Franklin, - | - | - | - | - | - | 69 | 2,293,720 | 20,952 |  | - | " | - | - | - | 7 | 998,646 | 4,133 |
| Bedford, - | - | - |  | - | - | 56 | 1,372,000 | -7,232 | - | 18,391 | 1,962 | - |  |  | 8 | 950,000 | 4,750 |
| Huntingdon, | - | * | - | - | - | 50 | 1,115,322 | 7,815 | - | 15,143 | 1,893 |  |  |  |  |  |  |
| Cambria, | - | - | - | - | - | 9 | 100,000 | 606 | $\bigcirc$ | 56,200 | 5,600 | - | - | - | 2 | 100,000 | 900 |
| Somerset, | - | - | - | - | $\cdots$ | 44 | 794,000 | 4,764 |  |  |  |  |  |  |  | 100,000 |  |
| Fayette, - | - | 267 | - | - | - | 82 | 3,467,000 | 37,736 | - | 94,432 | 11,804 | - | - | - | 2 | 300,000 | 12,000 |
| Greene, - | - | - | - | - | - |  | , | - | - | 51,744 | 6,139 |  |  |  |  | 300,000 | 12,000 |
| Westmoreland, - | - | - | - | - | - | 68 | 2,190,000 | 10,950 | - | 86,604 | 11,055 | - | - | - | 1 | 120,000 | 600 |
| Washington, - | - | - | - | - | - | 65 | 2,174,000 | 177,392 | - |  | 10.00 | - | - | - | 6 | 913,000 | 3,652 |
| Butler, | - | - | - | - | - | 32 1 | 713,500 100,000 | 7,135 606 | - | 100,000 14,238 | 10,000 1,708 |  |  |  | 3 |  |  |
| Alleghany, .. | - | - | - | - | - | 60 | 841,500 | 8,415 | - | 146,189 | 18,274 |  |  |  | 3 | 3,100,000 | 9,000 |
| Mercer, - | - | - | - | - | - | 27 | 553,000 | 4,148 | - | 93,411 | 9,341 | - | - | - | 2 | 140,000 | 700 |
| Venango, | - | - | - | - | - | 12 | 668,800 | 6,688 | 200 | 24,079 | 3,289 |  |  |  |  | 140,00 | 700 |
| Crawford, | - | - | - | - | - | 24 | 400,000 | 2,424 | - | 70,000 | 7,000 |  |  |  |  |  |  |
| Total amounts, |  | 267 | 21 | 700,000 | 17,800 | 1,995 | 73,847,640 | 600,430 | 820 | 1,046,268 | 119,345 | 2,000 | 1 | 6,000 | 111 | 55,066,646 | 407,490 |

PENNSYLVANIA—Articles of a doubtful nature, or Agricultural, continued.

| counties. | Hemp Mills. |  | Lime, |  |  | Plaster of Paris. |  | Stock. |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Pounds. | Value in dollars. | Kilns. | Bushels. | Value in dollars. | Tons ground. | Value in dollars. | Horses. | Neat Cattle. | Merino Sheep, of the whole blood. | Merino and com mon breeds mix ed. | Tunis mountain or broad tailed sheep. | Common Sheep, as expressly na med in returns. |  |
|  | - |  |  |  |  |  |  | 1,855 |  |  |  |  |  |  |
| Philadelphia County, | - | . |  |  |  | 150 | 2,250 | 5,488 | 11,273 | 156 | 382 | 5 | 3,077 |  |
| Montgomery, - | - |  | 33 | 273,200 | 42,210 |  |  | 10,763 | 20,282 | 4 | 400 | 1 | 18,724 |  |
| Bucks, - - | - |  | 19 | 46,000 | 7,300 |  |  | 14,684 | 34,389 | 68 | 1,076 |  | 37,573 |  |
| Northampton, - |  |  | 11 | 30,500 | 5,620 | 2,925 | 34,450 | 12,517 | 31,405 | 7 | 21 |  | 26,219 |  |
| Delaware, - |  |  |  |  | - | - | 140 | 3,037 | 2,768 7,948 |  | 99 |  | 2,741 |  |
| Chester, - | 3,600 | 36 | 104 | 239,960 | 23,650 | 270 | 4,050 | 14,150 | 27,804 | 32 | 740 |  | - 6,628 |  |
| Lancaster, - | 3,000 |  | 98 | 168,600 | 22,582 |  |  | 17,916 | 48,648 | 10 | 528 | 249 | 36,670 |  |
| Dauphin, - | . | . | 29 | 4,650 | 6,000 |  |  | 10,150 | 38,341 |  | 16 |  | 39,511 |  |
| Berks, - | - | . | 150 | 153,000 | 19,125 | - | $\stackrel{\square}{\bullet}$ | 15,956 | 40,204 |  |  | 380 | -30,779 |  |
| Luzerne, ${ }^{-}$ | - | - |  |  |  | . | . | 3,439 | 16,272 | 4 | 11 | . | 14,429 |  |
| Northumberland, | . | - | 4 | 13,200 | 1,650 | - | - | 10,431 | 22,960 | 4 | 85 | - 23 | 31,356 |  |
| Lycoming, ${ }^{\text {L }}$ | - |  | - | . |  | . | . | 2,372 | 7,387 | 9 |  | . | 8,719 |  |
| Eriega and Potter, | - | . | 1 |  | - 250 | . | - | 345 | 1,681 |  |  | - | 1,281 |  |
| M'Kean, - | - | - | 1 | 2,000 | 250 | - | - | 993 | 4,011 |  | - | - | 3,619 | O |
| Warren, - | - | . | - | - | - | - | $\bullet$ | 188 | 963 |  |  | - | 495 | 总 |
| Jefferson, | . | - | - | . | . | - | - | 57 | 130 |  |  |  | 168 | $\stackrel{\rightharpoonup}{2}$ |
| Armstrong, - | . | - | . | . | . | . | - | 1,821 | 4,689 | . |  | - | 4,538 | 0 |
| Clearfield, - | . | - | - | - | - | - | . | 255 | 641 |  |  |  | 590 | ® |
| Indiana, - | - | - | - | - | - | - | - | 2,715 | 5,995 |  |  |  | 6,432 | ひ |
| Centre, | - | - | - | . | - | . | - | 4,420 | 9,080 |  | 2 | - | 9,552 | 4 |
| Mifflin, | - | - | - | - | - | - | - | 4,547 | 12,143 | 3 | 1 | - | 12,526 | - |
| Cumberland, | - | - | - |  |  | - | - | 11,247 | 24,544 | 1 |  | 29 | 31,246 | ¢ |
| York, | - | - | 5 | 28,800 | 3,600 | - | $\cdot$ | 11,436 | 36,142 | 4 | 3 | - | 32,442 | E |
| Franklin, | - |  | ${ }^{6}$ | 15,000 | 2,160 | - | - | 6,106 | 15,888 | I |  | - | 11,505 | $\stackrel{\square}{\square}$ |
| Bedford, | . | , | . | , | , |  |  | 4,985 | 11,777 | 1 |  | - | 19,742 | \% |
| Huntinglon, | - | - | - | . | . | - |  | 3,921 | 8,023 |  |  |  | 11,000 | 2 |
| Cambria, | - | - | - | - | - | - |  | 400 | 4,032 |  |  |  | 1,400 | , |
| Somerset, - | - | - | - | - | - | . |  | 5,498 | 14,908 | 1 |  |  | 13,469 |  |
| Fayette, - | - | - | . | . | . | - | . | 10,238 | 18,693 | 5 | 153 |  | 21,847 |  |
| Greene, - | . | - | - | - | - | . | $\because$ | 4,000 | 6,000 |  | 2 |  | 5,003 |  |
| Westmoreland, |  | - | - | - | . | - | . | 12,439 | 22,899 | 2 |  |  | 12,509 |  |
| Washington, - | - | - | - |  |  | - | - | 17,391 | 34,985 | 2 | 368 |  | 46,836 |  |
| Butler, | - | - | 2 | 4,600 500 | 480 | - | - | 4,774 | 10,354 | 2 | 11 |  | 8,132 |  |
| Alleghany, - | - | - | 4 | 10,000 | 1,800 |  |  | 8,1272 | 5,550 17 1742 | 29 | 160 | - | 5,170 |  |
| Mercer, - | . | - | 1 | 800 | 100 | - |  | 2,888 | 17,695 | , | 11 |  | 21,479 5,530 |  |
| Venango, | - | - | . | . | . | , |  | 970 | 2,740 | , | - |  | 2,228 |  |
| Crawford, | - | - | - | - | - | - | - | 1,240 | 5,196 |  |  |  | 5,101 |  |
| Total amounts, | 3,600 | 36 | 475 | 1,001,610 | 132,477 | 3,345 | 40, ${ }^{890}$ | 255,645 | 612,998 | 357 | 4,071 | 759 | 613,036 | 618,223 |

STATE OF DELAWARE-Manufactures.


STATE OF MARYLAND-Manufactures.

|  |  | Hatteries． |  |  | Furnaces． |  |  |  |  | Forges． |  |  | $\underset{\text { Hammers. }}{\text { Trip }}$ |  | Rolling and Slit－ ting Mills． |  |  | Naileries． |  |  | Gun Smiths． |  |  |  | Black Smiths． |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| counties． |  | $\begin{aligned} & \dot{4} \\ & \text { 曾 } \\ & \text { R } \end{aligned}$ | $\begin{aligned} & \text { Wool and mixed } \\ & \text { Hats. } \end{aligned}$ |  |  |  |  |  |  | $\begin{aligned} & \dot{4} \\ & \text { 曾 } \\ & \text { 总 } \end{aligned}$ |  |  | $\begin{aligned} & \text { 岕 } \\ & \text { 喜 } \\ & \text { 号 } \end{aligned}$ |  |  |  |  | 㝘 |  |  | 宮 | 宮 | ［ |  | 它 |  |
| Alleghany，－ | － | ${ }_{6}^{6}$ | 1，100 | 3，700 | 1 | － | 1 |  |  | $\cdots$ | － | ＊ | － | － | － | － | － | $\cdots$ | － | － | 3 | 80 | 20 | 1，000 | － |  |
| Anne Arundel，－ Baltimore city， | － | － 5 | 1，285 | － $\begin{array}{r}4,575 \\ 147,000\end{array}$ | 1 | － | 1 | 1，300 | 52，000 | － | － | －7 | － | － | － | － | ${ }^{-}$ | 4 | ${ }^{-}$ | 24，500 | 4 | － | － | 4，100 |  |  |
| Do．county，－ Caroline． | － | 4 | 400 | 1，475 | － | 1 | 1 | － | － | 4 | $681 \frac{1}{4}$ | 89，750 | 1 | 200 | 1 | 380 | 50，665 | 3 | 294，000 | 24，100 | 1 | － | － | 300 | 39 | 8，065 |
| Cecil，．－－ | － | 12 | 11，500 | 46，000 | 3 | － | 3 | 1，400 | 84，400 | 5 | 804 | 88，440 | － | － | － | － | － | 6 | 660，800 | 53，500 |  |  |  |  |  |  |
| Charles，．－ | － | 1 | 300 | 1，500 | － | － | － | － |  | － | － | － | － | － | － | － | － | － |  | － | － | － | － | － | 45 | 10，000 |
| Dorchester，－－ | － | $\stackrel{2}{36}$ | 1,150 29,250 | 1,300 56,842 | 2 | － | 2 | 780 | 42，920 | 3 | 230 | 27，600 | － | － | － | ． | ． | 3 | 131，480 | 13，448 | 2 | 75 | － | 750 |  |  |
| Harford，－ | － | 7 | 3，870 | 10，760 | 1 | － | 1 | 500 | 25，000 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Kent，－－ | － | 2 | 1,200 400 | 3,600 1,800 | － | － |  |  |  | － | － | － | － |  | － |  |  | － |  |  |  |  |  |  | 53 | 2840 |
| Prince George，－ | 1 | － | 900 | 2，700 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Queen Anne． Saint Marys． |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Somerset，－－ | － | 3 | 1，000 | 4，000 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Washington， | $\cdots$ | 8 |  |  | 2 | － | 2 | 1，520 | 45，333 | 3 | 720 | 75，200 | － | － | 1 | 60 | 8，400 | 4 | 80，000 | 8，200 |  |  |  |  |  |  |
| Worcester， Calvert． | － | 5 | －960 | 3，840 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Total amounts， | 1 | 106 | 93，445 | 304，472 | 9 | 1 | 10 | 5，500 | 249，653 | 15 | 2，435 ${ }^{\frac{1}{2}}$ | 280，990 | 1 | 200 | 2 | 440 | 59，065 | 20 | 1，666，280 | 123，748 | 10 | 155 | 20 | 6，150 | 137 | 20，905 |

MARYLAND．－Manufactures continued．

|  | Clocks and Watches． |  |  | Tin Plate． |  |  | Still Manufacto－rics． |  |  | Brass． |  | Tanneries． |  |  | Shocs，Boots，and Slippers． |  |  | Saddlers． |  |  | Harness． |  | Glue． | Flax Seed Oil． |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| COUNTIEs． | 产 |  |  |  |  |  | $\begin{aligned} & \text { 岗 } \\ & \text { 亳 } \\ & \stackrel{y}{4} \end{aligned}$ |  |  |  | $\begin{aligned} & \text { 总 } \\ & \text { 总 } \\ & \text { 品 } \\ & \text { 营 } \end{aligned}$ |  |  |  |  | 夽 |  | $\begin{aligned} & \text { 品 } \\ & \text { 貝 } \end{aligned}$ |  | $\begin{aligned} & \dot{g} \\ & \text { 苟 } \\ & \text { 品 } \\ & \text { Ü } \\ & \text { 今̈ } \end{aligned}$ | \％ |  |  | 量 | ¢ٌ |  |
| Alleghany，－ | － | － | 2 | － | － | $\stackrel{-}{-}$ | － | － | － | － | － | 10 5 | 2,266 2,050 | 6,800 5,259 | 2 7 | 800 9,280 | 1,600 17,602 | 3 2 | 690 | 500 2,250 | － | － | － | 1 | 4，000 | ，000 |
| Baltimore City，－ | 4 | 2，200 | － | 8 | 26，500 | － | － | － | － | 6 | 61，500 | 22 | 128，166 | 376，500 | 64 | 120，000 | 212，000 | 11 | － | 91，000 |  |  |  |  |  |  |
| Ditto County，－ |  | 2，200 | － | 1 | 65，000 | 1 | － | － | － | － | 61，500 | 17 | 12，810 | 63，430 | 51 | 5，168 | 14，674 | 7 | － | 8，000 | － | 2 | － | 2 | － | 250 |
| Caroline，－ | － | － | － | － | ， | － | － | － | － | － | － | 3 | 1，050 | 3，750 |  |  |  |  |  |  |  |  |  |  |  |  |
| Cecil， | － | － | － | － | － | － | － | － | － | － | － | 8 | 6，355 | 34，953 | － | 14，675 | 15，900 |  |  |  |  |  |  |  |  |  |
| Charles， | － | － | － | － | － | － | － | － | － | － | － | 1 | 750 | 3，750 | 10 | 10，600 | 19，500 | 3 | － | 2，000 |  |  |  |  |  |  |
| Dorchester， | － | － | － | － | ． | － | ， | － | － | － | － | 4 | 2，350 | 4，700 | 10 | 4，900 | 8，925 | 2 | 320 | 1，920 |  |  |  |  |  |  |
| Frederick， | 5 | 1，680 | － | － | － | － | 1 | 20 | 1，600 | － | － | 47 | 34，585 | 140，109 | 102 | 46，889 | 80，142 | 20 | 7，233 | 27，609 | － | － | － | 5 | 5，175 | 4，140 |
| Harford， | － | ， | － | － | － | － | － | － | ， | － | － | 12 | 6，412 | 22，277 | 2 | 630 | 2，525 | 6 | 717 | 3，245 | － 15 | － | 500 | 1 | 1，500 | 1，500 |
| Kent， | － | － | － | － | － | － | － | － | － | － |  | 7 5 | 1,500 978 | 6,300 4,890 | 10 | 10,278 2,093 | 13,138 3,558 | ${ }^{6}$ | 830 2,360 | 2,720 36700 | 15 |  |  |  |  |  |
| Mrince George， | － | － | － | － | － | － | － | － | － | ＂－ | － | 5 | 978 890 | 4,890 4,450 | 10 | 2,093 1,203 | 3,558 2,435 | 12 | 2，360 | 36,700 2,000 | 1，120 | － | － | 1 | 2，500 | 2，500 |
| Queen Anne， | － | － | － | － | － | － | － | － | － | － | － | 6 | 2，000 | 8，000 |  |  |  |  |  |  |  |  |  |  |  |  |
| Saint Marys， | － | － | － | － | － | － | － | － | － | － | － | － | － | － | 8 | － 0 | $\bigcirc$ | 2 |  |  |  |  |  |  |  |  |
| Somerset， | － | － | － | － | － | － | － | － | － | － | ． | － | － |  | 9 | 4，000 | 8，000 |  |  |  |  |  |  |  |  |  |
| Washington， | － | － | － | － | － | － | － | － | － | － | － | 19 | 11，100 | 48，840 | 41． | 30，338 | 50，759 | 15 | － | － | － | － | － | 3 | 3，200 | 2，560 |
| Worcester， Calvert． | － | － | － | ． | － | － | － | － | － | － | － | 6 | 2，582 | 10，328 | ， | 20，834 | 41，668 |  |  |  |  |  |  |  |  |  |
| －Total amounts， | 9 | 3，880 | 2 | 9 | 91，500 | 1 | 1 | 20 | 1，600 | 6 | 61，500 | 172 | 215，844 | 744，336 | 331 | 281，688 | 492，426 | 92 | 12，150 | 177，944 | 1，135 | 2 | 500 | 13 | 16，375 | 14，950 |

MARYLAND－Manufactures continued．

|  | Distilleries． |  |  |  | Breweries． |  |  | Starch and Hair Powder， |  |  | Cabinet Makers． |  | Candles． |  | Carringes． |  | Saddle Trees． |  |  | Sugar Refined． |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| countieg． | $\begin{aligned} & \dot{\oplus} \\ & \text { 蕓 } \\ & \end{aligned}$ |  |  |  |  |  |  |  | 管 |  | 灾 |  |  |  |  |  |  |  |  | 宽 | 管 |  |
| Alleghany，－－ | 15 | 21.200 | － | 9，150 | － | － | － | － | － | － | 5 |  |  |  |  |  |  |  |  |  |  |  |
| Baltímore City，－ | 1 | 60，000 | － 70 | 40，000 | 1 | 2，000 | 10，000 | － | －${ }^{-}$ | －${ }^{\prime}$ | 28 | 209，000 | 7 | ，95，000 | 8 | 76，000 | 1 | 1，500 | 750 | 4 | 275，000 | 95，000 |
| Do．County， | 122 95 | 80,430 26,760 | 127，700 | 117,285 13,380 | 1 | 2，500 | 15，000 | 2 | 157，314 | 29，000 | － |  | － |  | 1 | 1，000 | － |  | － | 3 | ，480，879 | 55，000 |
| Caroline， | 95 36 | 26，760 | － | 13，380 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Charles，－ | 66 | 15，800 | － | 14，900 | － | $\cdots$ | － | － | － | － | 4 | 2，000 | － | － | 1 | 5，000 |  |  |  |  |  |  |
| Dorchester， | 231 | 32，540 | $\cdots$ | 24，405 | ， | $\overline{7}$ | 8 | － | － | － | ， |  | － | － | 3 | 4，800 |  |  |  |  |  |  |
| Frederick，－ | 140 | 145，000 | － | 70，500 | 4 | 730 | 4，380 | － | － | － | $\overline{5}$ |  | － | － | 3 | 10，200 |  |  |  |  |  |  |
| Harford，－ | 1 | 500 8,000 | － | 300 4.000 | － | － | － | － | － | － | 5 | 2，923 | － | $\because$ | 2 | 6，500 |  |  |  |  |  |  |
| Kent， | 4 84 | 8,000 26,830 | － | 4,000 15,639 | $i$ | $\overline{160}$ | 800 | － | － | － | $\stackrel{4}{4}$ |  | ． | － | 2 | 2，300 |  |  |  |  |  |  |
| Prince George， | 115 | －9，810 | － | －7，357 | $\underline{-}$ | 160 | 800 | － | － | － | 1 | 120 |  |  |  |  |  |  |  |  |  |  |
| Queen Anne， | 7 | 8，000 | － | 4，000 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Saint Marys． | 125 | 20，000 | － | 20，000 | － | － | － | － | － | － | 1 | 3，000 |  | － | 1 |  |  |  |  |  |  |  |
| Talbot，－ | 12 | 8，653 | － | 4，327 |  |  |  |  |  | － |  | 3，000 | － | － | 1 | 2，000 |  |  |  |  |  |  |
| Washington， | 92 | 200，043 | － | 100,021 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Worcester， Calvert． | 310 | 42，393 | － | 21，196 | － | － | － | － | － | － | － | － | － | － | 1 | 3，200 |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  | ， |  |  |  |  |  |  |
| Total amounts， | 1，444 | 713，209 | 127，700 | 509，660 | 7 | 5，390 | 30，180 | 2 | 157，314 | 29，000 | 48 | 217，043 | 7 | 95，000 | 22 | 111，000 | 1 | 1，500 | 750 | 7 | 755，879 | 150，000 |

MARYLAND-Manufactures continued.




VIRGINIA-Manufactures continued.


VIRGINIA－Manufactures continued．

| $\stackrel{\text { counties．}}{ }$ | Cotton Goods in families，\＆c． $\qquad$ <br> Yards made． | Mixed Goods and Cotton， ditto． | Flaxen Goods in families． <br> Yards made． | Woollen Goods in fa milies． <br> Yards made | Total value of <br> all kinds of <br> Cloths and <br> Stuffs． <br> Value in dol－ <br> laus． | Stockings． |  | Looms． <br> Number． |  |  | $\begin{aligned} & \text { 賭 } \\ & \text { 品 } \\ & \text { B } \end{aligned}$ |  | Hats． |  | Furnaces， |  |  |  |  | 产 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  |  | Pairs． | Value in dol－ lars． |  |  |  |  |  | Wool and mixed． | Value in dollars． | Blast <br> Furna <br> ces． | $\begin{aligned} & \text { Air } \\ & \begin{array}{l} \text { Furna- } \\ \text { ces. } \end{array} \end{aligned}$ | $\begin{aligned} & \text { Total } \\ & \text { num. } \\ & \text { ber. } \end{aligned}$ | Tons． | Value in dollars． |  |
| Nottaway，－ | 90，705 |  |  | － | 48，543 66 |  |  | 411 |  |  |  |  |  |  |  |  |  |  |  |  |
| Nelson，－ | 9，656 | 9，046 | 21，810 |  | 34，892 | － | － | 409 | － |  | － | － | 206 | 412 |  |  |  |  |  |  |
| Ohio， | 37，024 | 17，490 | ${ }^{75,960}$ | 3，310 | 43,039 <br> 56,714 <br> 06 |  | － | ${ }_{463}^{323}$ | － | 1 |  |  | 8，600 | 17，200 |  |  |  |  |  |  |
| Patrick， | ¢， | ， | 526，850 |  | 263，425 | 2，2 | － | 365 | － | － | － | $\cdots$ | 1，303 | 1，792 | － | － | － | － | － | 1 |
| Pendleton，－ |  | － |  | － |  | － | － |  | － | － | 2 | － | 1，400 | 2，150 |  |  |  |  |  |  |
| Pittsylvanit， | 179，606 |  | － |  | ${ }^{89,803}$ | ${ }^{13,963}$ | － | ${ }_{3}^{996}$ |  |  |  | － | 1，759 | 7，036 |  |  |  |  |  |  |
| Prince Edward， | 147,996 <br>  <br> 98 | ${ }_{65,95}^{53,65}$ |  |  |  | 5,702 11,793 | － | ${ }_{682}$ |  |  |  |  |  |  |  |  |  |  |  |  |
| Princess Anne， | 11，866 |  | 36，295 | 22，383 | 30，377 65 | － | － | 367 |  |  |  |  |  |  |  |  |  |  |  |  |
| Prince William， |  | － |  |  |  | 7，500 | － |  | － | － | － | 6 | 2，500 | 5，000 |  |  |  |  |  |  |
| Prince George，－ | 120，382 |  | 18，481 | 4，734 | 40，794 10,726 | － | － | 381 176 | － | － | ${ }^{-1}$ |  | 800 | 1，600 |  |  |  |  |  |  |
| Richmond County，－ | $\cdots$ | 7，860 | 57，646 |  | 45，100 | － |  | 362 |  |  |  |  |  |  |  |  |  |  |  |  |
| Rockbridge，－ | 13，500 |  | 34，801 | 10，557 | 30，492 |  | － | － | － |  | 3 |  | 2，125 | 10，365 |  |  |  |  |  |  |
| Rockingham， | 33,893 <br> 3,379 | 84,507 22,446 | 157,046 53,395 | 25，764 | ${ }_{\substack{111,138 \\ 50,122}}$ | 360 8.563 | － | 764 <br> 57 | $:$ | 7 | 3 | 6 | 10，130 | 20，720 |  |  |  |  |  |  |
| Shenandoah， |  |  | 145，960 | － | 70，813 25 | 8，563 | － | 606 | － | 6 | 5 | ： | 8，485 | 16，1183 | 2 | － | 2 | 1，254 | 39，600 |  |
| Southampton， |  |  | 315，140 | － | 105，047 | － | － | 1，000 | － |  | － | － | 375 | 1，500 |  |  |  |  |  |  |
| Spotsylvania， | 100，000 | 30，000 |  | － | 68，400 49028 |  | － | 610 376 | － | － |  | － | 2，400 | 16，400 |  |  |  |  |  |  |
| Surry，－ | 73,220 |  | ${ }^{97}{ }_{948}$ | 11，566 | ${ }_{42,867}$ | 10，856 |  | 400 | － | － | － | － | 428 | 856 |  |  |  |  |  |  |
| Sussex， | 117，575 | 21，097 |  |  | 69，336 |  | － | 607 | － | － | － | － | 1，130 | 3，955 |  |  |  |  |  |  |
| Warewell， |  |  | 37，874 | － | 23，178 | 5，784 | － | ${ }^{288}$ | － | － | 1 | － | 200 | 375 |  |  |  |  |  |  |
| Washington， | 35，941 | 14，162 | 96，946 | 21，281 | 104，490 | ： |  | ${ }_{900}$ | － | 2 | 3 | － | 3，680 | 7，360 | － |  |  | － | － | 3 |
| Westmoreland， |  |  | ${ }^{56,525}$ |  | 23，740 50 | － | － | 290 |  |  |  |  |  |  |  |  |  |  |  |  |
| Wythe，－ | 18，188 |  | 48，897 | 10，678 | 30，370 | － | － | ${ }^{496}$ | － | 1 | 1 | － | 2，185 | 6，247 | 2 | － | 2 | 140 | 11，200 | 4 |
| York， |  | － | 25，020 |  | 12，519 | － |  | 131 |  |  |  |  |  |  |  |  |  |  |  |  |
| Nortolk Borrugh， | 6.000 | － |  | － | 3，400 | － |  | 30 9 | － | － | ： |  | $\begin{array}{r} 8,500 \\ 149,000 \end{array}$ | $\begin{array}{\|c} \begin{array}{r} 77,000 \\ 104,300 \end{array} \end{array}$ |  |  |  |  |  |  |
| Petersbug． |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Total anounts， | 3，007，255 | 1，272，322 | 4，918，273 | 408，224 | 4，611，445 39 | 227，578 |  | 40，856 | 2 | 96 | 55 | 971 | 276，267 | 397，979 | 16 | 2 | 18 | 6，930年 | 171，312 ${ }^{\frac{1}{2}}$ | 8 |

VIRGINIA-Manufactures continued.


VIRGINIA-Manufactures continued.

|  | Forges. |  |  | Trip Hammers. |  | Rolling and Slitting. |  | Naileries. |  | Fuling Mills. |  |  | Spinning Wheels. | Cannon. |  | Guns. |  |  | Swords. |  | Black smiths' Work. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Num. ber. | Tons. | Value in dollars. | Number. | Value in dollars. | Mills. | Value in dollars. | Pounds. | Value in dollars. | Yards. | Value in dollars. |  | Number. | Number. | Value in dollars. | Rifles. | Other. | Value in dollars. | Number. | Value in dollars. | Value in dollars. |
| Giles, | - | - | - | - | - | - | - | - | - | - | - | - | - | - | - | 30 | - | 600 |  |  |  |
| Halifax. |  |  |  |  |  |  |  | - |  |  |  | . | - | . | - | 145 | . | 2,900 |  |  |  |
| Hanover. | - | - | - | - | - | - | - | - | - | - | - | - | - | - | - |  | - |  |  |  |  |
| Hardy. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Harrison. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Henry, | - | - | - | - | - | - | - | - | - | - | - | 2 |  |  |  |  |  |  |  |  |  |
| James City. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Jefferson, | . | - | - | - | - | - | - | - | - | - | - | - | - | - | - | 33 | - | 660 |  |  |  |
| Kenhawa. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| King George. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| King William. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Lancaster. |  |  |  | - |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Lee, | 1 | - | - | - | - | - | - | - | 3,000 | 900 | - | i | - | - | - | 346 | - | 6,920 |  |  |  |
| Loudoun, | - | - | - | - | - | - | - | - | 3,000 | 9 0 | - | 1 |  |  |  |  |  |  |  |  |  |
| Lunenburg, | - | - | - | - | - | - | - | - | - | - | - | - | 1,853 |  |  |  |  |  |  |  |  |
| Madison. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Matthews. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Middlesex. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Monongalia, | 2 | 200 | 30,000 | - | - | 1 | 4,500 | - | 1,200 |  | . | - | - | - | - | 60 | - | 900 |  |  |  |
| Monroe, | 1 |  |  | - | - | - | - | - | - | 2,000 | - | - | - | - | - | 30 173 | - | 450 3,460 |  |  | . |
| Montgomery, | 1 | 500 | 50,000 | - | - | - | - | - | - | - | - | - | - | - | - |  | - |  |  |  |  |
| Nansimond. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| New Kent. |  |  |  |  |  |  | . | . | $\checkmark$ |  |  |  |  |  |  |  |  |  |  |  |  |
| Norfolk. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Northampton. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |

VIRGINIA-Manufactures continued.

| counties. | Forges. |  |  | Trip Hammers. |  | Rolling and Slitting. |  | Naileries. |  | Fulling Mills. |  |  | Spinning Wheels. | Cannon. |  | Guns. |  |  | Swords. |  | Black <br> Smiths' <br> work. <br> Value in <br> dollars. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Number. | Tons. | Value in dollars. | Num. <br> ber. | Value in dollars. | Mills. | Value in dollars. | Pounds of Nails. | Value in dollars. | Yards. | Value in dollars. |  | Number. | Number. | Value in dollars. | Rifles. | Other. | Value in dollars. | Number. | Value in dollars. |  |
| Nottoway, |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Ohio, |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Orange, | - | - | - | - | - | - | - | - | 4,500 |  |  |  |  |  |  | - |  |  |  |  | . |
| Patrick, | - | 40 | 4,000 | - | $\cdots$ | - | - | - |  | - | - | - | 2,237 |  |  |  |  |  |  |  |  |
| Pendleton, - | - | - | , | - | - | - | - | - | - | 600 |  |  |  |  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Prince Edward. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Prince William, | - | - | - | - | - | - | - | - | - | - | $\cdots$ | 1 |  |  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Rockbridge, | 2 | 200 | 24,000 | 3 | 24,442 | - |  |  |  | 8,000 |  |  |  |  |  |  |  |  |  |  |  |
| Rockingham, | 2 | 25 | 2,500 | - | , | - | - | - | - | 10,000 | - | 1 | - | - | - | 245 | 17 | 5,171 |  |  |  |
| Russel, ${ }^{\text {Shenandoah, }}$ |  | -500 |  | - | - | - | - | - | - | 10,680 | - | - | 1,808 | - | - | 80 | , | 1,440 | - | - | $70^{\frac{25}{105}}$ |
|  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Spotsylvania.Stafford. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Surry. |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Warwewick. * | - | - | - | - | - | - | - | - | - | 1,000 | - | - | - | - | - | 6 | - | 120 | 2 | 20 | 20 |
| Washington, | - | 14 | 1,400 | - | - | - | - | - | - | 3,500 | - | - | - | - | - | 123 | - | 2,467 |  |  |  |
|  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Wythe, - | 2 | 266 | 26,600 |  |  |  |  |  |  |  |  |  |  |  |  |  | < |  |  |  |  |
| York, - | - |  | , | - | - | - | - | 185,995 | 40,696 |  |  |  |  |  |  |  |  |  |  |  |  |
|  | - | 2 | - | 2 | - | - | - | 474,880 | 26,610 | - | - | 1 | - | 30 | 2,490 | - | 3,437 | 50,255 | 1,073 | 5,295 | 858 |
|  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Total amounts, | 28 | 2,740 | 313,980 | 10 | 29,782 | 2 | 4,500 | 714,795 | 82,446 | 40,911 | 10,228 | 17 | 13,381 | 30 | 2,490 | 1,720 | 3,468 | 83,343 | 1,081 | 5,405 | 3,998 $\frac{25}{100}$ |
|  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |

VIRGINIA－Manufactures continued．

| dounties． | Steel Furnaces． |  |  | Door Locks． |  | Augers． |  |  |  | Tin and Copper ware． | Stills． |  | Copper，Brass， and Tin． |  | 咢 | Lead． |  |  | Soap and Candles． |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | 安 |  |  |  |  | 宮 | g \％ \％ g 0 0 |  |  |  |  |  | $\begin{aligned} & \text { 息 } \\ & \text { 品 } \end{aligned}$ |  |  | 畄 |  |  |  | $\begin{aligned} & \dot{(i n} \\ & \text { ön } \\ & \text { on } \\ & \text { on } \\ & \text { on } \\ & 0 \end{aligned}$ |  |  |
| Amelia． <br> Albemarle， <br> Augusta， <br> Amherst． <br> Bath． <br> Bedford． <br> Berkley， <br> Botetourt， <br> Brook． <br> Brunswick． <br> Buckingham． <br> Campbell， <br> Caroline． <br> Charles City． <br> Charlotte， <br> Chesterfield． <br> Culpener． <br> Cabell， <br> Dinwiddie． <br> Elizabeth City． <br> Essex， <br> Fauquier． <br> Fluyax． <br> Frederick， <br> Franklin． <br> Gloucester， <br> Goochland， Grayson， Greenbrier． Greenville． | - <br> - <br> - <br> - <br> - <br> - <br> - <br> - | $\begin{array}{r}- \\ - \\ - \\ - \\ - \\ - \\ - \\ - \\ \hline\end{array}$ |  |  | 160 | - <br> - <br> - <br> - <br> - <br> - <br> - <br> - <br> - |  | 1,300 <br> - <br> - <br> - <br> - <br> - <br> - <br> -800 | 4，300 - | 1，800 <br> 1，520 |  |  | - - - - - | - <br> - <br> - <br> - <br> - <br> - <br> - | 300 | $:$ | - - - - - | - - - - - | $\begin{array}{r}12,050 \\ 8,556 \\ \\ 5,466 \\ \\ \hline\end{array}$ |  |  |  |

VIRGINIA-Manufactures continued.


VIRGINIA－Manufactures continued．

| counties． | Steel Furnaces． |  |  | Door Locks． |  | Augers． |  | Clocks and Watches． | Gold and Silverwork， and Jewelry | Tin and Copper Ware． | Stills． |  | Copper，Brass， and Tin． |  | Buttons． | Lead． |  | Leaden Shot． | Soap and Candles． |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | 它 | $\stackrel{i n}{\stackrel{i n}{8}}$ |  | $\begin{aligned} & \dot{む} \\ & \text { 曾 } \\ & \text { 号 } \end{aligned}$ |  |  |  |  |  |  |  |  | 咅 品 R |  |  |  |  |  |  |  |  |  |
| Nottoway． <br> Nelson． <br> Ohio， <br> Orange． <br> Patrick． <br> Pendleton． <br> Pittsylvania． <br> Powhatan． <br> Prince Edward， <br> Princess Anne． <br> Prince William， <br> Prince George． <br> Randolph． <br> Richmond County． <br> Rockbridge， <br> Rockingham， <br> Russel， <br> Shenandoah， <br> Southampton． <br> Spotsylvania， <br> Stafford． <br> Surry， <br> Sussex． <br> Tazewell， <br> Warwick． <br> Washington． <br> Westmoreland． <br> Wood． <br> Wythe， <br> York， <br> Richmond City， <br> Norfolk Borough， Petersburgh， | - <br> - <br> - <br> - <br> - <br> - <br> - <br> - | - <br> - <br> - <br> - <br> - <br> - <br> - <br> - | - <br> - <br> - <br> - <br> - <br> - <br> - | - <br> - <br> - <br> - <br> - <br> - | － | - <br> - <br> - <br> - <br> - <br> - <br> - <br> - | - <br> - <br> - <br> - <br> - <br>  <br> - <br> - | - <br> 2,000 <br>  | - <br>  <br> - | $\begin{gathered} 5,000 \\ \\ - \\ \\ \\ 5,000 \\ - \\ 2,043 \\ 4,000 \\ - \\ - \\ \hline \\ \hline \end{gathered}$ | $\underset{17}{20}$ <br> 28 | $\begin{gathered} 2,000 \\ 1,700 \\ - \\ - \\ 2,800 \\ \\ - \end{gathered}$ | $2,240$ | 1，680 | - <br> - <br> - <br> - | 150 - -6 | － | 2，040 | $\begin{array}{r}18,136 \\ \\ 4,285 \\ 8,114 \\ \\ 31,802 \\ \\ \\ \hline\end{array}$ | $\begin{aligned} & 57,518 \\ & \\ & 43,157 \\ & 78,720 \\ & \\ & \\ & \\ & \\ & 42,900 \\ & 300,000 \end{aligned}$ |  | ． |
| Total amounts，－ | 1 | 15 | 3，750 | 380 | 760 | 24，000 | 8，400 | 7，026 66 | 4，300 | 52，915 | 768 | 76，800 | 2，240 | 1，680 | 300 | 156 | 26，520 | 2，040 | 276，948 | 783，704 | 47，081 16 | 78，370 40 |


|  | Tanneries. |  |  | Shoes, Boots, and Slippers. |  | Harness. |  |  | Flax Seed Oil. |  |  | Distilleries. |  |  | Breweries. |  |  | Windsor Chairs. |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Number. | Hides. | Value in dollars. | Pairs. | Value in dollars. | Scts. | Value in dollars. |  | Mills. | Gallons. | Value in dollars. | Num. ber. | Gallons. | Value in dollars. | Number. | Gall's. | Value in dollaxs. | Dozens. | Value in dollars. |
| Accomack, |  | 2,000 | 8,000 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Amelia, | - | 1,611 | 4,027 50 | 7,975 | 12,775 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Albemarle, | 9 | 5,203 | 20,776 | 17,033 | 29,122 | 67 | 1,340 | 17,379 | 6 |  |  | 14 | 25,650 250,520 | 16,976 125,260 |  |  |  |  |  |
| Augusta, | 10 | 12,850 | 25,700 | 3,032 | 9,097 | - | . | 15,000 | 6 | 6,530 | . | - | 250,520 |  |  |  |  |  |  |
| Bath, | - 4 | 1,275 | 2,550 |  |  |  |  |  |  | - |  |  | 6,000 | 3,000 |  |  |  |  |  |
| Bedford, | 7 | 2,070 | 6,980 | 1,340 | 3,090 | 50 | 1,000 | 4,724 |  | ; |  | 21 | 13,830 | 8,284 |  |  |  |  |  |
| Berkley, | 5 | 4,400 | 8,800 | 1,783 | 5,350 |  |  | 5,450 | 1 | 750 |  | 41 | 50,300 | 25,150 |  |  |  |  |  |
| Botetourt, | 19 | 5,930 | 15,876 67 | 5,576 | 12,028 17 |  | - | 8,486 50 | 4 | 2,200 | . | 92 | 56,487 | 30,582 50 | 1 | 500 | 125 |  |  |
| Brook, | 1 | 2,600 | 5,200 3,650 | 31 2,400 | 186 5,400 |  | $\bullet$ | 1,2i20 | - | - | - | 21 | 14,120 22,773 | 5,648 28,606 |  |  |  |  |  |
| Buckingham, | 1 | 1,250 | 2,500 | 4,327 | 12,980 |  |  | 2,025 | - | $\stackrel{\square}{\bullet}$ | $\stackrel{\square}{\bullet}$ |  | 16,491 | 9,898 |  |  |  |  |  |
| Campbell, | 6 | 2,350 | 5,650 | 3,900 | 13,185 | 92 | 1,840 | 8,160 |  | . | - | 4 | 2,800 | 2,100 |  |  |  |  |  |
| Caroline, | - . | 1,710 | 6,330 | 2,400 | 2,456 25 | - | - | 300 |  |  |  |  |  |  |  |  |  |  |  |
| Charles City, | 1 |  |  | 1,000 | 3,000 | - | - |  |  | - |  | 25 9 | 5,203 6,300 | 4,666 4,721 |  |  |  |  |  |
| Charlotte, | 4 | 2,092 | 4,185 | 1,743 | 5,230 |  | - | 1,750 |  | - |  | 9 70 | 6,300 18,661 | 4,721 9,330 |  |  |  |  |  |
| Cumberland, | 2 | 900 | 2,250 | 566 | 1,700 | . | $\stackrel{\square}{-}$ | 4,000 |  | - | . | 70 5 | 18,600 | 11,200 |  |  |  |  |  |
| Culpeper, | 10 | 6,825 | 13,650 | 661 | 1,983 50 | - | - | 2,163 33 | . | - | . | 83 | 77,901 | 123,918 65 |  |  |  |  |  |
| Cabellid |  |  |  |  |  |  |  |  |  |  |  | 82 | 14,223 | 14,223 |  |  |  |  |  |
| Elizabeth City, | 9 | 880 | 1,760 | 2,114 | 4,189 60 |  | - | 200 |  | - | - | 16 | 2,680 | 2,010 |  |  |  |  |  |
| Essex, | - . |  |  |  |  |  |  |  |  | - | - | 134 | 49,177 | 24,588 50 |  |  |  |  |  |
| Fauquier, | - ${ }^{\text {a }}$ | 5,270 | 10,540 | 1,600 | 4,800 |  | - | 5,200 |  | - | - |  | 11,606 9 | 5,803 6,580 |  |  |  |  |  |
| Fairlax, | 5 | 1,100 | 2,100 | 2,094 | 4,404 | - | - | . |  | - | - | 3 | 9,400 | 6,580 |  |  |  |  |  |
| Fluvanna, Frederick, | - . | 900 28,100 | 3,000 41,800 | 420 13,517 | 740 17,493 |  |  |  | 4 |  | . | 38 | 109,100 | 54,550 | - | 10,400 | 1,733 33 | $104{ }^{\frac{3}{12}}$ | 1,875 |
| Franklin, | 6 | 1,418 | 2,835 | -750 | 1,125 |  |  | 2,040 |  |  | - | 19 | 27,930 | 16,758 |  |  |  |  |  |
| Gloucester, | - . |  |  | 13,865 | 18,820 | 35 | 700 | 1,350 |  |  | - |  | 8,594 | 8,594 |  |  |  |  |  |
| Goochland, | 2 | 1,798 | 6,330 | 6,224 | 11,818 | 30 | 600 | 3,810 | - |  |  | 51 | 11,520 | 11,520 |  |  |  |  |  |
| Grayson, | 4 | 1558 | 1,350 | - 16 |  | - | - |  | 1 | 150 |  | 41 13 | 7,290 14,900 | 3,645 |  |  |  |  |  |
| Greenbrier, | 1 | 1,200 | 2,400 | 165 | 420 | - | . | 1,664 50 | - | - | . | 13 | 14,900 | 7,200 |  |  |  |  |  |

VIRGINIA-Manufactures continued.

\begin{tabular}{|c|c|c|c|c|c|c|c|c|c|c|c|c|c|c|c|c|c|c|c|}
\hline \multirow[b]{2}{*}{$8)^{\text {counties. }}$} \& \multicolumn{3}{|c|}{'Tanncries.} \& \multicolumn{2}{|l|}{Shocs, Boots, and Slippers.} \& \multicolumn{2}{|r|}{Harness.} \& \multirow[t]{2}{*}{} \& \multicolumn{3}{|c|}{Flax Seed Oil.} \& \multicolumn{3}{|c|}{Distilleries.} \& \multicolumn{3}{|c|}{Breweries.} \& \multicolumn{2}{|l|}{Windsor Chairs.} <br>
\hline \& Num. ber. \& Hides. \& Value in dollass. \& Pairs. \& Yalue in dollars. \& Sets. \& Value in dollars. \& \& Mills. \& Gallons. \& Value in dollars. \& $$
\begin{aligned}
& \text { Num- } \\
& \text { ber. }
\end{aligned}
$$ \& Gallons. \& Value in dollars. \& Number. \& Gall's. \& Value in dollars. \& Dozens. \& Value in dollars. <br>
\hline \multicolumn{20}{|l|}{$\Psi_{\text {Giles, }}{ }^{\text {H }}$} <br>
\hline Halifax, \& \& 53 \& 2,140 \& 7,379 \& 6,605 25 \& - \& - \& 1,250 \& $\bullet$ \& $\stackrel{\square}{-}$ \& - \& 30
184 \& 4,876
51,688 \& 2,595
25,844 \& \& \& \& \& <br>
\hline Hampshire, \& 11 \& 1916 \& \& 10.07 \& \& \% \& 140 \& 2,951 \& $\bullet$ \& - \& \& 184 \& 51,688
24,370 \& 25,844 13,48850 \& \& \& \& \& <br>
\hline Hanover, \& 2 \& 1,916 \& 8,164 \& 10,407 \& 12,780 \& 72 \& 1,440 \& 3,245 \& . \& . \& . \& 152 \& 31,291 \& 31,291 \& \& \& \& \& <br>
\hline Harrison, \& 8 \& 1,039 \& 1,960 \& \& \& \& - \& . \& - \& - \& - \& 56 \& 5,264 \& 2,587 \& \& \& \& \& <br>
\hline Henrico, \& . \& \& \& 3, $\dot{600}$ \& 3,600 \& $\stackrel{\square}{-}$ \& $\stackrel{\square}{\bullet}$ \& - \& - \& $\cdot$ \& $\cdot$ \& 58 \& 32,252
11,432 \& 8,125 \& \& \& \& \& <br>
\hline Henry, \& 2 \& 700 \& 2,275 \& ${ }^{670}$ \& 1,333 33 \& - \& . \& \& $\stackrel{ }{\bullet}$ \& $\bullet$ \& $\stackrel{\square}{\bullet}$ \& 54 \& 19,345 \& $\begin{array}{r}6,859 \\ 14,508 \\ \hline 15\end{array}$ \& \& \& \& \& <br>
\hline Isle of Wight, \& 79 \& \& \& 1,700 \& 2,940 \& - \& - \& 1, 800 \& - \& - \& - \& 326 \& 117,284 \& 77,407 \& \& \& \& \& <br>
\hline James City, \& 79 \& 903
8,538 \& 1,806
17,076 \& 2,807
11,165 \& 2,807
11,913 \& - \& \& - \& \& - \& \& 26 \& 5,665 \& 2,832 50 \& \& \& \& \& <br>
\hline \multicolumn{20}{|l|}{} <br>
\hline King and Queen, \& 1 \& 100 \& \& 3,395 \& 5,422 50 \& - \& - \& - \& - \& - \& - \& - \& 31,350 \& 250,020 50 \& \& \& \& \& <br>
\hline \multicolumn{20}{|l|}{} <br>
\hline Lancaster, \& 1 \& 800 \& 2,000 \& 2,022 \& 1,868 25 \& 26 \& 520 \& 850 \& \& - \& \& \& 17,335 \& \& \& \& \& \& <br>
\hline Lee, \& 2
20 \& 1,100 \& 792
23,925 \& 7, $\dot{2} 20$ \& 15,470 \& - \& - \& ${ }_{10}^{475}$ \& - \& - \& - \& 165 \& 26,920 \& 10,090 \& \& \& \& \& <br>
\hline Loudoun, \& 20 \& 9,725 \& 23,925 \& 7,220 \& 15,470 \& - \& - \& 10,872 35 \& - \& - \& - \& 165 \& 64,430 \& 34,510 \& \& \& \& \& <br>
\hline Lunenburg, \& - \& 700 \& 1,400 \& 644 \& 97650 \& - \& . \& 516 \& \& \& \& \& \& \& \& \& \& \& <br>
\hline Madison, \& ${ }^{6}$ \& 1,350 \& 2,700 \& 1 \& \& - \& - \& . \& \& - \& - \& 18 \& 73,969 \& \& \& \& \& \& <br>
\hline Mathews, \& 78
2 \& 1,537 \& 3,074
3,400 \& 1,204 \& 2,819 \& . \& - \& 6, 9 \& \& - \& - \& 12 \& 3,465 \& 1,732 50 \& \& \& \& \& <br>
\hline Mecklenburg, \& 2 \& 830 \& 3,400 \& 1,210
3,674 \& 2,393
3,175

30 \& - \& - \& 6,260 \& \& - \& - \& 10 \& 22,664 \& 22,664 \& \& \& \& \& <br>
\hline Monongalia, \& 14 \& 3,500 \& 7,000 \& 3,333 \& 10,000 \& - \& - \& 2,400 \& \& \& \& 115 \& 300,000 \& 15,000 \& \& \& \& \& <br>
\hline Monroe, \& ${ }^{3}$ \& 1,450 \& 2,900 \& 803 \& 2,408 \& \& \& 2,400 \& \& \& \& 39 \& 16,216 \& 8,108 \& \& \& \& \& <br>
\hline Montgomery,
Mason. \& 10 \& 2,515 \& 5,030 \& 1,970 \& 1,477 50 \& 62 \& 1,240 \& 2, \& $\overline{2}$ \& - \& - \& 107 \& 27,565 \& 13,782 50 \& \& \& \& \& <br>
\hline Nansemond, \& 1 \& - \& - \& 1,467 \& 4,400 \& \& - \& \& \& \& \& 145 \& 53,290 \& 26,645 \& \& \& \& \& <br>
\hline New Kent, Norfolk. \& . \& - \& - \& 1,180 \& 1,947 \& - \& - \& 500 \& \& - \& - \& 51 \& .10,645 \& 7,883 75 \& \& \& \& \& <br>
\hline Northampton, \& - \& - \& - \& 696 \& 1,131 \& 12 \& 240 \& 850 \& \& - \& \& 121 \& 15,104 \& 7,552 \& \& \& \& \& <br>
\hline Northumberiand, \& - \& - \& - \& \& \& \& - \& . \& \& \& \& \& 10,708 \& 5,354 \& \& \& \& \& <br>
\hline
\end{tabular}

VIRGINIA－Manufactures continued．

|  | Tameries． |  |  | Boots，Shoes，and slippers． |  | Harness． |  | Saddlery． | Flax Seed Oil． |  |  | Distilleries． |  |  | Breweries． |  |  | Windsor Chairs． |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| counties． | $\begin{aligned} & \dot{\oplus} \\ & \text { 若 } \\ & \text { 亮 } \end{aligned}$ | 苞 |  | $\frac{\dot{4}}{\vec{n}}$ |  | $\begin{aligned} & \text { B } \\ & \stackrel{3}{0} \\ & \hline 0 \end{aligned}$ |  |  | 采 | 皆 |  | $\begin{aligned} & \dot{4} \\ & \text { 䍔 } \\ & \text {. } \end{aligned}$ | ¢ \％ \％ |  |  | 产 |  | － |  |
| Nottoway， | 1 | 516 | 86000 | 1，760 | 2，900 00 | － | － | 84600 | － | － | － | 3 | 2；000 | 2，000 00 |  |  |  |  |  |
| Nelson， | － | 1，851 | 6，730 00 | 600 | 1，800 00 | － | $\cdots$ | 1，550 00 | ． | － | － | ．． | 15，100 | 10，133 00 |  |  |  |  |  |
| Ohio， | 7 | 6，500 | 13，000 00 | 3，350 | 10，050 00 | － | － | 4，500 00 | 1 | 450 | － | － | 44，344 | 22，172 00 | 3 | 12，200 | 2，500 |  |  |
| Orange， | ${ }^{6}$ | 9，000 | 18，000 00 | 15，105 | 18，858 00 | － | － | 6,00000 | 1 | 300 | － | 60 | 19，900 | 8，206 00 |  |  |  |  |  |
| Patrick，－ | 27 6 | 1，000 | 2，000 00 | －$\overline{380}$ | 281500 | － | － | 2，325 00 | － |  | － | ${ }^{6}$ | 2，500 | 1，250 00 | － | － | － | $8{ }^{1} \frac{4}{2}$ | 150 |
| Pendleton，${ }^{\text {Pittsylvana，}}$ | 6 5 | 2,005 2,510 | 4,910 <br> 6,275 | 1，380 | 2，815 00 | － | － | 7，422 00 | 1 | 200 | － | 93 | 7，620 | 4，004 00 |  |  |  |  |  |
| Powhatan，－ | － | ， | 6，27． 0 | 13，428 | 15，358 00 | ＂ | － | 5，776 00 | － | － | － | 53 | －10，259 | $\begin{array}{r}70,769 \\ 9,634 \\ \hline\end{array}$ |  |  |  |  |  |
| Prince Edward． |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Princess Ann， Prince William， | － | $\cdots$ | 15000 | 4，100 | 4，991 50 | － | － |  | － | － | － | 52 | 9，530 | 9，530 00 |  |  |  |  |  |
| Prince William，－ Prince George， | 5 | 7，500 | 15，000 00 | 1,400 340 | $\begin{array}{r}4,20000 \\ 747 \\ \hline 170\end{array}$ | － | － | 50000 | 1 |  |  |  |  |  |  |  |  |  |  |
| Randolph，－－ | 1 | 250 | 50000 | ${ }^{75}$ | 16000 | － | － | － | $\cdots$ | － | － | 12 | 2，680 | 1，340 00 |  |  |  |  |  |
| Richmond County． |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Rockbridge，－ | $\cdots$ | 9，750 | 19，500 00 | － | 8 | － | － | 4，245 00 | － | 1，600 | － | 125 | 108，936 | 63，172 00 |  |  |  |  |  |
| Rockingham，－ | 14 | 12，137 | 24，273 00 | 21，029 | 36，228 00 | － | － | 8，100 00 | 4 | 1，750 | － | 116 | 138，894 | 81，021：00 |  |  |  |  |  |
| Russel，${ }^{-}$ | － | 1，136 | 2,840 3,500 | 5，980 | 9，588 00 |  | － | 12500 | 5 | － | － | 53 | 8，505 | 8，505 00 |  |  |  |  |  |
| Shenandoath， | － | 15，761 | 31，521 60 | － | － | － | ＂－ | 8，385 00 | 5 | 14，812 | － | 44 | 91，600 1,800 | $60,822.55$ 1,800 |  |  |  |  |  |
| Spotsylvania， | 5 | 5，050 | 11，900 00 | － | － | － | － | 19，543 00 |  |  |  |  |  |  |  |  |  |  |  |
| Stafford．－ Surry， |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Sury，－ | － | － | － | 641 1,375 | 1,92400 2,73566 | － | － | 1，428 00 | － | $\because$ | － | 168 | 116,050 34,420 | 22，946 00 |  |  |  |  |  |
| Tazewell，－ | 1 | 773 | 2，640 00 | 400 | 60000 | － | ． | 20000 |  | － | － | 27 | 2，710 | 1，305 00 |  |  |  |  |  |
| Warwick，－ | 7 | 372 | 60800 | 1，654 | 1，731 50 | － | － |  | － | － | － | 22 | 2，026 | 1，519 50 |  |  |  |  |  |
| Washington， | 6 | 10，037 | 20，075 00 | 3，273 | 9,82000 | － | － | 17，475 00 | － | － | － | 52 | 39，647 | 19，823 50 |  |  |  |  |  |
| Westmoreland， | $\because$ | 1，069 | 2，139 | 229 2266 | 685 <br> 4 <br> 4 <br> 190 <br> 00 | － |  | ． | － |  |  | 10 |  |  |  |  |  |  |  |
| Wythe，－ | － | 5，322 | 10，644 00 | ${ }^{6} 67$ | 2，000 00 | － | － | 5，800 00 | 1 | 160 | － | 43 | 22，665 | 11，332 50 |  |  |  |  |  |
| York，－－ | － | 660 | 1，920 00 | 2，650 | 5，450 00 | － | － | 1，472 00 | － | － | － | 4 | 631 | 31500 |  |  |  |  |  |
| City of Richmond，－ |  | 32，500 | 65，000 00 | 12，808 | 58，534 37 | － |  | 18，000 00 | － | － | ．${ }^{-}$ | － | － | － | 1 | 60，000 | 10，000 | 394 $\frac{5}{12}$ | 7，100 |
| Norfolk Borough，－ Petersburg． | 2 | 15，000 | 120，000 00 | 10，380 | 127，395 00 | 120 | 2，400 | 9，800 00 | － | － | $\because$ | － | － | － | 2 | 46，000 | 8，740 |  |  |
| ＇Total amounts， | 442 | 273，829 | 676，075 60 | 266，643 | 601，121 93 | 566 | 11，320 | 251，158 68 | 32 | 28，902 | 28，902 | 3，662 | 2，367，589 | 1，711，679 07 | 7 | 133，900＊ | 23，898 33 | 50611 | 9，125 |

VIRGINIA-Manufactures continued.


VIRGINIA-Manufactures continued.


| dounties． | Cabinet Ware． | Carriages． |  | Paper． |  |  | Coopers． |  | Snuff and Tobacco． |  | Potteries． |  | Ropewalks． |  | Curled Hair． |  | Gunpowder． |  |  | Salt． |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | 品 買 |  | 总 |  |  |  |  | 童 品 |  | $\begin{aligned} & \dot{\circ} \mathrm{H} \\ & \text { 冒 } \end{aligned}$ |  |  |  |  |  | 息 | 留 品 |  | 管 |  |
| Nottoway． |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Ohio， | 1，425 00 |  |  |  |  |  |  |  |  | － | － | $\cdots$ | 1 |  |  |  |  |  |  |  |  |
| Orange， |  | ${ }^{-}$ |  | － | － | － | － | － | 300 |  |  |  |  |  |  |  |  |  |  |  |  |
| Patrick， Pendleton，－ － | － | 3 | ${ }_{-}^{90} 00$ | － | ： | － | － | － | 36，000 |  |  |  |  |  |  |  |  |  |  |  |  |
| Pendieton，－ | － | $\because$ | －． | － | $:$ | － |  | － |  | － | $\because$ | ： | $\because$ | $:$ | － | － | 6 | $\begin{array}{r} 23,750 \\ 750 \end{array}$ | 6，525 00 |  |  |
| Powhatan． Prince Edward． |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Princess Anre． |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Prince William，－ | 4，200 00 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Prince George． Randolph |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Richmond county，－ | 60000 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Rockbridge，－ | 2，400 00 | $\cdot$ | － | － | － | － | － | － | － | － | － | － | － | － | － | － | $\cdots$ | 9，000 | 45000 |  |  |
| Rockingham，－ | 3，350 00 | － | ： | － | ： | $:$ | － | － | －${ }_{\text {5，623 }}$ | ： | － | ： | － | ： | $\because$ |  | ${ }^{7}$ | 6，650 | $\begin{array}{r}3,32500 \\ 353 \\ \hline\end{array}$ |  |  |
| Shenandoah，－ | 3，081 00 | － | ： | － | ： | － | ＂ | － | 25，000 | ： | $\div$ | － | ： | ： | － | － | $i$ | 490 | ${ }_{245}^{350}$ |  |  |
| Southampton． |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Stotsylvania， | 8，500 00 | 72 111 | 7,250 11,100 11 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Surry，－ |  | 21 | 1，320 00 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
|  | 1，240 00 | － | － | － | － | － | － | － | － | － | － | － | － | － | － | － | 4 | 155 | 7700 |  |  |
| Warwick． |  |  |  | － |  |  |  | － |  |  | ． | ． | － |  | ． |  |  |  |  |  |  |
| Westmoreland， | ${ }^{650} 00$ | － | ： | － | ： | － | ： | － | ： | － | － | － | $\cdots$ | － |  |  |  |  |  | 200，000 | 200，000 |
| Wood，－ | 65500 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Wythe． |  |  |  | － | － | － |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Richmond city， | 19，000 00 | 155 | 15，500 00 | － | － | － |  | 345 | 1，900，000 | － | － | － | － |  |  |  |  |  |  |  |  |
| Norfolk， Petersburgh． |  |  |  |  |  |  |  |  |  | － |  | － | － | 115，000 |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Total amounts，－ | 114，557 50 | 1，680 | 143，503 34 | 4 | 3，000 | 22，400 | 1，047 | 345 | 2，726，713 | 460，000 | 3 | 2，400 | 5 | －162，412 | 400 | 150 | 53 | 130，059 | 60，767 34 | 740，000 | 704，000 |

VIRGINIA—Articles of a doubtful nature, or Agricultural.


VIRGINIA—Articles of a doubtful nature, or Agricultural, continued.

| counties. |
| :--- |

STA'TE OF OHIO.-Manufactures.

| counties. | Cotton famil | Goods in , \&c. |  | Flaven Goods in families, \& c . |  | Blended and unnamed Cloths and Stuffs. |  | Woollen Goods in families, \&c. |  | Cotton and Wool spun in mills. |  | Looms. | Carding Machines. |  |  |  | Fulling Mills. |  | Furnaces. |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Yards. | Value in dollars. |  | Yards made. | Value in dollars. | Yards made. | Value in dollars. | Yards made | Value in dollars. | Pounds. | Value in dollars. | Number. | No. | Pounds carded. | Value in dollars. |  | No. | Value in dollars. | No. | Tons. | Value in dollars. |
| Adams, - | - | - | - | 74,577 | 29,830 | - | - | 1,881 | 1,881 | - | - | 615 |  |  |  |  |  |  |  |  |  |
| Athens, - | - | - | . | 28,550 | 11,991 | 3,218 | 2,413 | 2,281 | 2,281 | - | - | 150 |  |  |  |  |  |  |  |  |  |
| Belmont, - | - | - | - | 85,060 | 34,024 | 481 | 240 | 2,322 | 2,322 | - | - | 490 |  |  |  |  |  |  |  |  |  |
| Butler, - | - | - | - | 112,351 | 56,175 | 200 | 120 | 11,072 | 11,072 | - | - | 514 | 2 | 8,000 | 800 | -. | 2 | 175 |  |  |  |
| Cuyahoga, | -* | - | - | 3,000 | 1,200 | 6,432 | 4,675 | 1,200 | 1,200 | - | - | 34 |  |  |  |  |  |  |  |  |  |
| Champaign, | - | - | - | 37,568 | 15,7\%8 | 104,416 | 52,208 | 1,148 | 941 | - | - | 330 |  |  |  |  |  |  |  |  |  |
| Clement, - | - | - | - | - | - | $\stackrel{-}{25,736}$ | $\stackrel{-}{14,154}$ | - |  | - | - | 625 177 | - | 5,000 | 500 |  |  |  |  |  |  |
| Columbiana, | - | $\stackrel{\square}{-}$ | - | - | - | -66,968 | - 26,787 | - | - | - | $\square$ | 177 | 1 | - | - | - | - | - | 1 | 551 | 49,590 |
| Delaware, | - | - | - | - | - | 15,935 | 7,967 | . | - | - | - | 50 |  |  |  |  |  |  |  |  |  |
| Fairfield, - | . | - | - | 80,250 | - |  | - | - |  | - | - | 460 |  |  |  |  |  |  |  |  |  |
| Fayette, - | 90 | 67 | - | 16,995 | 8,497 | 5,133 | 3,849 | 176 | 176 | - | - | 113 |  |  |  |  |  | - |  |  |  |
| Franklin, - | 8,058 | 6,043 | - | 27,871 | 13,935 | 19,855 | 9,927 | 2,496 | 2,496 | - | - | 150 |  |  |  |  |  |  |  |  |  |
| Gallia, - | - | $\overline{3} 4$ | - | - | - ${ }^{-}$ | - |  | 11- |  | - | - | 222 |  |  |  |  |  |  |  |  |  |
| Geauga, - Greene, - | 374 | 374 | - | 20,199 | 10,099 | 19,645 | 19,645 | 11,021 | 16,531 | - | - | 169 | - | - | - | - | 2 |  |  |  |  |
| Greene, - | 803 2,282 | 803 1,711 | - | 57,824 19,652 | $\begin{array}{r}23,029 \\ 7,860 \\ \hline\end{array}$ | 20,217 1,207 | 15,162 603 | 3,075 | 4,612 | -: | - | $\begin{array}{r}357 \\ 97 \\ \hline\end{array}$ | 1 | 10,000 | 1,000 |  |  |  |  |  |  |
| Hamilton, | 18,888 | 14,166 | 1 | 89,093 | 35,637 | 23,910 | 17,932 | 11,856 | 17,784 | 7,500 | 9,000 | 626 | 5 | 30,000 | 3,000 | 576 | 8 |  |  |  |  |
| Highland, | 9,000 | 6,750 | - | 22,680 | 11,340 | - |  | 5,000 | 7,500 |  | - | 330 |  |  |  |  |  |  |  |  |  |
| Jefferson, | 25 | 37 | - | 57,714 | 20,199 | 44,785 | 33,250 | 5,170 | 5,170 | - | - | 830 | 4 | 18,000 | 1,800 | - | 3 |  |  |  |  |
| Knox, - | 1,215 | 910 | $\pm$ | 5,283 | 2,641 | 1,838 | 1,378 | - |  | - | - | 104 |  |  |  |  |  |  |  |  |  |
| Madison, - | 3,044 | 2,283 | - | 29,678 10,275 | 14,839 5,137 | 7,931 | 5,948 | - 4452 | 2,641 | - | $\because$ | $\begin{array}{r}175 \\ 86 \\ \hline\end{array}$ |  |  |  |  |  |  |  |  |  |
| Miami, - | 6,833 | 5,056 | - | 24,262 | 10,675 | 10,205 | 7,653 | 507 | 1,014 | - | - | 216 |  |  |  |  |  |  |  |  |  |
| Montgomery, | - | - | - | - | . | 55,744 | 27,872 | - |  | - | - | 411 |  |  |  |  |  | 1 |  |  |  |
| Muskingum, | 1 | - | - | - | . | 39,685 | 21,826 | - |  | -- | - | 264 | - | - | - | - | $\cdots$ | $\cdots$ | 1 | 430 | 38,700 |
| Pickaway, | 436 | 436 | - | 32,333 | 16,166 | 11,766 | 7,906 | 2,918 | 2,918 | - | - | 315 |  |  |  |  |  |  |  |  |  |
| Portage, - | -. | - | $\square$ | - | - | 29,699 10,024 | 15,819 10,024 | - |  | - | " | 106 |  |  |  |  |  | $t$ |  |  |  |
| Ross, | 2,805 | 2,805 | 1 | 104,006 | 3f,184 | 47,060 | 40,800 | 1,809 | 2,261 | 2,500 | 2,250 | 727 | $\stackrel{-}{-}$ | 4,500 | 4.0 | 192 | 1 |  |  |  |  |
| Scioto, | - | $\stackrel{.}{ }$ | - | 10,923 | 5,461 | 7,218 | 5,413 | 787 | 787 | - | - | 166 |  |  |  |  |  |  |  |  |  |
| Stark, | - | - | - | - 750 | ${ }^{-}$ | 15,698 | 7,849 | 584 | 584 | - | - | 56 |  |  |  |  | ' |  |  |  |  |
| Trambull, |  | 1,860 | - | 75,750 | 30,300 | 12,755 | 7,446 | 11,587 | 16,221 | - | - | 380 | 1 | 5,000 | 500 | - | 4 | - | 1 | 206 | 20,800 |
| Warren, - | 1,860 | 1,860 | $\stackrel{-}{-}$ | 13,091 54,046 | $\begin{array}{r}5,230 \\ \hline 18,916\end{array}$ | 38,095 | 21,728 | 2,273 2,509 | 1,704 2,509 | - | - | 91 511 | 2 | 4,000 | 400 |  |  |  |  |  |  |
| Washington, | - | - | - | , | 18,010 | 55,300 | 27,650 | 7,435 | 7,435 | - | - | 307 | 1 | 1,500 | 150 | - | 1 | 410 |  |  |  |
| Total amounte, - | 56,072 | 43,660 | 2 | 1,093,031 | 425,149 | 701,156 | 418,244 | 93,074 | 112,485 | 10,000 | 11,250 | 10,856 | 18 | 86,000 | 8,600 | 768 | 21 | 585 | 3 | 1,187 | 109,090 |



STATE OF KENTUCKY-Manufactures.

| counties. |  | Blended and unnamed Cloths and Stuffs. |  | Bagging for Cotton, made of Hemp. |  |  | Looms. | Carding Machines. |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | Yards made. | Value in dollars. | Manu-factories. | Yards. | Value in dollars. | Number. | Number. | Pounds carded. |
| Adair, | - | 92,790 | 37,767 | - | - | - | 443 |  |  |
| Barren, | - | 128,490 | 64,222 | - | - | - | 747 |  |  |
| Boone, | - | 30,993 | 16,174 | - | - | - | 199 |  |  |
| Bullet, | - | 46,183 | 18,473 | - | - | , - | 238 |  |  |
| Bracken, | - | 35,510 | 14,204 | - | - | - | 165 |  |  |
| Breckenridge, | - | 48,022 | 24,011 | - | - | - ${ }^{-}$ | 225 |  |  |
| Bourbon, - | 2 | 267,212 | 106,884 | 2 | 50,000 | 18,000 | 1,147 | 5 |  |
| Butler, | - | 23,155 | 11,565 | - | .. | , | 169 |  |  |
| Casey, | - | 63,705 | 31,852 | - | - | - | 271 |  |  |
| Cardwell, | 1 | 5,000 | 2,500 | - | - | - | 100 |  |  |
| Clarke, - | - | 121,434 | 45,537 | - | - | - | 719 | 3 | 5,100 |
| Campbell, - | - | 40,060 | 15,813 | - | - | - | 169. |  |  |
| Christian, - | - | 115,401 | 46,160 | - | - | - | 582 |  |  |
| Cumberland, | - | 68,605 | 32,584 | - | - | - | 454 |  |  |
| Clay, | - | 11,320 | 5,660 | - | - | - | 67 |  |  |
| Estill, | - | -25,536 | 10,640 | $\cdots$ | - 750 | - | 210 |  |  |
| Fayette, | 6 | 207,687 | 83,074 | 5 | 281,750 | 98,612 | 139 | 5 | 35,000 |
| Franklin, | - | 82,699 | 33,079 | 1 | 40,000 | 14,000 | 432 |  |  |
| Flemming, | - | 102,141 | 45,359 | 1 |  | , | 586 |  |  |
| Floyd, | - | 33,020 | 16,510 | - | - | - | 248 |  |  |
| Gallatin, | - | 36,620 | 18,310 | - | - | - | 206 |  |  |
| Greenup, | - | 20,065 | 10,032 | - | - | - | 116 |  |  |
| Greene, | - | 69,611 | 34,805 | - | - | - | 314 |  |  |
| Grayson, | - | 17,890 | 8,850 | - | - | - | 147 |  |  |
| Garrard, | - | 106,857 | 45,581 | - | - | - | 645 |  |  |
| Henry, | - | 48,980 | 18,367 | - | - | - | 461 |  |  |
| Harrison, - | - | 86,168 | 43,084 | - | - | - | 460 |  |  |
| Henderson, - | - | 28,838 | 14,419 | - | - | - | 206 |  |  |
| Hardin, - | - | 66,473 | 31,076 | - | - | - | 506 |  |  |
| Hopkins, - | - | 27,178 | 13,589 | - | -7000 | $\bar{\sim}$ | 188 |  |  |
| Jefferson, - | - | 114,290 | 47,731 | 1 | 52,000 | 17,333 | 578 469 | 2 | 18,000 |
| Jessamine, - | - | 93,303 | 37,321 | - | - | - | 469 |  |  |
| Knox, - | - | 51,884 | 25,947 | - | - | - | 400 |  |  |
| Lewis, | - | 15,509 | 6,203 | - | - | - | 68 |  |  |
| Lincoln, | - | 163,786 | 81,893 | - | - | - | 595 |  |  |
| Logan, - | - | 218,213 | 104,106 | - | - | - | 552 |  |  |
| Livingston, - | - | 47,113 | 23,556 | - | - |  | 285 |  |  |
| Mason, - | - | 139,871 | 75,813 | 1 | 20,000 | 8,000 | 647 |  |  |
| Mercer, - | 2 | 163,653 | 65,461 | - | - | - | 709 | 1 | 7,000 |
| Madison, - | 2 | 236,569 | 97,333 | 1 | - | - | 1,109 | 3 |  |
| Muhlenburg, | - | 43,197 | '21,275 | - | - | - | 266 |  |  |
| Montgomery, | - | 196,630 | 78,652 | - | - | - | 890 |  |  |
| Nicholas, - | - | 58,898 | 23,862 | - | - | - | 312 |  |  |
| Nelson, - | - | 190,880 | -95,440 | - | - | - | 874 |  |  |
| Ohio, - | - | 38,866 | 20,600 | - | - | - | 246 |  |  |
| Pendleton, - | - | 33,641 | 15,521 | - | - | - | 208 |  |  |
| Pulaski, - | - | 56,411 | 26,651 | - | - | - | 369 |  |  |
| Rockcastle, - | $\bar{\square}$ | 19,950 | 9,245 | - | - | - | 109 |  |  |
| Scott, - | 2 | 133,669 | 49,457 |  | 10,000 |  |  |  |  |
| Shelby, - | - | 154,372 | 61,748 | 1 | 10,000 | 3,500 | 1,004 $\mathbf{4 0 5}$ |  |  |
| Wayne, - | - | 60,654 135,473 | 24,261 47,905 | - | - | - | 405 670 |  |  |
| Washington, | - | 135,473 127,104 | -47,905 | - | - | - | 994 |  |  |
| Woodford, - | - | 133,626 | 53,450 | - | - | - | 548 | 2 | 10,000 |
| Total amounts, | 15 | 4,685,385 | 2,057,081 | 13 | 453,750 | 159,445 | 23,559 | 21 | 75,100 |

KENTUCKY—Manufactures continued.


* Or 196,000 lbs,

STATE OF KENTUCKY.-Manufactures continued.

| counties. | Tanneries. |  |  | Flaxseed Oil. |  |  | Distilleries. |  |  | Paper Mills. |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Number. | Hides \& Skins. | Value in dollars. | 芴 |  | Value in dollars | $\begin{gathered} \text { Num- } \\ \text { ber. } \end{gathered}$ | Gallons, | Value in dollars. | No. | Reams. | Value in dollars. |
| Adair, | 4 | 2,750 | 5,500 | - | - | - | 26 | 32,620 | 10,873 |  |  |  |
| Barren, - | 3 | 1,145 | 2,290 | - | - | - | 42 | 23,188 | 7,729 | 1 |  |  |
| Boone, - | 9 | 1,15 | - 2,510 | - | - | - | 15 | 23,440 | 7,813 | 1 |  |  |
| Bullet, | , 3 | 750 | 1,900 | 1 | 600 | 600 | 15 | 7,150 | 2,383 |  |  |  |
| Bracken, - | 2 | - | 600 | - | - | - | 29 | 32,080 | 10,693 |  |  |  |
| Breckenridge, | - | - | - | - | - | - | 11 | 2,094 | 698 |  |  |  |
| Bourbon, - | 2 | - | 1,800 | 1 | 500 | 500 | 128 | 146,103 | 48,\%01 |  |  |  |
| Butler, - | 3 | - | 1,670 | - | - | - | 7 | 3,150 | 1,050 |  |  |  |
| Casey, - | - | - | , | - | - | - | 9 | 12,000 | 4,000 |  |  |  |
| Cardwell, | - | - | - | - | - | - | 7 | 5,800 | 1,933 | 1 |  |  |
| Clarke, - | 7 | 3,085 | 9,255 | - | - | - | 44 | 42,384 | 14,128 |  |  |  |
| Campbell, | 2 | 1,100 | 3,050 | - | - | - | 15 | 13,344 | 4,448 |  |  |  |
| Christian, | 5 | 960 | 2,880 | - | - | - | 8 | 11,050 | 3,683 |  |  |  |
| Cumberland, | 2 | 1,502 | 3,191 | - | - | - | 23 | 13,760 | 4,586 |  |  |  |
| Clay, - | 1 | - | 900 | - | - | - | 1 | 200 | 66 |  |  |  |
| Estill, - | - | - | 784 | - | - | - | 6 | 2,470 | 823 |  |  |  |
| Fayette, - | 9 | 6,068 | 23,080 | 1 | 1,000 | 1,000 | 139 | 154,911 | 51,637 | 1 | 700 | 2,100 |
| Franklin, | 8 | 8,285 | 17,890 | - | 1, |  | 31 | 34,010 | 11,336 |  |  |  |
| Flemming, | 12 | - | 7,467 | 1 | - | - | 43 | 40,615 | 13,538 |  |  |  |
| Floyd, - | - | - | - | - | - | - | 1 | 80 | 26 |  |  |  |
| Gallatin, - | 11 | - | 1,078 | - | - | - | 31 | 12,270 | 4,090 |  |  |  |
| Greenup, | - | 434 | 1,301 | - | - | - | 1 | 200 | 66 |  |  |  |
| Greene, - | 4 | - | 2,720 | - | - | - | 24 | 18,706 | 6,235 |  |  |  |
| Grayson, - | 3 | 550 | 825 | - | - | - | 3 | 350 | 116 |  |  |  |
| Garrard, - | 7 | - | 4,920 | 1 | - | - | 70 | 81,334 | 27,111 |  |  |  |
| Henry, - | 10 | 1,925 | 7,700 | - | - | - | 17 | 13,550 | 4,516 |  |  |  |
| Harrison, | 5 | 1,020 | 3,060 | - | - | - | 47 | 132,000 | 44,000 |  |  |  |
| Henderson, | 5 | 1,600 | 5,200 | - | - | - | 2 | 2,110 | 703 |  |  |  |
| Hardin, - | 10 | 2,075 | 5,818 | - | - | - | 30 | 18,330 | 6,111 |  |  |  |
| Hopkins, - | 3 | 428 | 1,254 | - | - | - | 5 | 19,000 | 6,332 |  |  |  |
| Jefferson, | . 10 | - | 18,300 | - | - | - | 77 | 129,350 | 43,116 |  |  |  |
| Jessamine, | 6 | 3,450 | 10,350 | - | - | - | 57 | 64,704 | 21,568 |  |  |  |
| Knox, - | 2 | 133 | 442 | - | - | - | 16 | 4,280 | 1,426 |  |  |  |
| Lewis, - | 1 | 150 | 300 | - | - | - | 10 | 4,600 | 1,533 |  |  |  |
| Lincoln, - | 6 | 3,900 | 10,000 | - | - | - | 59 | 114,100 | 38,033 |  |  |  |
| Logan, - | 2 | 2,500 | 5,000 | - | - | - | 35 | 41,730 | 13,910 |  |  |  |
| Livingston, | - | - | 1,914 | - | - | - | 10 | 4,990 | 1,663 |  |  |  |
| Mason, - | 8 | 3,695 | 10,900 | 1 | - | - | 72 | 81,016 | 27,005 |  |  |  |
| Mercer, - | 10 | 2,299 | 9,140 | - | - | - | 84 | 131,717 | 43,905 |  |  |  |
| Madison, | 8 | 3,976 | 8,907 | - | - | - | 59 | 68,115 | 22,705 |  |  |  |
| Muhlenburg, | 5 | 710 | 3,440 | - | - | - | 16 | 5,580 | 1,860 |  |  |  |
| Montgomery, | 9 | 1,300 |  | - | - | - | 163 | 48,078 | 16,026 |  |  |  |
| Nicholas, | 7 | 3,000 | 13,000 | - | - | - | 17 | 14,710 | 4,903 |  |  |  |
| Nelson, - | 10 | , | 2,275 | 1 | 2,000 | 2,000 | 120 | 160,050 | 53,350 |  |  |  |
| Ohio, - | 3 | - | 2,784 | - | - |  | 7 | 1,450 | 483 |  |  |  |
| Pendleton, | 2 | 370 | 1,150 | - | - | - | 21 | 14,905 | 4,968 |  |  |  |
| Pulaski, - | 6 | - | 880 | - | - | - | 13 | 4,065 | 1,355 |  |  |  |
| Rockcastle, | 12 | 3,190 | 9,870 | - | . | - | 66 | 110,075 | 36,691 | 3 |  |  |
| Shelby, - | 13 | 4,215 | 12,545 | 2 | 505 | 505 | 81 | 73,420 | 24,473 |  | 5,500 | 16,500 |
| Wayne, - | - | , |  | - | - | - | 21 | 12,580 | 4,193 |  |  |  |
| Washington, | 9 | 1,547 | 4,211 | - | - | - | 82 | 104,225 | 34,741 |  |  |  |
| Warren, - | 5 | 420 | 1,050 | - | - | -, | 37 | 21,044 | 7,014 |  |  |  |
| Woodford, | 3 | 1,900 | 9,500 | - | - | .. | 57 | 107,690 | 35,896 |  |  |  |
| Total amounts, - | 267 | 70,432 | 255,212 | 9 | 4,605 | 4,605 | 2,000 | 2,220,773 | 740,242 | 6 | 6,200 | 18,600 |

KENTUCKY-Manufactures continued.

| counties. | Rope Walks. |  |  | Gunpowder Mills. |  |  | Salt. |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Number. | Tons. | Value in dollars. | Number. | Pounds. | Value in dollars. | Works. | Bushels. | Value in dollars. |
| Adair. |  |  |  |  |  |  |  |  |  |
| Barren, | - | - | - | 1 | 12,000 | 4,000 |  |  |  |
| Boone, - | - | - | - | 2 | 220 | 73 | 3 | 274 | 274 |
| Bullet, - | - | - | - | - | - | - | 11 | 44,970 | 44,970 |
| Bracken. |  |  |  |  |  |  |  |  |  |
| Brackenridge. | - | - | - | 2 | 10,280 |  |  |  |  |
| Butler. | - | - | - | 2 | 10,280 | , 3,426 |  |  |  |
| Casey. |  |  |  |  |  |  |  |  |  |
| Clarke, | 1 | 100 | 20,000 | $?$ | 6,250 | 416 |  |  |  |
| Campbell, - | - | - | - | 1 | 850 | 283 | 1 | 2,000 | 2,000 |
| Christian, - | 1 | - | - | 4 | 876 | 292 |  |  |  |
| Cumberland, | - | - | - | 1 | 3,488 | 1,162 |  |  |  |
| Clay, - | - | - | - | - | - |  | 4 | 70,000 | 70,000 |
| Estill, - | $\overline{-}$ | - | - | - | 4,649 | 1,549 |  |  |  |
| Fayette, - | 13 | 960 | 189,300 | 5 | 24,000 | 8,000 |  |  |  |
| Franklin, - | 2 | 160 | 30,400 | - | 1,012 | 337 |  |  |  |
| Flemming, - | 1 | - | - | 1 | 5,042 | 1,680 |  |  |  |
| Floyd, - | - | - | - | - |  | - | 1 | 600 | 600 |
| Gallatin, - | - | - | - | 1 | 25 | 8 |  |  |  |
| Greenup, - | - | - | - | - | 1,070 | 356 | 1 | 89,200 | 89,200 |
| Green, - | - | - | - | 1 | 120 | - 40 |  |  |  |
| Grayson, - | - | - | - | 1 | 1,200 | 400 |  |  |  |
| Garrard, | 1 | - | - | - |  |  | 1 | 4,500 | 4,500 |
| Henry, | - | - | - | 2 | 600 | 200 | 1 | 800 | 800 |
| Harrison, | 1 | - | - | 2 | 300 | 100 |  |  |  |
| Henderson, | - | - | - | 1 | 150 | 50 | 2 | 5,000 | 5,000 |
| Hardin, - | - | - | - | 3 | 1,000 | 333 |  |  |  |
| Hopkins, - | - | 75 | - | 1 | 210 | 70 |  |  |  |
| Jefferson, - | 4 | 75 | 21,000 | - | 660 | 220 | 2 | 68,320 | 68,320 |
| Jessamine, - | - | - | - | 2 | 1,900 | 633 |  |  |  |
| Knox. |  |  |  |  |  |  |  |  |  |
| Lewis, - | - | - | - | 1 | 300 | 100 | 5 | 13,500 | 13,500 |
| Lincoln, - | - | - | - | 2 | 660 | 220 | 1 | 160 | 160 |
| Logan. |  |  |  |  |  |  |  |  |  |
| Livingston. |  |  |  |  |  |  |  |  |  |
| Mason, - | 2 |  |  |  |  |  |  |  |  |
| Mercer, - | 3 | 260 | 47,200 |  |  |  |  |  |  |
| Madison, - | 1 | - | - | 4 | 4,097 | 1,365 | - | 20,798 | 20,798 |
| Muhlenburg. |  |  |  |  |  |  |  |  |  |
| Montgomery, | - | - | - | 6 | 10,560 | 3,520 |  |  |  |
| Nicholas, - | - | - | $\therefore-$ | 1 | 50 | 16 | 2 | 4,160 | 4160 |
| Nelson, - | 2 | 62 $\frac{1}{2}$ | 12,500 | 2 | 1,450 | 483 |  |  |  |
| Ohio, - | - | - | - | 1 | 950 | 316 |  |  |  |
| Pendleton, - | - | - | - | 1 | 1,385 | 461 |  |  |  |
| Pulaski, - | - | - | - | - | 20 |  | 1 | 588 | 588 |
| Rock Castle, | $\cdots$ | - | ${ }^{-}$ | - | 5,802 | 1,934 |  |  |  |
| Scott, - | 1 | 100 | 20,000 | 2 | 1,200 | 400 |  |  |  |
| Shelby, - | 2 | 54 | 14,000 | 4 | 1,750 | 583 |  |  |  |
| Wayne, - | - | - | - | - | 2,000 | 666 |  |  |  |
| Washington, | - | - | - | 1 | 690 | 230 |  |  |  |
| Warren, - | - | - | - | 2 | 400 | 133 |  |  |  |
| Woodford, - | 3 | 220 | 44,000 | 3 | 13,500 | 4,500 |  |  |  |
| Total amounts, | 38 | 1,991 ${ }^{\frac{1}{2}}$ | 398,400 | 63 | 115,716 | 38,561 | 36 | 324,870 | 324,870 |

KENTUCKY—Articles of a doubtful nature or Agricultural.


STATE OF NORTH CAROLINA-Manufactures.

| counties. | Blended and unnamed Cloths and Stuffs. |  | Spinning Wheels. <br> Number. | Looms. | Fulling Mills. |  |  | Labor-saving Machinery. |  | Fur Hats. |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Yards made. | Value in dollars. |  | Number. | Number. | Yards fulled. | Value in dollars. | Spinning frames. | $\begin{aligned} & \text { Spin- } \\ & \text { dles. } \end{aligned}$ | Number. | Value in dollars. |
| Lincoln, | 223,300 | 53,700 | - | 840 | 2 | 2,000 | 200 |  | - | 1,500 | 5,400 |
| Northampton, | 200,400 | 100,000 | . | 805 |  |  |  |  |  |  |  |
| Rutherford, | 140,000 | 79,000 | . | 1,147 | - |  |  | - | - | 500 | 2,000 |
| Mecklenlurg, | 191,600 | 76,500 | . | 800 | 2 | 700 | 70 |  | - | 1,000 | 4,450 |
| Anson, | 111,000 | 44,400 | . | 469 |  |  |  |  |  |  |  |
| Hyde, | 158,000 | 45,000 | . | , 500 |  |  |  |  |  |  |  |
| Richmond, | 141,000 | 40,300 | - | 546 |  |  |  |  |  |  |  |
| Franklin, | 174,000 | 55,000 | . | 550 | - | - | - | 3 | 40 |  |  |
| Camden, | 103,000 | 58,000 | - | 420 |  |  |  |  |  |  |  |
| Iredell, | 132,600 | 52,000 | . | 649 | - | - | - | - | - | 5,000 | 12,000 |
| Halifax, | 215,000 | 86,000 | . | 865 |  |  |  |  |  |  |  |
| Cumberland, | 175,000 | 70,000 | - | 789 | 1 | 300 | 37 |  |  |  |  |
| Wayne, | 134,000 | 18,700 | . | 855 |  |  |  |  |  |  |  |
| Warren, | 151,000 | 65,000 | . | 614 |  |  |  |  |  |  |  |
| Orange, | 279,000 | 111,600 | - | 1,407 | 3 | 7,000 | 800 |  | - | 3,000 | 7,500 |
| Buncombe, | 95,800 | 19,100 | . | 719 | 2 | 2,100 | 230 |  |  |  |  |
| Rowan, | 235,000 | 104,000 | - | 1,684 | . |  | . | . 6 | 190 |  |  |
| Brunswick, | 28,700 | 14,300 | . | 230 |  |  |  |  |  |  |  |
| Caswell, | 131,000 | 55,200 | - | 783 |  |  |  |  |  |  |  |
| Carteret, | 80,000 | 15,000 | - | 413 |  |  |  |  |  |  |  |
| Pitt, | 145,000 | 62,000 | - | 500 |  |  |  |  |  |  |  |
| Lenoir, | 74,400 | 14,500 | . | 447 |  |  |  |  |  |  |  |
| Jones, | 57,600 | 28,000 | . | 370 |  |  |  |  |  |  |  |
| Columbus, | 43,500 | 12,000 | . | 360 |  |  |  |  |  |  |  |
| Chatham, | 199,000 | 84,000 | - | 1,100 | 1 | 1,200 | 20 |  |  | 5,000 | 20,000 |
| Guilford, | 148,400 | 67,300 | . | 1,103 | 3 | 5,426 | 170 | 22 | 529 | 1,750 | 4,350 |
| Pasquotank, | 168,600 | 137,000 | . | 750 |  |  |  |  |  |  |  |
| Person, | 79,000 | 15,000 | - | 467 |  | - |  |  |  |  |  |
| Rockingham, | 85,000 | 16,500 | - | 420 |  |  |  |  |  |  |  |
| Randolph, | 86,600 | 34,600 | - | 1,333 | - | - | - | 14 | 400 | 2,400 | 9.600 |
| Robeson, | 66,200 | 46,900 | - | 666 |  |  |  |  |  |  |  |
| Montgomery, | 96,000 | 39,000 | - | 906 |  |  |  |  |  |  |  |
| Burke, | 77,000 | 45,000 | - | 542 |  |  |  |  |  |  |  |
| Bertie, | 113,000 | 85,000 | - | 500 |  |  |  |  |  |  |  |
| Martin, | 155,000 | 66,500 | - | 500 |  |  |  |  |  |  |  |
| Haywood, | 17,000 | 5,540 | - | 286 |  |  |  |  |  |  |  |
| Perquimans, | 66,000 | 32,000 | - | 527 | 4 | 6,500 | 430 |  |  |  |  |
| Greenville, | 261,780 | 120,000 | - | 1,017 |  |  |  |  |  |  |  |
| Bladen, | 66,000 | 29,000 | - | 500 |  |  |  |  |  |  |  |
| Wilks, | 84,000 | 22,000 | - | 605 |  |  |  |  |  |  |  |
| Greene, | 81,000 | 40,000 | - | 364 |  |  |  |  |  |  |  |
| Surry, | 142,000 | 71,000 | - | 904 | 1 | 17,000 | 500 | 4 | 100 |  |  |
| Duplin, | 126,500 | 42,000 | - | 670 |  |  |  |  |  |  |  |
| Nash, | 112,500 | 38,500 | - | 562 |  |  |  |  |  |  |  |
| Moore. | 100,500 | 39,550 | - | 600 | 1 | 3,000 | 150 | 2 | 50 |  |  |
| Cabarras, | 39,550 | 13,000 | - | 257 | - | . | . | - | - | 3,700 | 10,000 |
| Edgecomb, | 150,000 | 60,000 | - | 933 |  |  |  |  |  |  |  |
| Gates, | 68,000 | 33,000 | - | 480 |  |  |  |  |  |  |  |
| Ash, | 221,000 | 103,000 | - | 1,500 |  |  |  |  |  |  |  |
| Wake, | 276,400 | 55,300 | - | 1,310 |  |  |  |  |  |  |  |
| Tyrrel, | 58,524 | 14,000 | - | 339 |  |  |  |  |  |  |  |
| Onslow, | 72,000 | 28,300 | - | 703 | - | - | - | - | - | 900 | 2,000 |
| Jeaufurt, | 76,500 | 38,200 | - | 394 | - | - | - | - | - | 450 | 2,100 |
| Johnson, | 100,248 | 40,000 | - | 582 |  |  |  |  |  |  |  |
| Stokes, ${ }^{\text {New Hanover, }}$ | 68,000 | 28,000 | - | 600 |  |  |  |  |  |  |  |
| New Hanover, | 46,000 | 23,000 | - | 331 | - | - | - | 5 | 120 |  |  |
| Craven, | 133,000 | 66,000 | - | 647 |  |  |  |  |  |  |  |
| Sampson, | 127,500 | 47,000 |  | 711 |  |  |  |  |  |  |  |
| Currituck, | 41,000 | 11,000 | - | 400 |  |  |  |  |  |  |  |
| Washington, | 57,725 | 28,827 | - | 366 |  |  |  |  |  |  |  |
| Hertford, | 89,727 | 44,823 | - | 351 |  |  |  |  |  | ' |  |
| Total amounts, | 7,376,154 | 2,989,140 | 128,484* | 40,978 | 20 | 45,226 | 2,607 | 56 | 1,420 | 25,200 | 79,400 |

* Returned by the Marshal generally.

NORTH CAROLINA-Manufactures continued.

| counties. | Iron Works. |  |  |  | Iron Manufactures not named. | Gunsmiths, |  | Blacksmiths. |  | Stills made. | Candles. |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Bloom eries. | Trip Hammers. | Rolling. and Slitting Mills | $\left\|\begin{array}{l} \text { Nail- } \\ \text { eries } \end{array}\right\|$ | Value in dollars. | Rifles. | Value in dollars. | Shops. | Value in dollars. | Value in dollars. | Manu factories. | Pounds. | Value in dolls. |
| Lincoln. | 6 | - | 2 | 2 | 78,800 |  |  |  |  |  |  |  |  |
| Northampton. <br> Rutherford. |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Rutherford. <br> Mecklenburg. |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Anson. |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Hyde. |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Camden. | Franklin. |  |  |  |  |  |  |  |  |  |  |  |  |
| Iredel, | 1 | - | - | - | 1,800 |  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  | , |  |  |  |  |  |
| Cumberland. |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Wayne. |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Warren. |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Orange. |  |  |  |  |  |  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Brunswick. - ${ }_{\text {R }}$ |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Caswell. |  |  |  |  |  |  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Carteret. |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Pitt. |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Jones. |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Columbus. |  |  |  |  |  |  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Guilford, | - | - | - | - | - | - | - | - | - | 4,000 |  |  |  |
|  |  |  |  |  |  |  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Robeson. |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Montgomery. |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Burke, | 6 | 1 | - | - | 20,260 |  |  |  |  |  |  |  |  |
| Bertie. ${ }_{\text {Br\| }}$ |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Martin. |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Haywood. |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Perquimans. |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Gladen. |  |  |  |  |  |  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Duplin. |  |  |  |  |  |  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Moore, | - | - | - |  | - | 650 | 9,500 |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Edgecombe. |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Gates. |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Ash. |  |  |  |  |  |  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Tyrrel. |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Onslow. |  |  |  |  |  |  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Beaufort. Johnson. |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Stokes.New Hanover,Craven. |  |  |  |  |  |  |  |  |  |  | 1 |  |  |
|  | - |  | - | - |  | - | - | - | - | - | 1 | 8,000 | , 600 |
|  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Sampson, |  |  |  |  |  |  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| - |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Total amounts, | 18 | 1 | 2 | 2 | 135,160 | 1,350 | 14,950 | 3,000* | 540,000 | 4,000 | 1 | 8,000 | 1,600 |
|  |  |  |  |  | 135,160 | 1,350 | 1,950 | 3,000 | 5,000 |  |  | 8,000 |  |

* Returned by the Marshal generally:

NORTH CAROLINA－Manufactures continued．

| counties． | Tanneries． |  |  | Flaxseed Oil． |  |  | Distilleries． |  |  | Essence of Turpentine． |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  | 安 | 哭 | 䂞号 | 窝 |  |  |  | 皆 |  |
| Lincoln，－－ | 4，800 | 17，000 | － | 2 | 550 | 550 | 620 | 182，600 | 93，700 |  |  |  |
| Northampton． |  |  |  |  |  |  |  |  |  |  |  |  |
| Rutherford，－ | － | － | － | － | $\overline{-}$ | － | 236 | 42，600 | 21，300 |  |  |  |
| Mecklenburg， | 1，300 | 5，000 | － | 1 | 80 | 80 | 62 | 26，500 | 19，800 |  |  |  |
| Anson，－ | 800 | 3，500 | － |  | － | － | 36 | 4，700 | 4，000 |  |  |  |
| Ryde． Richmond，－－ | － | － | － | － | － | － | 30 | 13，500 | 13，500 |  |  |  |
| Franklin，－－ | － | － | － | － | － | － | 100 | 29，700 | 18，000 |  |  |  |
| Camden，－ | 1，200 | 4，500 | － | － | － | － | 28 | 13，400 | 9，800 |  |  |  |
| Iredel，－ | 2，400 | 9，700 | － | － | － | － | 113 | 55，000 | 27，500 |  |  |  |
| Halifax，－ | 1，900 | 7，800 | － | － | － | － | 147 | 30，800 | 24，600 |  |  |  |
| Cumberland， | 2，300 | 8，500 |  |  |  |  |  |  |  |  |  |  |
| Wayne，－ | 4，500 | 12，000 | － | － | － | － | 135 72 | 30,400 $\mathbf{9 , 0 4 0}$ | 12,100 7,000 |  |  |  |
| Warren，－－ | 3，000 | 7，000 | － | － | 1，200 | 1，200 | 525 | 127，000 | 70，000 |  |  |  |
| Orange，－－ | 3，000 | 7，000 | $\stackrel{\square}{-}$ | 1 | 1，200 | 1，200 | 109 | 23，800 | 11，000 |  |  |  |
| Rowan，－ | 6，300 | 15，000 | － | 2 | 700 | 875 | 428 | 118，000 | 59，700 |  |  |  |
| Brunswick，－ | 1，150 | 3，000 | － | ． | － | － | 1 | ， 24 | 24 |  |  |  |
| Caswell，．． | － |  | － | － | － | － | 35 | 28，000 | 16，800 |  |  |  |
| Carteret，－－ | 400 | 10.120 | － | － | － | － | 127 |  |  | 2 | 5，060 | 10，000 |
| Pitt，－－－ | 400 | 10，120 | F | － | － |  | 127 | 29，400 | 12，000 |  |  |  |
| Lenoir．－ | － | － | $\cdots$ | － | － | － | 16 | 1，400 | 1，500 | 2 | 5，300 | 11，000 |
| Columbus． |  |  |  |  |  |  |  |  |  |  |  |  |
| Chatham，＊－ | － | － | － | $\cdots$ | － | －${ }^{-}$ | 80 | 25，000 | 18，700 |  |  |  |
| Guilford，－ | 1，230 | 3，200 | － | 2 | 1，600 | 1，560 | 226 | 69，000 | 36，000 |  |  |  |
| Pasquotank， | 1,200 | 3，000 | － | － | 1， | － | 36 | 4，000 | 4，000 |  |  |  |
| Person，－ | ， | － | － | － | － | － | 93 | 23，700 | 11，000 |  |  |  |
| Rockingham， | 1，000 | 7，200 | － | － | － | － | 126 | 30，900 | 15，400 |  |  |  |
| Randolph，－ | － |  | － | － | － | － | 135 | 40，500 | 20，250 |  |  |  |
| Robeson，－ | 1，200 | 3，000 | － | － | － | － | 108 | 6，834 | 5，400 |  |  |  |
| Montgomery， | － | － | － | － | － | － | 71 | 41，000 | 11，000 |  |  |  |
| Burke，－ | 1，200 | 4，800 | － | － | － | － | 106 | 20，400 | 10，200 |  |  |  |
| Bertie，－ | － | － | － | － | － | － | 80 | 10，000 | 6，000 | 3 | 7，000 | 12，000 |
| Martin，－ | 1，200 | 2，187 | － | － | － | － | 24 | 5，000 | 3，000 |  |  |  |
| Haywood，－ | 1，500 | 2，300 | － | － | － | － | 21 | 4，300 | －3，000 |  |  |  |
| Perquimans， | 1，800 | 3，332 | － | － | － | － | 36 | 7，520 | 5，000 |  |  |  |
| Greenville，－ | 2，140 | 2，450 | － | － | － | － | 165 | 48，250 | 19，700 |  |  |  |
| Bladen，－ | 1，320 |  |  |  |  |  |  |  |  |  |  |  |
| Wilkes，－ | － | － | － | － | － | － | 163 86 | 83,000 15,000 | 16,500 7,500 |  |  |  |
| Green， Surry， | 1580 | －2，200 | － | － | － | － | 117 | 41，000 | 20，000 |  |  |  |
| Suriy，－ | 1，580 | 2，200 | － | － | － | － | 3 | 1，200 | 1，200 |  |  |  |
| Duplin，－ | 1，000 | － | － | － | － | － | 143 | 37，031 | 26，000 |  |  |  |
| Nash，－ Moore，－ | － | － | － | － | － | － | 30 | 5，000 | 3，200 |  |  |  |
| Moore，－ |  | 2，600 | － | － | － | － | 66 | 20，221 | 10，000 |  |  |  |
| Cabarras，${ }^{-}$ | 1，400 | 7，800 | － | － | － | － | 159 | 39，000 | 29，000 |  |  |  |
| Edgecombe， Gates，－ | 1，600 | 6，000 | － | － | － | － | 56 | 21，000 | 14，000 |  |  |  |
| Gates，－－ | 1，520 | 6，000 | － | － | － | － | 98 | 24，000 | 12，000 |  |  |  |
| Ash，－－－ | －200 | 9,000 | － | － | － | － | 90 | 3，000 | 3，000 |  |  |  |
| Wake．－ | 2，200 | 9，000 | － | － | － | － | 110 | 4，000 | 3，500 |  |  |  |
| Tyrrel，－ | 1，420 | 3，500 | － | － | － | － | － 9 | ＋560 | 600 |  |  |  |
| Onslow，－ | 2，320 | 3,480 3,600 | － | － | － | － |  | 1，530 | 1，900 | 6 | 30，600 |  |
| Beaufort，－ | 2，000 | 3，600 | － | － | － | － | 15 30 | 5，250 | 5，000 | 7 | 30，600 | 30，000 |
| Johuson，－ | －750 |  | － | $\overline{1}$ |  | 1，000 | 98 | 20，000 | 10，000 |  |  |  |
| Stokes， | 2，750 | 7，000 | － | 1 | 1，100 | 1，000 | 98 | 20，00 | 10， | 4 | 15，000 | 20，000 |
| Craven，－ | 1，800 | 4，000 | － | － | － | － | － | － | － | － | 32，000 | 55，000 |
| Sampson． |  |  |  |  |  |  |  |  |  |  |  |  |
| Currituck． |  |  |  |  |  |  |  |  |  |  |  |  |
| Washington， | 1，438 | 2，876 | － | － | － | － | 16 | 3，631 | 3，631 |  |  |  |
| ertford． |  |  |  |  |  |  |  |  |  |  |  |  |
| Total amounts， Omissions added， | 65，868 | 186，645 | 220，000 | 9 | 5，230 | 5，265 | 5，426 | 1，386，691 | 758，005 | 24 | 94，900 | 138，000 |
|  | 85，000 | 210，000 |  |  |  |  |  |  |  |  |  |  |
|  | 150，868 | 396，645 |  |  |  |  |  |  |  |  |  |  |

NORTH CAROLINA.-Manufactures, continued.


EASTERN DISTRICT OF TENNESSEE-Manufactures.



* 335,198 gallons, at 50 cents.
$+162,340$ pounds, at 10 cents.

WESTERN DISTRICT OF TENNESSEE－Manufactures．

| counties． | Cotton Cloth，in families，\＆c． |  |  | Woollen Cloths， in fami－ lies，\＆c | Total． | Cotton and Wool Spun in Mills． |  | Looms， | Fulling Mils． |  |  |  | Furnaces． |  |  | Forges． |  |  | Naileries． |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  |  |  | $\begin{aligned} & \text { 营 } \\ & \text { 品 } \end{aligned}$ |  |  | 品 |  |  |  | 产 | 㝘 | 的安 | 免 | 㝘 |  | 莒 | 管 |  |
| Bedford， | 76，580 | 1 | 34.68 | 738 | 38，29000 |  |  | 451 |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Davidson，－ Dickson， | 161,488 70.078 | 1 | 34，683 | 738 | $\begin{array}{r}107,309 \\ 35,039 \\ \hline 0\end{array}$ | 10；000 | 7，159 75 | 856 308 | $\because$ | ＂ | $:$ |  | 2 | 400 | 56，000 00 | 1 | 50 | 12，500 00 | 2 | 64，480 | 4，830 40 |
| Franklin， | 36，253 | － | 27，735 | 764 | 39，447 37 | － | 30000 | 364 | － | － | － | 30 |  |  |  |  |  |  |  |  |  |
| Giles，－ | 50,404 <br> 35,170 | － | 26,646 5,820 | 345 | ＋ 43,71650 | － |  | ${ }_{188}^{240}$ | － | － | － | － | － | － |  | 1 | $1{ }^{\frac{3}{4}}$ | 3，668 20 |  |  |  |
| Humphries， | 24，565 | － |  | － | 12，282 50 | － | － | 111 |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Jackson， | 55，125 | － |  |  | ${ }^{17,562} 50$ |  |  | ${ }_{316}^{416}$ |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Montgomery， | 125，540 | － | 20，000 | 400 | 77，770 00 | － | － | ${ }_{567}$ | － | － | － |  | 2 | 187 | 29，297 80 | 1 | 100 | 28，000 00 |  |  |  |
| Maury， | 193，328 | － | 212 | 1，303 | 97，421 50 | － |  | 648 |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Overton，${ }_{\text {Robertson，}}$－ | 59,927 63,012 | $\because$ | 7，998 | 2，680 | 29，963 50 | － |  | $\stackrel{414}{400}$ |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Rutherford， | 247，936 | 1 |  | － | 123，968 00 | － | 16000 | 647 | － |  |  | 16 |  |  |  |  |  |  |  |  |  |
| Sumner， | － $\begin{array}{r}40,660 \\ 123981\end{array}$ | $\underline{1}$ | － $\begin{aligned} & 41,550 \\ & 31,489\end{aligned}$ | － $1,7,700$ | － 24,305000 | 3，000 | 1，875 00 | 870 829 | 1 | 1，800 | 2，700 |  | － | － | － | － | － | － | 1 | 2k，00 | 6，000 00 |
| Stewart， | ${ }_{34,796}$ | － |  | 15，545 | 17，396 00 | － | － | 432 |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Wilson，－ | 65，084 | － | 56，948 | 8，136 | ${ }^{61,524} 87$ | F | － | 770 |  |  |  |  |  |  |  |  |  |  |  |  |  |
| White， | － $\begin{array}{r}172,701 \\ 30,031\end{array}$ | － | 6，525 | 2，470 | 86,35050 <br> 19,513 <br> 00 | ＂ | ＂ | 854 199 | － | － | － | $=$ | － | － | － | 1 | 100 | 28，000 00 |  |  |  |
| Warren， | 62，505 | － | 0， | 2， | 31，252 50 | － | － | 475 |  |  |  |  |  |  |  |  |  |  |  | ， |  |
| Total amounts， | 1，790，514 | 4 | 228，193 | 34，141 | 1，051，115－49 | 13，000 | 9，494 75 | 10，353 | 1 | 1，800 | 2，700 | 396 | 4 | 587 | 85，297 80 | 4 | $251{ }^{\frac{3}{4}}$ | 72，168 20 | 3 | 88，480 | 20，830 40 |

WESTERN DISTRICT OF TENNESSEE－Manufactures continued．

| Qounties． | Tanneries． |  |  | Distilleries． |  |  | Glauber Salts． |  | Copperas． |  | Rope Walks． |  |  | Gun Powder Mills． |  |  | Articles of a doubtful nature，or Agricul－ tural． |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | $\begin{aligned} & \dot{\Delta} \\ & \text { م! } \\ & \text { 邑 } \end{aligned}$ | $\begin{aligned} & \dot{y} \\ & \stackrel{y y}{\dddot{u}} \end{aligned}$ | $\begin{aligned} & \dot{\mathscr{y}} \\ & \text { 智 } \end{aligned}$ | $\begin{aligned} & \dot{4} \\ & \text { 頜 } \\ & \stackrel{y}{4} \end{aligned}$ |  |  |  | $\begin{aligned} & \dot{2} \\ & \text { 空 } \end{aligned}$ | $\begin{aligned} & \text { 品 } \\ & \text { 号 } \\ & \end{aligned}$ |  |  |  |  | 荡劳 | $\begin{aligned} & \text { 息 } \\ & \text { B } \end{aligned}$ |  | Saltpetre Caves． |  |  | Red Ochre． |  |
|  |  |  |  |  |  |  |  | $\begin{aligned} & \text { ㅎ } \\ & 0 \\ & \text { 雨 } \end{aligned}$ |  |  |  |  | 誌 |  |  |  | 析 | 岩息 | 管 |  |
| Bedford， | 2 | 200 | 800 | 11 | 4，080 | 2，040 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Davidson， | 6 2 | 1,631 1,010 | 8,635 3,030 $\frac{50}{100}$ | 132 31 | 84,345 9,644 | 42，172 ${ }^{25}$ | ＂ | － | － | － | － | － | － | 2 | 7，500 | 3，750 |  |  |  |  |  |
| Franklin， | 8 | 124 | 497 | 14 | 2，562 | 1，281 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Giles， | 3 | 125 | 500 | 1 | ${ }^{600}$ | 300 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Hickınan， | － | － | － | ${ }_{6}$ | 1,740 50 | 870 | － | － | － | － | ＊ | ＊ | － | 1 | 500 | 250 |  |  |  |  |  |
| Humphries， | 2 | － 375 | 1，500 | ${ }_{12}^{2}$ | 50 8,000 | 25 4,000 |  |  | － |  |  |  |  | 1 | 1，000 | 500 | 3 | 5，200 | 86416 |  |  |
| Lincoln，－ | 4 | 1，770 | 3，940 | 5 | 1，350 | 1，012 |  |  |  |  |  |  |  |  | 1，00 | 50 | 3 | 5，200 | 86416 |  |  |
| Montgomery， | 4 | 500 | 2，500 | 17 8 | 34,020 13,510 | －17，010 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Maury， | － | － | － | $\begin{array}{r}8 \\ 8 \\ \hline 8\end{array}$ | 13,510 8,505 | 6,755 $4,252 \frac{50}{100}$ | － | － | － | ＊ | － | － | － | 3 | 8，200 | 4，100 |  |  |  |  |  |
| Robertson， | 2 | 440 | 1，760 | 60 | 33，202 | 16，601 ${ }^{100}$ |  |  |  |  |  |  |  |  | 8，200 | 2，100 |  |  |  |  |  |
| Rutherford， | 1 | 300 | 1，200 | 79 | 40，405 | 20，202 5100 | － | － | － | － | 1 |  | ${ }^{60}$ |  |  |  |  |  |  |  |  |
| Sumner， | 7 | 1，410 | 7，050 | 113 | 57，150 | 28，575 | － | － | － | ＂ | 1 | i $\frac{1}{2}$ | 375 | 2 | 6，000 | 3，000 |  |  |  |  |  |
| Smith， | 3 2 2 | 750 250 | 4,500 1,000 | 67 2 | 51,220 1,004 | 25,610 502 | － | － | － | － | － | － | － | 3 | 8，000 | 4，000 | － | 10，000 | 1，250 |  |  |
| Wilson， | 4 | 930 | 2，790 | 47 | 21，410 | 10，705 | － | － | － | － | － | － | － | 0 | 3，170 | 1，585 |  |  |  |  |  |
| Williamsan， | 8 | 1，912 | 7，650 | 114 | 79，000 | 39，500 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| White，－ | 1 | 197 | 788 | 12 | 12,250 2,000 | 6,125 1,000 | 591 | $\stackrel{148}{-}$ | $\begin{array}{r} 600 \\ 50,000 \end{array}$ | $\begin{array}{r} 100 \\ 6,250 \end{array}$ | － | － | － | 3 | 10，008 | 5，001 50 | 19 | $\begin{array}{r} 29,695 \\ 100,000 \end{array}$ | $\begin{array}{r} 3,712 \\ 12,500 \end{array}$ | 10，000 | 2，000 |
| Total amounts， | 59 | 11，924 | $48,140{ }_{100}^{50}$ | 756 | 466，047 | 233，360 $\frac{25}{880}$ | 591 | 148 | 50，600 | 6，350 | 2 | $1 \frac{3}{4}$ | 435 | 21 | 44，373 | 22，186 50 | 22 | 144，895 | 18，326 16 | 10，000 | 2，000 |



SOU＇TH CAROLINA－Manufactures，continued，and Articles of a doubtful nature，or Agricultural．

| districts． | Blacksmiths． |  | Steel Furnaces |  | Tanneries． |  |  | Shoemakers． |  |  | Saddlery． | Flax seed Oil． |  |  | Distilleries． |  |  |  | Wheat and Grist mills． |  |  |  | 穊 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  | $\stackrel{\text { é }}{\stackrel{\circ}{8}}$ |  | $\begin{aligned} & \dot{\dot{\omega}} \\ & \text { 睘 } \\ & \end{aligned}$ | $\begin{aligned} & \dot{\mathscr{E}} \\ & \stackrel{y}{4} \end{aligned}$ |  | 㝘 |  |  |  | 学 |  |  | 号 | 気 |  | 怘 | 哏 | 新 |  |  | 㟥 |
| Chester，－ | 54 | 8，085 | $\frac{1}{2}$ | 16935 |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Spartanburg，－ | 61 | 6，930 | $\stackrel{1}{2}$ | 16935 | 6 | 1，${ }^{400}$ | － | 26 | － | ${ }^{4,540} 00$ | 6，760 | － |  |  | 125 | 38,000 37,500 | － | － | 17 | － | － | － | 10 25 |
| Laurens，－ | 61 | 6，930 | － | － | 1 | 1，400 | － | － | ＂－ | － | － | － | － | － | 170 | 37,500 49,569 | － | － | 49 | － | － | － |  |
| Marlborough， | 12 | 4，537 50 | － | － | 1 | 2，000 | － | － | 2，000 | 2，500 00 | 4，375 |  |  |  |  |  |  |  |  |  |  | － |  |
| Union，－ | 39 | － | － | ＊ | 3 | 900 | － | － | 2，00 |  | ， | － | － | － | 87 | 19，374 | － | － | 20 |  |  |  |  |
| Fairfield，－ | － | － | － | － | 2 | 1，400 | － | － | － | － | － | － | － | － | 47 | 15，185 |  |  |  |  |  |  |  |
| Pendleton，－ | － | 53，625 | － | － | 4 | 1，600 | － | － | － | － | － | － | － | － | 187 | 77，340 | घ |  |  |  |  |  |  |
| Newberry，－ | － | － | － | － | 4 | － | $\stackrel{\square}{\square}$ | － | － | $\square$ | $\cdots$ | － | － | － | 82 | 23，685 | $\stackrel{\text { O}}{ }$ |  |  |  |  |  |  |
| Lexington，－ | ＂－ | － | － | － | － | 585 | 尔 | － | ． | － | － | － | $\cdots$ | － | 10 | － | 碗 | － | 20 |  |  |  |  |
| Williamsburg，－ | 22 | 2，805 | － | － | 2 | 240 | － | － | $\because$ | 90000 | $\stackrel{.}{.}$ | － | － | － | 10 3 | － | 遃 | － | 8 | － | － | － | 1 |
| Lancaster， | － | ． | － | － | 3 | － | 0 | － | － | － | － | － | － | － | 16 | 5，908 | ${ }_{5}$ |  |  | － |  |  |  |
| Darlington， | － | － | － | － | 1 |  | ＊ |  |  | － |  | － |  |  |  |  | 号 |  |  |  |  |  |  |
| Cheefield，－ | $\cdots$ | － | － | － | － | 150 | ： | － | － | － | － | － | － | － | － | 22，270 | O |  |  |  |  |  |  |
| Chesterfield，－ | 17 | － | － | － | $\stackrel{2}{-}$ | 2，150 | $\stackrel{\square}{\text { a }}$ | － | － | $\because$ | $\square$ | － | － | － | 30 9 | $\xrightarrow{9,070}$ | $\otimes$ |  |  |  |  |  |  |
| Barnwell，－ | 17 | － | － | － | － | － | ¢ | － | － | $\square$ | $\square$ | － | － | $\square$ | 16 | 1，005 | $\stackrel{\text { H }}{\square}$ |  |  |  |  |  |  |
| Abbeville，－ | 31 | 5，535 75 | － | $169^{-}$ | 4 | 1，030 | ． | － | － |  | － | － | － | － | 268 | 71，424 | \％ |  |  |  |  |  |  |
| Kershaw，－ | $3^{31}$ | 5，535 75 | $\frac{1}{2}$ | 16935 | 4 | ${ }_{3}-$ | 合 | － | 4，220 | 6，216 25 | 3，040 | － | － | － | 6 | 1，568 | 边 |  | － | 3 | 4，200 | 42，000 |  |
| Orangeburgh，－ | － | － | － | － | 2 | ${ }^{3} 50$ | 品 |  |  |  |  |  |  |  |  |  | 菏 |  |  |  |  |  |  |
| Sumter，－ | 8 | － | － | － | 18 | 432 | － | － | － | － | － | － | － | － | 12 | 2，575 | d | － | 53 |  | － | － | 15 |
| Yeauf，－－ | 11 | 4，620 | － | － | 9 6 | 600 | － | － | － | 1，700 00 | 1，500 | 1 | 100 | 100 | 162 | 57，490 | － | － | 35 |  |  | － | 14 |
| Richland，－ | － | ， | － | － | 2 | － | － |  | － |  | 1，500 | － | 100 | 100 | 6 |  | － | 1 |  |  |  |  |  |
| Colleton， | － | － | － | － | $\stackrel{2}{-}$ | － | － | － |  |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Charleston，＊－ | － | － | － | － | － | － | － |  |  |  |  |  |  |  |  |  |  |  |  |  | ， |  |  |
| Total amounts， | 255 | 86，138 25 | 1 | 33870 | 83 | 13，557 | 40，671 | 26 | 6，220 | 15，856 25 | 15，675 | 1 | 100 | 100 | 1，458 | 436，853 | 297，060 04 | 1 | 202 | 3 | 4，200 | 42，000 | 65 |

STATE OF GEORGIA.-Manufactures

\begin{tabular}{|c|c|c|c|c|c|c|c|c|c|c|c|c|c|c|c|c|c|c|c|}
\hline \multirow[t]{2}{*}{countres.} \& \multicolumn{2}{|l|}{Cotton Goods in families.} \& \multicolumn{3}{|l|}{Cotton Manufacturing Establishments.} \& \multicolumn{2}{|l|}{Flaxen Goods in familics, \&c.} \& \multicolumn{2}{|l|}{Mixed Goods and Hempen, chiefly mixed.} \& \multicolumn{2}{|l|}{Blended and unnamed Cloths and Stuffs.} \& \multicolumn{2}{|l|}{Woollen Goods in families, \&c.} \& \multicolumn{2}{|l|}{Bagging for Cotton, of Hemp, \&c.} \& \multicolumn{2}{|l|}{Flaxen and mixed Goods.} \& \multicolumn{2}{|l|}{Stockings.} <br>
\hline \& Yards made. \& Value in dolls. \& No. \& Yards made. \& Value in dollars. \& Yards made. \& Value in dollars. \& Yards. made. \& Value in dollars. \& Yards made. \& Value in dolls. \& Yards made. \& Value in dollars. \& Yards made. \& Value in dollars. \& Yards made. \& Value in dollars. \& Pairs made. \& ( Value $\begin{gathered}\text { in } \\ \text { dollars. }\end{gathered}$ <br>
\hline Camden. \& \& \& \& \& \& \& \& \& \& \& \& \& \& \& \& \& \& \& <br>
\hline Glynn, \& 4,250 \& 2,125 \& \& \& \& \& \& \& \& \& \& \& \& \& \& \& \& \& <br>
\hline Wayne, \& 8,425 \& 4,212 50 \& \& \& \& \& \& \& \& \& \& \& \& \& \& \& \& \& <br>
\hline M'Intosh, - \& 3,000 \& 1,500
3,412
50 \& \& \& \& \& \& \& \& \& \& \& , \& \& \& \& . \& \& <br>
\hline Bryan, \& 4,510 \& 2,255 \& \& \& - \& - \& - \& - \& - \& - \& - \& - \& - \& - \& - \& 3,000 \& 2,250 \& \& <br>
\hline Chathan, \& 7,650 \& 3,885 \& - \& - \& - \& - \& - \& $\cdots$ \& - \& - \& - \& - \& - \& - \& - \& 200 \& 150 \& \& <br>
\hline Effingham, - \& 12,904
266,000 \& 5,419 62
$133,000$. \& $\stackrel{-}{-}$ \& $\stackrel{-}{-}$ \& - \& - \& - \& - \& - \& 3,101 \& 1,431 50 \& \& \& \& \& \& \& \& <br>
\hline Scriven, - \& 261,882 \& 133,000

25,941 \& $\because$ \& - \& - \& - \& " \& - \& $\stackrel{-}{-}$ \& 134,000
5,416 \& 83,750
2,708 \& - \& - \& - \& - \& 6 \& \& \& <br>
\hline Burke, \& 86,350 \& 43,175 \& 1 \& - \& - \& - \& - \& - \& - \& 5,255 \& 3,941 \& \& - \& - \& - \& 6 \& 3 \& \& <br>
\hline Jefferson, \& 34,695 \& 17,347 50 \& 1 \& 3,000 \& 1,875 \& - \& - \& - \& - \& 3,855 \& 1,927 50 \& \& \& \& \& \& \& \& <br>
\hline Columbia, \& 31,978
165,977 \& 15,989
82,988 \& - \& - \& - \& 1,790 \& 1,790 \& - \& - \& \& \& 20 \& 20 \& \& \& \& \& \& <br>
\hline Tincoln, \& 65,452 \& 32,726 \& \& \& \& \& 1,70 \& - \& - \& 16,0.3 \& 10,631 \& 20 \& 20 \& - \& - \& 1,790 \& 1,790 \& 5,685 \& 5,685 <br>
\hline Elbert, \& 200,990 \& 100,495 \& - \& - \& - \& - \& - \& - \& - \& 14,235 \& 14,235 \& \& \& \& \& \& \& \& <br>
\hline Franklin, \& 167,687 \& 83,843 50 \& - \& - \& - \& - \& - \& - \& - \& 5,783 \& 4,337 25 \& - \& - \& 1,203 \& 90325 \& \& \& \& <br>
\hline Wackson, \& 182,594 \& 91,297
3,249 \& - \& 148 \& 296 \& - \& - \& - \& - \& 8,083 \& 6,062 25 \& \& \& \& \& \& \& \& <br>
\hline Clarke, \& 155,900 \& -77,950 \& - \& - \& - \& - \& - \& 2,348 \& 2,174 \& 1,548
10,545 \& 1,161 50 \& 732 \& 549 \& \& \& \& \& \& <br>
\hline Oglethorpe, \& 178,770 \& 89,385 \& - \& - \& - \& - \& - \& - \& - \& 22,844 \& ${ }_{17,133}$ \& \& \& - \& \& 4,766 \& 2,383 \& \& <br>
\hline Wilkes, \& 180,415 \& 88,788 37 \& - \& - \& - \& . \& - \& - \& - \& 24,747 \& 15,467 \& \& \& \& \& \& \& \& <br>
\hline Greene, \& 120,135 \& 60,067 50 \& - \& - \& - \& - \& - \& - \& - \& 50,500 \& 25,250 \& \& \& \& \& \& \& \& <br>
\hline Warcen, \& 197,182
64,000 \& 93,64680
32,000 \& - \& : \& . \& - \& - \& - \& - \& 20,567 \& 18,565 \& -835 \& 2876 \& 8,260 \& 4,130 \& 750 \& 56250 \& \& <br>
\hline Washington, \& 127,334 \& 47,750 25 \& - \& - \& $\stackrel{\square}{\square}$ \& - \& - \& - \& $\because$ \& 14,227
25,466 \& 18,227
9,549 \& 3,835 \& 2,876 25 \& \& \& \& \& \& <br>
\hline Montgomery, \& 99,000 \& 49,500 \& \& \& \& \& \& \& \& \& \& \& \& \& \& \& \& \& <br>
\hline Tattnall, \& 35,196
6,077 \& 17,598 4 ,557 75 \& \& \& \& \& \& \& \& \& \& \& \& \& \& \& \& \& <br>
\hline Pulaski, \& 408,825 \& 204,412 50 \& \& \& \& \& \& \& \& \& \& \& \& \& \& \& \& \& <br>
\hline Laurens, \& 58,960 \& 29,480 \& - \& - \& - \& - \& - \& - \& - \& 846 \& 1,057 \& 374 \& 374 \& \& \& \& \& \& <br>
\hline Twiges, \& 43,775 \& 21,887 50 \& \& \& \& \& \& \& \& \& \& \& \& \& \& \& \& \& <br>
\hline Wilkinson, \& 114,120 \& 57,060 \& \& \& \& \& \& \& \& \& \& \& \& \& \& \& \& \& <br>
\hline Baldwin, \& 51,813 \& 25,906 \& - \& - \& - \& - \& - \& - \& - \& 25,906 \& 25,906 \& \& \& \& \& \& \& \& <br>
\hline Jones, \& 100,000 \& 50,000 \& - \& - \& - \& - \& - \& - \& - \& 30,000 \& 20,625 \& \& \& \& \& \& \& \& <br>
\hline Putnam, , \& 162,250 \& 60,843 75 \& - \& - \& - \& $\cdots$ \& - \& - \& - \& 20,248 \& 12,665 \& \& \& \& \& \& \& \& <br>
\hline Mandolph, \& 123,389
143,750 \& 61,694
71,875 \& - \& - \& - \& - \& - \& - \& - \& 12,898 \& 12,898 \& 630 \& 630 \& \& \& \& \& \& <br>
\hline Randolph, \& 143,750 \& 71,875 \& - \& - \& - \& - \& - \& - \& - \& 14,364 \& 10,773 \& \& \& \& \& \& \& \& <br>
\hline Total amount, - \& 3,688,53.4 \& 1,797,264 55 \& 1 \& 3,118 \& 2,171 \& 1,790 \& 1,790 \& 2,348 \& 2,174 \& 471,065 \& 325,623 25 \& 5,591 \& 4,449 25 \& 9,463 \& 5,032 25 \& 10,512 \& 7,138 50 \& 5,685 \& 5,685 <br>
\hline
\end{tabular}

GEORGIA.-Manufactures continued.



TERRITORY OF ORLEANS-Manufactures.


ORLEANS—Manufactures continued．

\begin{tabular}{|c|c|c|c|c|c|c|c|c|c|c|c|c|c|c|}
\hline \multirow[b]{2}{*}{dounties．} \& \multicolumn{2}{|l|}{Tobacco．} \& \multicolumn{2}{|l|}{Potteries．} \& \multirow[b]{2}{*}{} \& \multicolumn{3}{|c|}{Roperralks．} \& \multicolumn{3}{|c|}{Gunpowder．} \& \multicolumn{3}{|c|}{Salt．} \\
\hline \&  \&  \&  \&  \& \&  \& － \&  \& 害 \&  \&  \& 号 \& 管 \& 点 \\
\hline Orleans， German Coast， Arcadia． La Fourche， Iberville． Pointe Coupé． Concordia． Ouachita， Natchitoches， Opelousas， Attakapas， Rapide． \& \[
\begin{array}{|c}
- \\
- \\
5,000 \\
\\
- \\
- \\
41,625 \\
5,000
\end{array}
\] \& \begin{tabular}{c}
- \\
- \\
- \\
\hline
\end{tabular} \& 1 \& -
-
600

- 
- \& | 9 |
| :--- |
| 2 | \& \[

2

\] \& $8{ }^{8 \frac{1}{3}}$ \& 21，428 ${ }^{\frac{57}{100}}$ \& 1 \& 15，000 \& 11，250 \& 1 \& \[

$$
\begin{array}{r}
600 \\
9,600
\end{array}
$$

\] \& \[

$$
\begin{array}{r}
350 \\
5,760
\end{array}
$$
\] <br>

\hline Total amounts， \& 51，625 \& 9，033 $\frac{76}{100}$ \& 1 \& 600 \& 11 \& 2 \& 893 $\frac{1}{3}$ \& 21，428 $\frac{5}{107}$ \& 2 \& 15，000 \& 11，250 \& 3 \& 10，200 \& 6，110 <br>
\hline
\end{tabular}

－TERRITORY OF ORLEANS—Articles of a doubtful nature，or Agriucltural．


## TERRITORY OF MISSISSIPPI-Manufactures.



LOUISIANA-Manufactures.


Remaris.-The aggregate amount of the manufactures of Cape Girardeau, duing the year 1810, was estimated at $\$ 34,65725$,

Only two districts are returned, and no quantities or values given.

TERRITORY OF INDIANA-Manufactures.

|  | ASSISTANT MIARshals. | Cotton Goods, in families, \&c. |  |  | Mixed Goods and Cotton. |  |  | Flaxen Goods, in families, \&c. |  | Blended and unnamed Cloths and Stuffs. |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  | ue in lars. | Yards made. | Value in dollars. |  | Yards made. | Value in dollars. |  | Yards made. | Value in dollars. |
| 1st. <br> 2d. <br> 3d. <br> 4th. <br> 5th. <br> 6th. | George F. Pope, William Mager, James Crow, Joseph Brown, John M‘Candless, Spier Spencer, <br> Total amounts, | $\begin{array}{r} 11,699 \\ 17,600 \\ 19,665 \\ - \\ 6,013 \end{array}$ |  | $\left\lvert\, \begin{array}{rl} 9,074 & 25 \\ 15,400 & 00 \\ - & \\ 9,832 & 50 \\ - & \\ - & \end{array}\right.$ | $\begin{gathered} 1,550 \\ - \\ \overline{-} 775 \\ \overline{3} \\ \hline 343 \end{gathered}$ | $\begin{gathered} 1,240 \\ - \\ 8,265 \\ - \\ - \end{gathered}$ | 1 - - - - | $\begin{array}{r} 4,066 \\ 52,445 \\ 27,-117 \\ 9,112 \end{array}$ | $\left\lvert\, \begin{array}{rr} 1,355 & 33 \\ 27,222 & 50 \\ 10,846 & 80 \end{array}\right.$ | 20,103 <br> 41,400 |  | $\begin{aligned} & 15,07725 \\ & 31,67100 \end{aligned}$ |
|  |  | 54,977 3 |  | 34,306 75 | 15,668 | 9,505 | 1 | 92,740 | 39,424 63 | 61,503 |  | 46,748 25 |
|  | ASSISTANT MARShals. | Woollen Goods, in families, \&c. |  |  |  |  | Spinning Wheels. |  |  | Naileries. |  |  |
|  |  | Yards made. |  | Value in dollars. |  |  | Number. | $\stackrel{\text { ¢ }}{ }$ | Number. | Pounds. |  | Value in dollars. |
| 1st. <br> 2d. <br> 3d. <br> 4th. <br> 5th. <br> 6th | George F. Pope, William Mager, James Crow, Joseph Brown, John M‘Candless, Spier Spencer, <br> Total amounts, | 19,378 |  | --7 |  | 150 | 1,350 | 128 |  | $20,000$ |  | 4,000 |
|  |  |  |  | - | 467156 |  |  |  |  |  |
|  |  |  |  |  |  |  |  | , |  |  |  | - | 1,350 |
|  |  | - |  |  |  | - | - | 18837 |  |  |  |  |
|  |  | 19,378 |  | 29,067 |  | 150 | 1,350 | 1,256 | 561 | 20,000 |  |  | 4,000 |
|  | ASSISTANT MARShats. | Tanneries. |  |  | Distilleries. |  |  | *Wine. |  | Gunpowder. |  |  |
| 另 |  | 岳 | Hides. | Value in dollars. |  | Gallons. | Value in dollars. | Gallons. | Value in dollars. | Mills. | Pounds. | Value in dollars. |
| 1st, | George F. Pope, | $\begin{gathered} \mathbf{N}_{4}^{2} \\ -8 \\ 4 \end{gathered}$ | $\begin{gathered} - \\ \overline{-} \\ 2,300 \end{gathered}$ | $\begin{array}{r} 300 \\ 800 \\ - \\ 6,250 \\ 1,950 \end{array}$ | $\begin{array}{r} 2 \\ 8 \\ 1 \\ 13 \\ 4 \end{array}$ | $\begin{array}{r} 11,200 \\ 1,500 \\ 18,450 \\ 4,800 \end{array}$ | $\begin{array}{r} 100 \\ 5,600 \\ 750 \\ 7,380 \\ 2,400 \end{array}$ | $2,400$ | 6,000 | 3 | 3,600 | 1,800 |
| 2d, | William Mager, |  |  |  |  |  |  |  |  |  |  |  |
| 3d, | James Crow, - |  |  |  |  |  |  |  |  |  |  |  |
| $\begin{aligned} & \text { 4th, } \\ & \text { 6th, }, \\ & \text {, } \end{aligned}$ | John M'Candless, Spier Spencer, |  |  |  |  |  |  |  |  |  |  |  |
|  | Total amounts, | 18 | 2,300 | 9,300 | 28 | 35,950 | 16,230 | 2,400 | 6,000 | 3 | 3,600 | 1,800 |

TERRITORY OF INDIANA-Articles of a Doutful Nature or Agricultural.

|  | ASSISTANT MARSHALS. | Wheat Mills. |  |  | Maple Sugar. |  | Horse Mills. |  | Grist Mills. |  |  | Saw Mills. |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | No. | Barrels. | Value <br> in dol lars. | Pounds. | Value in dollars. | No. | Bushels. | No. | Bushels. | Value in dollars. | No. | Feet. | Value in dollars. |
| $\begin{aligned} & \text { 1st, } \\ & \text { 2d, } \\ & 3 \mathrm{~d}, \\ & \text { 4th, } \\ & \text { 5th, } \\ & \text { 6th, } \end{aligned}$ | George F. Pope. William Mager, James Crow. Joseph Brown, John M‘Candless, Spier Spencer. | $\stackrel{-}{1}$ | 1,500 | 7,500 | 50,000 | 5,000 | 3 | 7,000 | $\begin{gathered} 9 \\ 10 \\ 13 \end{gathered}$ | 40,900 | $\begin{array}{r} 40,900 \\ 3,800 \end{array}$ | 8 6 | 390,000 | 3,900 |
|  | Total amounts, | 1 | 1,500 | 7,500 | 50,000 | 5,000 | 3 | 7,000 | 32 | 40,900 | 44,700 | 14 | 390,000 | 3,900 |

[^21]TERRITORY OF ILLINOIS-Manufactures.


TERRITORY OF MICHIGAN-Manufactures.


DISTRICT OF COLUMBIA-Manufactures.


Philadelphia, in the United States of America, May 30th, 1813.
TENCH COXE.

## UNSETTLED ACCOUN'TS.

## combunicated to the housb of representatives, jandary 31, 1814.

## War Department, Junuary 28th, 1814.

Sir:
Conformably to a resolution of the honorable the House of Representatives, of the 30th of July last, requiring the Secretary of War to lay before the House a view of the unsettled accounts in the offices of the accountant of this Department, and of the paymaster of the army, and to suggest measures to secure the accountability of public agents and to prevent the accumulation of unsettled accounts connected with the War Department, I have to report, that a satisfactory view of the unsettled accounts in either of these offices has not been, and (agreeably to the enclosed statements of the paymaster of the army and of the accountant) cannot be, rendered by them, within any definite period of time.

The better to secure the accountability of public agents, and to prevent the accumulation of unsettled accounts, I have the honor to "suggest"-

Ist. That an office be established, in which all accounts, whether in specie or in kind, connected vith the military and Indian departments, shall be adjusted, audited, and settled, conformably to rules and regulations to be prescribed by the Treasury Department; and

2 d . That, to render efficient the pay department of the army, which is now but adapted to a small and peace establishment, and to secure the regular and punctual payment of the troops, a new organization be adopted, to consist of a Paymaster General of the armies of the United States, with such deputy, district, and assistant paymasters, as the exigencies of the service may require, neither of whom shall belong to the line of the army.

With great respect, I have the honor to be, sir, your most obedient servant,
The Speaker of the House of Representatives of the United States.

## Army Pay Office, City of Washington, January 18th, 1814.

Sir:
In the estimate which I had the honor of submitting to you for the compensation of clerks in this office, for the year 1814, I confined myself to the amount appropriated for the year 1813, under the impression that any increase which the public service might call for would be more properly brought to your view in the report which I was then about preparing. I have since thought, however, that it might as well be made the subject of a separate communication.

For the due examination and adjustment of the heavy and voluminous accounts of the several sub-paymasters of the army and militia, and of numerous recruiting officers, which are already rendered, and daily coming in, together with the current business of the office, I consider it my duty to suggest that an additional appropriation of at least 4,000 dollars, for compensation of clerks in the year 1814, appears to be highly necessary.

I would also beg leave to suggest the propriety of an appropriation of $\$ 1,54722$ for contingencies of the office, ( 1,000 of which on account of the year 1814) for the purpose of paying for books, stationary, printing, fuel, and other necessary expenses, including a debt already contracted for those articles, for the use of the office, for the last six months of the year 1813, of $\$ 54722$.

The books, stationary, and printing, have heretofore (until the 1st of July, 1813,) been paid for out of the general contingent fund of the War Department; but, if an appropriation be specifically made for those objects, as herein suggested, it will relieve the contingent fund of the War Department from them, relieve the officers of that Department from the settlement of the accounts, and remove the difficulties which at present exist respecting the construction of the laws on the subject.

I have the honor to be, most respectfully, sir, your obedient servant,
The Honorable John Armstrong, Secretary of War. ROBER'T BRENT, Paymaster of the Army.

## Army Pay Office, City of Washington, January 24th, 1814.

Sir:
I have been for some time endeavoring to make up a report conformably to the views of the honorable the House of Representatives, as expressed in their resolution of the 30th of July, 1813, and of your letter to me of the 4th of August last, but find it totally impracticable to make one by any means satisfactory to myself, or which would convey correctly the information which it would seem the resolution contemplated; and for the following reasons:

The debits and credits of the several sub-paymasters, recruiting officers, and others, who receive public moneys from this office, are constantly fluctuating; so also are the immense masses of accounts which are daily transmitted to it. Scarcely a mail leaves the city, east, west, north, or south, but carries with it remittances to the above mentioned officers. Scarcely a mail arrives from any of the four points of the compass but comes loaded with their accounts and vouchers. Not a day passes over but some of them are examined and settled at this office: hence it will appear perfectly impossible to give any thing like the true state of open unsettled accounts, and I must beg the favor of you to state these circumstances to the honorable Chairman of the Committee of Ways and Means who introduced the resolution.

The letter which I had the honor of addressing to you on the 18th instant, is calculated for that part of the resolution which relates to measures tending to prevent the future accumulation of unsettled accounts in this office.

I am, very respectfully, sir, your most obedient,
ROBER' BRENT, Paymaster of the Army.
The Honorable John Armstrong, Secretary of War.

Department of War, Accountant's Office, January 21st, 1814.
SIR:
I duly received your letter of the 4th of August last, wherein you require to be furnished, by the 1st of November following, with a "statement of the unsettled accounts in this office, showing as well the amount of moneys which have been advanced by the Government, and the time when advanced or paid, as the amount of vouchers
rendered by the individuals charged, the causes which have occasioned the delay of settling the accounts of the several agents and individuals who have received money from the appropriations made for the War Department, noting the time when their agencies or contracts expired, as well as the balances and amount of each now remaining unsettled." Since which my attention has been devoted to the accomplishment of the objects required; but such has been the great increase of the business of the office, that I have hitherto found it impracticable to furnish the statements: they are in a state of progression, and may possibly be completed during the present session of Congress.

In order to place you in possession of some of the leading causes of this delay, I will take the liberty to bring to your view the course that the business takes in its progress through this office.

It will be recollected that all the moneys appropriated for, and expended in, the War Department, are drawn from the treasury, by warrants drawn by the Secretary of War, and countersigned by the Accountant, the amount of which, during the year ending on the 30 th of September last, has exceeded nineteen millions of dollars. These warrants are all recorded in this office, and separate accounts kept of each specific appropriation out of which they are drawn, of which annual statements are furnished to Congress. The warrants thus drawn, are either for advances directed by the Secretary of War, or for balances ascertained on settlements made by the Accountant. For the advances, the persons receiving them are charged and held accountable on the books of this office, and the settlements are made in conformity to law and established regulations, or by authority from the Secretary of War. All these transactions are entered on the books of the office, and quarter yearly statements of them are made out, and the accounts accompanying them transmitted to the treasury for examination and revision.

In the prosecution of these duties it will readily occur to you, sir, that, where the expenditures of the Department exceed so far in amount those of ordinary years, the business of accounts must necessarily increase in a correspondent degree, even if the system according to which the business is transacted, were as well calculated for the one as the other. This I cannot avoid stating is not the case; and with the view of showing wherein the difference is most prominent, I will take the liberty of stating that part of the business in relation to advances and the manner they are now accounted for.

1st. As it regards the Quartermaster General's department.
It will be recollected that, by the acts of Congress establishng a Quartermaster General's department, the Quartermaster General is expressly exonerated from any responsibility for his deputies; the consequence is, that advances are made to the quartermaster generals, which they distribute to the several officers of their departments; these again advance moneys to others, and consequently, when one personal account is adjusted, it gives rise to a number of others, and in this manner the duties of this office, in relation to that department are increased to a degree more readily imagined than described.

2d. As it regards the recruiting service.
Officers commanding recruiting districts are furnished with money in advance, with which they are charged. These are branched out to officers of every grade in the army, with each of whom separate accounts are opened and settlements are required to be made at this office, and the same remark applies to this branch of the business, as it regards the number of personal settlements, as that made in relation to accounts of the Quartermaster's department.

3d. As it regards the Pay department.
The course pursued is, for the Paymaster of the army to receive advances for the pay, subsistence, and forage, of the army, and for bounties and premiums, with which he is charged on the books of this office. His payments consist principally in advances to paymasters of districts, and to officers for recruiting. The district paymasters advance money to the regimental paymasters, and others, for the pay, \&c. of the army, and by this process, when the Paymaster of the army exhibits his accounts for adjustment, their settlement occasions the opening of a multitude of accounts, all of which are to be ultimately settled in this office.

4th. Commissary General's department.
Advances are made from this office to the Commissary General of Purchases, and to every deputy commissary in service; separate accounts from each are received and adjusted at this office, to a very great extent: for, independent of the number of accounts which the advances are calculated to produce, the system directed by the act of the 3d March, 1809, by which every person has a distinct account opened under each specific appropriation out of which the moneys are advanced to him, the number of accounts which an agent of purchases, for instance, has open, amounts to ten or twelve, for each of which he renders quarter yearly accounts and vouchers, which are to be settled and entered on the books of this office.

When it is recollected that all these transactions are to be placed on record on the books of this office, that the accounts are all to be settled, the balances ascertained and paid, without any other examination than that which they receive at this office, I flatter myself that it will be found that all has been done which it was practicable to do with the force employed in the office, and under the circumstances above mentioned, and that causes, not within my control; have prevented my complying with the contents of your letter within the time required.

I have thus, sir, mentioned some of the prominent features of the system, according to which a part of the duties of this office are performed, and some of the difficulties incident to that system. I could proceed to state the increased labor and time necessary to the adjustment of the great accumulation of personal ascounts, the very great and increasing correspondence of the office consequent to that accumulation; but it will doubtless occur to you, sir, that, from what has been stated, some alteration has become indispensably necessary to the regular and punctual performance of the public business of this office; and the subject is accordingly respectfully submitted to you as the head of the War Department.

I am, sir, very respectfully, your most obedient servant,
The Honorable John Armstrong, Secretary of War.
WILLIAM SIMMONS.

## DRAWBACK OF DUTIES ON EXPORTSTONEW ORLEANS.

## communicated to the house of representativis, february $2,1814$.

Mr. Newton, from the Committee of Commerce and Manufactures, to whom was referred the memorial of Joshua Sands, late Collector of the Customs for the port of New York, submitted the following statement of facts:
That, from the _ day of April, in the year 1797, to the _day of June, in the year 1801, Joshua Sands was Collector of the Customs for the port of New York. That, prior to the 1st day of July, in the year 1799, a drawback of duties was allowed on the exportation of merchandise to New Orleans, which, at that time, and for several years subsequent to that date, was one of the dependencies of Spain. That by the seventyfifth section of the act, entitled "An act to regulate the collection of duties on imports and tonnage," which act passed the second day of March, 1799, and went into operation on the first day of July following, the former act, allowing the drawback of duties on merchandise exported to the dependencies of any foreign State or kingdom adjoining to the United States, was repealed. That Joshua Sands, misapprehending the true import of the said seventy-fifth section, issued debentures for merchandise exported to New Orleans, some of which, to the amount of twenty-nine thousand four hundred and seventy-seven dollars and fifty-nine cents, he paid before he was conscious of his misapprehension of the law When the other debentures issued by him became due, and were presented for payment, he refused to pay the same. Samuel Corps, who held some of those debentures, petitioned Congress for the amount thereof, which was paid over to him, as will appear by reference to the act for the relief of the said Samuel Corps, passed the twenty-fifth day of February, 1804.

The committee further state, that so much of the said twenty-fifth section of the above recited act, as prohibited the allowance of drawback of duties on the exportation of merchandise to New Orleans, was repealed by an act which passed the 5 th day of April, 1800 , entitled ${ }^{-3}$ An act to allow a drawback of duties on goods exported to New Orleans," and therein to amend the act, entitled "An act to regulate the collection of duties on imports and tonnage."

From this statement of facts, the committee have formed this opinion: that it was not the intention of the National Legislature, in revising and modifying the former act for the collection of duties, by that which passed in 1799, to prohibit the exportation of merchandise to New Orleans, with an allowance of the drawback of duties. The real object of the law was to prevent exportation with this privilege to merchandise shipped to any of the colonies of Great Britain, adjoining the United States. The act of Congress which passed the 5 th day of April, 1800, repealing so much of the seventy-fifth section of the act of 1799 , which prohibited the exportation of merchandise with allowance of the drawbacks, to New Orleans, is a clear and satisfactory proof that the Spanish dominions adjoining the United States were included through inadvertence.

The promptitude with which a repeal was effected, the first opportunity which presented itself to Congress, removes every doubt from the subject.
-If, however, additional evidence of-the intention of Congress be wanting to establish the fact, that evidence is found in, and confirmed by, the act granting relief to Samuel Corps, by which he was paid the amount of the debentures which had been issued by Joshua Sands, and which the said Sands refused to pay on discovering his misinterpretation of the law. The error of Mr. Sands was an error of judgment, to which the best and wisest men are liable. In no instance could he be personally interested or benefitted by such a construction of the law. A suit has lately been instituted against him for the amount of the drawbacks paid by him. He solicits the National Legislature to pass an act which shall authorize the accounting officer of the Treasury Department to allow him credit on his accounts for the amount of the drawbacks paid by him. So much are the committee persuaded, from a full view of this case, that relief is reasonably asked, and ought to be granted, that they have instructed their chairman to ask for leave to report a bill for the relief of Joshua Sands, late Collector of the Customs for the port of New York.

## ARTICLES, FOREIGN AND DOMESTIC,

Consumed in clothing the Army and Navy of the United States, in the year 1813, and an estimate for 1814.
communicated to the senate, february 3, 1814.
To the Senate of the Cinited States:
I transmit to the Senate of the United States reports of the Secretary of War and Secretary of the Navy, complying with their resolution of the 3 d ultimo.

February 3, 1814.
JAMES MADISON.

## War Departmemt, February 1, 1814.

Sir:
I beg leave to submit to you the following documents on the subject of the resolution of the Senate of the $\mathbf{3 d}$ ultimo, in relation to the quality of woollen goods provided for the army, during the last year, \&c. and have the honor to be, sir, with the lighest respect, your most obedient servant,

JOHN ARMSTRONG.
The President.

## Commissary General's Office, Philadelphia, January 29, 1814.

Sir:
In obedience to the resolution of the Senate, of-the 3d-of January, 1814,-transmitted-in-your letter of-the-4th instant, requiring an account of the quantity of blankets, and other woollen goods, provided for the army, during the year 1813; distinguishing, as far as practicable, such as were of foreign, from those of domestic manufacture; also, an estimate of the quantity of the same goods that may be judged necessary, for the like purposes, for the present year: I have the honor of transmitting the enclosed statements, viz:

No. 1. Of woollen goods, of domestic origin, manufactured within the United States, purchased during the year 1813.

No. 2. Of cotton goods, also of domestic origin, also manufactured and purchased as above.
No. 3. Of sundries, made of leather, metal \&c. of like origin, manufacture, \&c. \&c.
No. 4. Of woollen goods, of foreign origin and manufacture, imported into the United States, purchased during the year 1813.

No. 5. Of cotton goods, \&c. \&c. of like origin and manufacture, imported and purchased as above.
No. 6. Estimate of the quantity of the same goods, that may be necessary for the like purpose, for the year 1814
Permit me to observe that, although large quantities of foreign cloths, for coats and overalls, were purchased during the year 1813, as well as linens of various kinds, and articles for facing military clothing; also, flannels, for shirts, baizes, for stocks, \&c., \&c., yet such has been the rapid progress of manufactures in this country, that, for the service of the present, and, if they continue to progress as they have, for future years, I may confidently rely on the resources of our own country, and on our own manufacturers, for every article of clothing required for the army, with the exception of blankets, and they are excepted for the present year only.
It is true that the prices of articles, manufactured from wool and cotton, have increased; and that the average prices of the year 1814 will exceed those of 1813. Yet, inasmuch as the money paid for the goods remains in this country, and is circulated among our own citizens, this advantage is considered by me as a full equivalent for a moderate advance on domestic goods-even if the prices should exceed that paid for those that have been imported; and the article is uniformly more durable than the like article imported, and, taking the circumstance into view, the American article is, in reality, less expensive than the foreign.
British woollens have advanced in price fully in proportion to the enhanced price of wool, in this country. Foreign cloths, of proper quality for coats, cannot now be purchased at a price less than $\$ 350$ per yard; and three point blankets, at $\$ 450$ to $\$ 5$ each.

If it could be made to comport with the views of Congress, to appropriate moneys for providing for the wants of the army, one year before hand; for instance, to make the appropriation for 1815 during the present session, or even to appropriate (say 500,000 dollars) for the supplies of next year, the money could be profitably applied in the purchase of blankets, woollen and cotton goods. It would give the purchasing officer an advantage in the market, which late and limited appropriations never afford

All which is respectfully submitted to the consideration of the Secretary of War.
CALLENDER IRVINE, Commissary General of Purchases.
General John Armstrong, Secretary of War.
No. 1.
Statement of materials for Clothing, purchasedby the Commissary General's. Department, during the year 1813, being of domestic origin, and manufactured from wool, within the United States.

| articles purchased. |  |  | Uses to which the articles purchased are to be applied. | Average prices. | Remarks. |
| :---: | :---: | :---: | :---: | :---: | :---: |
| $\begin{gathered} 59,958 \\ 2,558 \end{gathered}$ | yards 6-4 cloths, blue, do. do. scarlet |  | For coats, | \$2 88 | Per yard. |
| 168,821 | do. 3-4 wool kersey, | : | ${ }_{\text {mests and }}$ moveralls, ${ }^{\text {a }}$. | 500 100 |  |
| 19,577 | do. flannel, | : | shirts, | - 53 | Do. |
| 5,393 | do. serge, |  | facings. | 53 | Do. |
| 28,459 | felt caps, |  | infantry, | 87 | Each. |
|  | do. |  | artillery, | 100 | Each. |
| 53,797 | ${ }_{\text {proce }}$ plumes, ${ }^{\text {a }}$, |  | troops generally, | $22 \frac{1}{2}$ | Each. |
| 10,800 | worsted cord, | : | coats, | $1{ }^{122}$ | Per groce. |
| 1,825 | bucktail plumes, |  | infantry, | 33 | Each. |
| 6,141 | pompons, . | : | troops generally, | 28 | Each. |
| 7,705 | blankets, |  | do. | 315 | Each. |
| - 24,100 | knit socks, pairs, | . | do. | 18 | Per pair. |
| $\begin{array}{r} 183,170 \\ 2,500 \end{array}$ | stockings, do. list socks, do. | : | do. | ${ }_{75} 49$ | Po. Do. Dor |
| ${ }_{132}$ | pieces of flannel, |  | shirts, | 2832 | $\xrightarrow{\text { Per piece. }}$ |
| 315 | yards of flushing, | . | watch coats, | 250 | Per yard. |

Commissary General's Office, Philadelphia, January 29, 1814.
CALLENDER IRVINE,
Commissary General of Purchases.
General John Ardstrong, Secretary of War.
No. 2.
Statement of materials for Clothing, purchased by the Commissary General's. Department, during the year 1813, being of domestic origin, and manufactured from cotton, within the United States.

| articles purchased. |  |  |  | Uses to which the articles are applied. | Average prices. | remarks. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 267,044 yards cotton drilling, | - |  | - | Overalls \& round jackets, | $33 \frac{1}{2}$ | Per yard. |
| 813,684 yards cotton shirting, |  | - |  | For shirts, - | 323 ${ }^{\frac{3}{4}}$ | Do. |
| 87,771 pounds cotton thread, |  | - |  | sewing, - | \$133 | Per pound. |
| 77,750 8,054 cotton cotton cord, - |  |  |  | coats, -- - | 60 | Per hundred yards. |
| 8,054 38,099 cotton epaulettes, cotton bands and tassels, |  | - |  | serg'ts \& corporals, | ${ }^{29 \frac{1}{2}}$ | Each. |
| 8,980 yards cotton fringe, |  | - | - | rifle clothing, | ${ }_{5}^{82}$ | Each. <br> Per yard. |

Commissary General's Office, Philadelphia, January 29, 1814.
CALLENDER IRVINE,
Commissary General of Purchases.

No. 3.
Statement of articles purchased by the Commissary Gerieral's Department, during the year 1813; being of domestic origin, and manufactured from leather, metal, tow \&c., within the United States.


Commissary General's Office, Philadelphia, January 29, 1814.
CALLENDER IRVINE, Commissary General of Purchases.
General John Armstrong, Secretary of War.

No. 4.
Statement of the materials for Clothing, purchased by the Commissary General's Department, during theyear 1813, being of foreign origin, and manufactured from wool, imported into the Jnited Slates.

|  | Articles Purchased. |  |  | Uses to which the articles are applied. | Average prices. | Remarks. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 62,041 | yards 6-4 cloth | - | - | For coats, - | \$3 04 | Per yard. |
| 15,141 | do. do. | - | - | overalls, | 258 | do. |
| 24,787 | point blankets, | - | - | troops generally, | 305 | each. |
| 603 | wrapping do. | - | - | do. | 276 | do. |
| 382 | pieces duffil, | - | - | do. | 5600 | per piece. |
| 1696 | yards flushing, | - | - | watch coats, | 200 | yard. |
| 4,350 | do. coating, | - | - | do. | 158 | do. |
| 7,965 | do. lion skin, | - | - | do. | 165 | do. |
| 11,480 | do. bocking baize, | - | - | socks, - | 119 | do. |
| 5,040 | do. 6-4 kersey, - | - | - | overalls, | 200 | do. |
| 1,480 | do. 3-4 do. | - | - |  | 95 | do. |
| 9,060 | do. fearnought, | - | - | watch coats, | 185 | do. |
| 1,394 | rose blankets, | - | - | troops generally, | 600 | each. |
| 211 | yards kerseymere, | - | - |  | 230 | per yard. |
| 11 1,269 | pieces bombazette, | - | - | facing coats \& lining, | 2500 | piece. |
| 1,269 1,264 | yards serge, do. flannel, | - | - | shirts, do. - | 70 | per yard. |
| 1,264 $\mathbf{3 4 , 2 6 1}$ | do. flannel, do. do. | - | - | shirts, ${ }^{\text {do. }}$ | 2431 70 | per piece. |
| 282 | pieces baize, - | - | - | socks, - | 3100 | yard. |
| 233 | do. bocking baize, | - | - | backs of vests, | 25.00 | do. |
| 1 | do. jersey stripe, - | - | - | do. | 2500 | do. |
| 62 | yards 7-8 cloth, - | - | - | facing, - - | 422 | yard. |
| 53 56 | do. white kerseymere, | - | - | drag. music, clothing, | 282 | do. |
| [56 | do. 6-4 scarlet cloth, | - | - | facing coats, ${ }^{\text {a }}$ | 436 | do. |
| 3,841 | pairs stockings, .. | - | - | troops generally, - | 70 | , per pair. |

Commissary General's Office, Philadelphia, January 29, 1814.
CALLENDER IRVINE,
Commissary General of Purchases.
General John Armstrong, Secretary of War.

No． 5.
Statèment of materials for Clothing parchased by the Commissary General＇s Department，during the year 1813； being af forieign origin and imported into the United States，manufactured from colton，flux，\＆．c．

|  | articiles purchased． |  |  | Uses to which the articles are applied． | Average prices． | Remarks． |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 7，295 | yards brown linen， |  |  | For sleeve lining，\＆c． | 4012 | Per yard． |
| 108，799 | ells osnaburg， | － |  | fatigue clothing， | 27 | ell． |
| ${ }_{7}^{11,865}$ | do．ticklenburg， | － |  |  | 48 | do． |
| ${ }_{4} 4$ | yards muslin， do．dowlass， | $=$ |  | shirts，－ | 41 50 | yard． |
| 66 | pieces Russia drilling， | － |  | fatigue clothing， | \＄17 00 | piece． |
| 2，156 | pounds thread，－ |  |  | making clothing， | 166 | pound． |
| $\stackrel{210}{1,273}$ | doz．pieces tapes，－ | － |  | infantry coats， | 175 | dozen． |
| ${ }_{535}$ | pieces musin； | － | － | shirts， | 425 1600 16 | piece． |
| 81 | do．rowans， |  |  | do． | 33.00 | ${ }_{\text {do．}}$ |
| 241 | do．creas， |  | － | do． | 3300 | do． |
|  | do．brittanias，${ }^{-}$ | － | － | do． | 425 | do． |
|  | do．Russia sheeting， | － | － | sheets， | 2333 | do． |

Conhisissary Generai＇s：Offree，Philadelphia，January 29， 1814.
General John Arbistrong，Secretary of War．

Estimate of the quantity of materials，\＆c．necessary to be provided for 54，162 complete suits of Clothing for the United States＇Army，for the year 1814.

| $\left.\begin{array}{c} \text { Materials,\& \&c. } \\ \text { required, } \end{array}\right\}$ |  |  |  |  |  |  |  |  |  | \＃ <br>  |  | 窑 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | 81，243 | 40，622 32 | 324，972 32 | 324，972 58 | 589，944 45 | 45，900 | 1，602 | 5，120 | 780760 | 162，486 | 213，444 | 3，204 |
| $\left.\begin{array}{c} \text { Materials, \&c. }\} \\ \text { required, } \end{array}\right\}$ |  |  |  | $\begin{aligned} & \dot{3} \\ & \text { : } \\ & \text { g } \\ & \text { 品 } \end{aligned}$ |  |  |  |  | \％ |  |  |  |
|  | 17，387 | 60，000 | 104，324 | 24 54，162 | 54，162 |  | 4，162 | 19，425 | 54，162 | 54，162 | 54，162 | 6，300 |
|  | Trimmings for 51,800 pair black Cloth Gaiters． |  |  |  | Trimmings for 49,500 Suits of Infantry Clothing． |  |  |  |  |  | For backs and linings of In－ fantry Vests． |  |
|  |  |  |  |  |  |  |  | ¢ |  |  |  |  |
| $\left.\begin{array}{c} \text { Materials, \&c. } \\ \text { required, } \end{array}\right\}$ | 12，950 | 155，400 | 10，971 | 103，600 | 0 86，063 | 322 | 2，949 | 160，650 | 18，168 | 642，600 | 22，950 | 34，425 |

Estimate continued．

| $\underset{\text { Matequired, }}{\text { Mals. }\} c\}}$ | Trimmings for $\begin{array}{c}780 \text { Suits of Light Artillery } \\ \text { Clothing．}\end{array}$ |  |  |  |  | Forbacksand <br> linings of $L$＇ linings of L＇tArt＇y Vests． |  | Trimmings for 760 Suits of Rifle Clothing． |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  | 范 |  | 言 |  |  |  | 倞 |  |  |
|  | 1，170 | 390390 | 8，580 | 2，730 | 374 11， | 390 | 585 | 1，14 | 475 | 45 | 14，640 | 8，280 |
| $\left.\begin{array}{l} \text { Materials, \&c. } \\ \text { required, } \end{array}\right\}$ | For backsand linings of Ri－ fle Vests－ woollen． |  | Materials for 760 Linen Vests，for Riflemen． |  |  | Trimmings for 5,120 Suits of heayy Artillery |  |  |  |  |  |  |
|  |  |  | 要 |  |  |  |  |  |  | 寅 |  |  |
|  | 380 | 570 1，140 | 190 | 48 | 1，520 7，680 | 2，560 | 2，560 |  |  | 17，920 | 2，098 | 92，160 |
| $\left.\begin{array}{c} \text { Materials, \&c. } \\ \text { required, } \end{array}\right\}$ | For backs and lin－ ing of heavy Ar－ tillery Vests． |  | Trimmings for 1,602 Suits of Light Dragoon Clothing． |  |  |  | $\left\|\begin{array}{l}\text { For backs and } \\ \text { lining of Dra } \\ \text { goon Vests．}\end{array}\right\|$ |  |  | Trimmings for 108,332 pair Linen Overalls． |  |  |
|  |  |  |  |  |  |  | 客 |  | 曾 | 它 |  |  |
|  | 2，560 | 3，940 | 2，403 | 16，020 | 28，035 | 945 |  |  | ，200 | 13，500 | 379，134 | 4， 6,018 |
| $\left.\begin{array}{l} \text { Materials, \&c. } \\ \text { required, } \end{array}\right\}$ | Materials for 2，807 Watch Coats． |  |  |  |  | Materials for 1，602 Bragoon Cloaks． |  |  |  |  |  |  |
|  | $\begin{aligned} & \dot{\#} \\ & \text { 흘 } \\ & \text { n } \\ & \text { ngin } \end{aligned}$ |  |  |  |  |  |  |  |  |  |  |  |
|  | 15，439 | 4，211 | 4，211 | 2，807 | 22，456 | 9，612 | 2，000 |  | ，602 | 9，67 |  | 1，602 |

The above estimate comprehends materials to clothe 54,162 men；of which 49,500 are Infantry，

$$
\begin{aligned}
& \text { 49,500 are ntantry, } \\
& 1,602 \text { Light Draons, } \\
& 5,120 \text { Lheavy Artillery, } \\
& 760 \text { Reqiflemen, and } \\
& 780 \text { Light Artillery. }
\end{aligned}
$$

Total，$\overline{54,162}$
Commissary General＇s Office，
CALLENDER IRVINE，Commissary General of Purchases．

## General John Arastrong，Secretary of War．

[^22]
## Navy Department, January 12, 1814.

Sir:
In conformity with the resolution of the Senate on the 3d instant, I have now the honor to enclose an account of the blankets and other woollen goods provided for the navy during the last year, as far as it can be ascertained from the accounts rendered; but as those accounts do not exhibit the quantity remaining on hand, and as the consumption fluctuates with the voluntary demand of the seamen, the account now rendered may be considered asforming a better estimate of the probable demand for the present year, than any data now in the Department; to this, however, may be added perhaps twenty per cent. with a view to the contemplated increase of the naval force. I am very respectfully, your obedient servant,
The President of the United States.
W. JONES.

Navy Department, Accountant's Offiee, January 10, 1814.
Sir:
I now hand you a statement of the blankets and other woollen goods, procured for the navy during the last year, as far as it can be ascertained from the accounts rendered.

I have the honor to be, very respectfully, your obedient servant,
THO. TURNER.
The Hon. W. Jones.

An account of the blankets and other woollen goods provided for the Navy during the last year, as far as it can be ascertained by the accounts rendered to this office.


## SINKING FUND.

## communicated to the senate, february 7, 1814.

The Commissioners of the Sinking Fund respectfully report to Congress as follows:
That the measures which have been authorized by the Board, subsequent to their last report, of the 6 th of February, 1813 , so far as the same have been completed, are fully detailed in the report of the acting Secretary of the Treasury to this Board, dated the fourth day of the present month, and in the statements therein referred to, which are herewith transmitted, and prayed to be received as part of this report.
> E. GERRY.

> JAS. MONROE,
W. JONES, Acting Secretary of the Treasury.

Washington, February 5th, 1814.
The Secretary of the Treasury respectfully reports to the Commissioners of the Sinking Fund-
That the balance of moneys advanced on account of the public debt, remaining unexpended at the close of the year 1811, and applicable to payments falling due after that year, which balance, as appears by the statement $\mathbf{B}$, annexed to the last annual report, amounted to five hundred and two thousand five hundred and thirteen dollars eighty-five cents, - ${ }^{-}$- - $-{ }^{-}$-
Together with sums disbursed from the treasury during the year 1812, on account of the principal and interest of the public debt, which sums, as appears by the statement $\mathbf{C}$, annexed to the last annual report, amounted to four millions four hundred and seventy-four thousand five hundred and fifty-eight dollars nineteen cents,

4,474,558 19
Together with a further sum arising from profit in exchange on remittances from America to Europe, during the year 1812, amounting, as appears by the statement D, annexed to the last annual report, to ninety-one thousand five hundred and thirty-two dollars eighty-eight cents,
And with a further sum, being the difference between the principal of stock purchased during the year 1812, and the money paid for the same, of three thousand one hundred and two dollars eighty-one cents,

91,532 88
3,109 81
And amounting, together, to five millions and seventy-one thousand seven hundred and seven dollars seventy-three cents,
\$5,071,707 73
Have been accounted for in the following manner, viz:
I. There was repaid into the treasury, during the year 1812, on account of the principal of moneys heretofore advanced for the payment of the public debt, as appears by the statement $\mathbf{E}$, annexed to the last annual report, the sum of twenty-four thousand nine hundred and twentyseven dollars thirty cents,
$\$ 24,92730$
II. The sums actually applied during the same year to the payment of the principal and interest of the public debt, as ascertained by accounts rendered to the Treasury Department, amounted, as will appear by the annexed statement $A$, to four millions seven hundred and ten thousand nine hundred and fifty-four dollars thirty-nine cents, viz:

1. Paid in reimbursement of the principal of the public debt, - - $\$ 2,259,68182$
2. Paid on account of the interest and charges on the same,

2,451,272 57
III. The balance remaining unexpended, at the close of the year 1812, and applicable to payments falling due after that year, as ascertained by accounts rendered to the Treasury Department, amounted, as will appear by the annexed statement B, to three hundred and thirty-five thousand eight hundred and twenty-six dollars four cents,

That, during the year 1813, the following disbursements were made out of the treasury, on account of the principal and interest of the public debt, viz:
I. On account of the interest and reimbursement of the domestic funded debt, $\quad=\quad-\quad \$ 4,713,42161$
II. On account of the unfunded resistered debt. On account of the principal and interest of temporary loans, viz:

Payment of interest, - $\quad$ - - $\quad$ -
Reimbursement of principal, - - - . . $\mathbf{1 , 3 5 0 , 0 0 0} \mathbf{0 0}$
1,477,067 10
\$6,190,517 99
4,239,925 80
IV. On account of principal and interest of treasury notes,
V. On account of the interest on Louisiana stock and converted stock payable in Europe,

679,673 64
Amounting, together, as will appear by the annexed list of warrants, marked $\mathbf{C}$, to eleven millions one hundred and ten thousand one hundred and seventeen dollars forty-three cents,
$\$ 11,110,11743$
Which disbursements were made out of the following funds, viz:
I. From the balance of the appropriation of eight millions of dollars for the year 1812, remaining unexpended at the end of that year, which balance amounted, as stated in the last annual report, to
II. From the funds constituting the annual appropriation of eight millions of dollars for the year 1813, viz:
From the fund arising from the interest on the debt transferred to the Commissioners of the Sinking Fund, as per statement I,
From the fund arising from the sales of public lands, being the amount received
into the treasury from the 1st October, 1812, to the 30th September, 1813,

830,671 53
on the tonnage of vessels, - $\quad$ - $\quad$.
3,550,369 11

| Which sum of |  |  |  |
| :--- | :--- | :--- | :--- |
| Being deducted |  |  |  |
| - | - | - | - |

Leaves an unexpended balance to be applied, in addition to the appropriation for
that year, of that year, of
$\$ 442,25411$
III. From repayments into the treasury, on account of moneys heretofore advanced for the payment of dividends on the domestic funded debt, as will appear by the annexed statement $E$,
That the above mentioned disbursements, together with the balance above stated, which remained unexpended at the close of the year 1812 , of -
Together with a further sum arising from profit on remittances from America to Europe, purchased during the year 1813, and amounting, as appears by the annexed statement D , to
nd with a further sum, being the difference between the principa of stock purchased during the year 1813, and the money paid for the same, amounting, as appears by the annexed statement

Making, together, eleven millions five hundred and forty-six thousand two hundred and ninetyseven dollars eighty-seven cents,
Will be accounted for in the next annual report, in conformity with the accounts which shall then have been rendered to the Treasury Department.

That, in the mean time, the manner in which the said sum has been applied is estimated as follows, viz:
I. The repayments into the treasury on account of the principal of moneys advanced for the payment of dividends on the domestic funded debt, have amounted, during the year 1813, as by the above mentioned statement E , to
II. The sums actually applied, during the year 1813, to the principal and interest of the public debt, are estimated as follows:

1. Paid in reimbursement of the principal of the public debt, - - $\$ 7,177,55024$
2. Paid on account of interest and charges on the public debt, - - 3,510,054 67

As will appear by the annexed estimate 7 ,
10,687,604 91
III. The balance which remained unexpended at the close of the year 1813 , and applicable to payments falling due after that year, is estimated, per annexed estimate $G$, at

That, in conformity with the resolution of the Commissioners of the Sinking Fund, of the 6th of July, 1812, a copy of which was annexed to the last annual report, purchases of Louisiana stock and six per cent. stock of 1812 were continued in the year 1813 , and $\$ 147,200$ of the former and $\$ 267,200$ of the latter were purchased for $\$ 412,49766$, the particulars of which purchases are exhibited in the annexed statement, marked L .

That, agreeably to the terms of the contracts by which certain temporary loans had been obtained in the year 1812, under the law authorizing the loan for a sum not exceeding eleven millions of dollars, such instalments of those loans as fell due in the year 1813; were duly discharged at the times when they respectively became payable. These instalments amounted to $\$ 1,350,000$, and are shown in detail in the annexed statement, marked $\mathbf{M}$.

That, during the year 1813, and in the months of January and February, 1814, treasury notes amounting to $\$ 4,022,700$, became payable, and, together with the interest thereon, were paid on moneys advanced for their payment at the several days on which they fell due. The annexed statement, $\mathbf{N}$, shows the times when, and the places at which, these notes were payable.

And that the annexed statement, marked H, exhibits the amount of stock transferred to the Commissioners of the Sinking Fund and to the Treasurer of the United States, in trust for said States, and standing on the books of the treasury to their credit, on the 31st December, 1813.

All which is respectfully submitted.
W. JONES, Acting Secretary of the Treasury.

Treasury Department, February 4th, 1814.
A.

Statement of the application, during the year 1812, of the finds provided for the payment of the principal and interest of the Public Debt.

## I. Payments on account of the principal of the Public Debt:

Of the domestic debt.


Stocks purchased by the commissioners of the sinking fund, per state-
ment L , amnexed to the last annual report, viz:
Louisiana domestic six per cent. stock,
179,300 00
Six per cent. stock of 1812
57.00000

| Deferred six per cent. stock, nominalamount, $\$ 14,000$ | - | - | - | - |
| :--- | :--- | :--- | :--- | :--- |

245,950 20
$2,259,681$ 8:

## II. On account of interest and charges.

1. On the domestic debt.

Interest for the year 1812 on the several species of funded debt, as settled at the treasury, -
Do.
2. On the foreign debt.

Interest on converted stock. payable in Amsterdam, guilders $1,55814^{*} 8$, at 40 cents,
Do. on Liondon, $\mathscr{E}^{2}, 2527 \mathrm{TI}$; at 4 s .6 d .


Treasury Department, Register's Office, February 3, 1814.
JOSEPH NOURSE, Register.
B.

Statement of the provision, made before the 1st of January; 1813, for the payment of the principal and interest of the Public Debt, falling due after that day.

## I. On account of the Foreign Debt.

1. Cash in the hands of commissioners and agents in Europe, viz:

In London, on 31st December, 1812, - - $\quad$ £52,899 8 10, at 4s. 6 d. $\quad \$ 235,10863$
In Amsterdam on the same day, guilders,
Deduct amount of moneys received by the commissioner
before 1st January, 1813, but not paid for at treasury
till after that day,
385,646 10

- 18,322
G.367,324 10, at 40 cents,

146,929 80

## 2. Remittances outstanding, viz

Amount paid for at the treasury, and remitted to Am-
sterdam before 1st January, 1813, but not received by
the agents till after that day, guilders
215,50510 , at 40 cents,
86,202 20
468,240 63
3. Amount of payments made at the treasury, before the 1st of January, 1813, for bills which have been protested for non-payment, and which, on that day, had not been repaid into the treasury, viz:
Amount outstanding previous to the year 1809, as ex-
plained in report of February 3, 1809
Amount outstanding of bills purchased in 1810, as ex-
plained in report of February 5, 1813, - $\quad$ - 8,88888
22,245 88
49048651

## II. Deduct amount, short provided, on account of the Domestic Debt, asfollows:

The demands unsatisfied on the 1st January, 1813, were as follows, viz:

1. Dividends payable by commissioners of loans, including the dividends due on that day, and exclusive of dividends no longer demandable at their offices,

$$
\$ 1,182,59737
$$

2. Dividends on stock standing on treasury books, beyond the amount advanced to the cashiers for their payment,

63,61679
3. Unclaimed dividends from the loan offices, payable at the treasury, beyond the amount advanced to the cashiers for their payinent,

$$
234,77418
$$

$1,480,98834$
The provision made for the above objects, was as follows, viz:

1. Cash due from commissioners of loans, deceased and out of office,
2. Cash in the hands of commissioners of loans, in office,
3. Cash in the hands of the treasurer, as agent of the commissioners of the sinking fund,

9,061 85
$1,232,69518$
80,539 23
21000
the sinking fund, not received by the treasurer till 1813,
5. Cash heretofore advanced to a commissioner of loans, no longer in office, for the reimbursement of exchanged stock, and remaining unapplied.

3,821 61

Leaving this sum short provided on the 1st January, 1813, to meet all payments on account of the domestic debt,

Total amount of provision for the public debt, remaining unapplied on the 31stDecember, 1812,
C.

List of Warrants drawn according to law, during theyear 1813, on the Treasurer of the United States, on account of the payment of Interest on Louisiana Stock.


Iacluded in the foregoing List of Warrants, are the following, for commission to agents who purchased the bills.

| Warrants. |  |  |  |  | In whose favor. |  |  |  | Amount. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Number. | Date. |  |  |  |  |  |  |  | Dollars. Cts. |
| $\begin{aligned} & 5929 \\ & 5947 \\ & 6318 \\ & 6348 \\ & 6373 \\ & 6664 \\ & 6666 \\ & 6668 \\ & 6679 \end{aligned}$ | April <br> May <br> August <br> Septr. <br> Decr. <br> 66 <br> 6 | $\begin{gathered} 28, \\ 6, \\ 26, \\ 16, \\ 23, \\ 21, \\ 66 \\ 66, \\ 23, \end{gathered}$ | $\begin{gathered} 1813, \\ 66 \\ 66 \\ 66 \\ 66 \\ 66 \\ 66 \\ 66 \end{gathered}$ | - <br> - <br> - <br> - <br>  <br>  | Jonathan Smith,Samuel Flewelling,James Cox, -Jonathan Smith,Samuel Flewelling,Jonathan Smith,Samuel Flewelling,James Cox, -John P. Clark, | - | - | - | 14500 |
|  |  |  |  |  |  | - | - | - | 17944 |
|  |  |  |  |  |  | - | - | - | 6611 |
|  |  |  |  |  |  | - | - | - | 37736 |
|  |  |  |  |  |  | - |  | - | 12388 |
|  |  |  |  |  |  | - | - | - | 29167 |
|  |  |  |  |  |  | - | - | - | 19533 |
|  |  |  |  |  |  | - |  | - | 12152 |
|  |  |  |  |  |  | - | - | - | 9763 |
|  |  |  |  |  |  |  |  |  | \$1,597 94 |

List of Warrants drawn according to law, during the year 1813, on the Treasurer of the United States, on account of the payment of certain parts of the domestic debt.


List of Warrants drawn according to law, during the year 1813, on the Treasurer of the United States, on account of the Reimbursement and Interest of Domestic Debt.


List of Warrants drawn according to law, during the year 1813, on the Treasurer of the United States, on account of the payment of interest on temporary loans.

| Number of Warrants. | Date. |  |  | In whose favor. |  |  |  | Amount. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 5504 | January 6, | 1813, |  | John Dawson, | - | - | - | \$1,508 20 |
| 5505 | '66 66 | \% 6 | - | William Dandridge, | - |  |  | 2,131 15 |
| 5506 | ${ }^{6}$ 6 | 6 |  | John Hoof, | - |  | - | 2,057 39 |
| 5507 | 66 | 6 | - | James Cox, | - |  |  | 1,508 20 |
| 5508 | 66 | \% | - | Quintin Campbell, | - | . | - | 4,098 40 |
| 5509 | 6 6 | 66 | - | John P. Clark, | - | - | - | 13,893 44 |
| 5510 | " 6 | 66 | - | Levi Cutler, | - | - | - | 37705 |
| 5873 | April 9, | 66 | - | John P. Clark, | - | - | - | 15,000 00 |
| 5879 | ${ }_{66}{ }_{6}$ | 6 6 | - | Levi Cutler, | - |  |  | 75000 |
| 5874 | ${ }_{6}^{6}$ | 66 | - | Quintin Campbell, | - | - |  | 6,000 00 |
| 5875 | 66 | 6 | - | James Cox, | - | - | - | 3,000 00 |
| 5876 | 66 66 | 6 | - | John Hoof, | - |  | - | 1,500 00 |
| 5877 | 66 | 6 | - | William Dandridge, | - |  | - | 3,750 00 |
| 5878 | ${ }^{66}$ | 66 | - | John Dawson, | - |  | - | 2,250 00 |
| 6187 | July $\quad 76$ | ${ }_{6}$ | - |  | - | - | - | 750 1500 |
| 6188 | 66 69 | 66 |  | John P. Clark, | - |  | - | 15,000 00 |
| 6189 | 66 | 66 | - | Quintin Campbell, | - |  | - | 6,00000 |
| 6190 | 66 66 | 66 | - | James Cox, | - |  | - | 3,00000 |
| 6191 | 66 66 | 66 | - | William Dandridge, | - |  | - | 3,750 00 |
| 6192 | 66 66 | 66 | - | John Hoof, | - |  | - | 1,500 00 |
| 6193 | ${ }^{66}{ }^{66}$ | 66 |  | John Dawson, | - |  | - | 2,250 00 |
| 6480 | October 56, | 66 | - | Levi Cutler, | - | - | - | $75000$ |
| 6481 6482 | $\begin{array}{ll} 66 & 66 \\ 66 & 6 \end{array}$ | 66 |  | John P. Clark, | - |  | - | 15,000 00 |
| 6482 |  | 66 | - | James Cox, | - |  |  | 3,000 00 |
| 6483 6484 | 66 66 | 66 | - | Wohn Hoof, ${ }^{\text {William }}$ Dandridge | - |  | - | $\begin{array}{r}1,500 \\ 3,750 \\ \hline 00\end{array}$ |
| 6484 6485 | $6{ }_{6} 6$ | 66 | - | John Dawson, |  |  | - | 2,250 00 |
| 6495 | "6 6, | 66 | - | Quintin Campbell, | - |  | - | 5,749 31 |
| 6584 | Novem. 11, | 66 | - | Bank of Virginia, | - |  | - | 1,618 85 |
| 6655 | Decem. 17, | " 6 | - | John Hoof, | - |  | - | $1,22282$ |
| 6656 | $6{ }^{6}$ |  | - | Quintin Campbell, | - | - | - | $2,15229$ |
|  |  |  |  |  |  |  |  | \$127,067 10 |

List of Warrants drawn according to law, during the year 1813; on the Treasurer of the United States, on account of the reimbursement of temporary loans.

| Warrants. |  |  |  |  | In whose favor. |  |  |  | Amount. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Number. | Date. ${ }^{\text {- }}$ |  |  |  |  |  |  |  | Dollars Cts. |
| $\begin{aligned} & 6343 \\ & 6523 \\ & 6581 \\ & 6588 \\ & 6590 \\ & 6642 \\ & 6643 \\ & 6644 \\ & 6690 \end{aligned}$ | Septr. <br> Octr. <br> Novr. <br> 66 <br> Decr. <br> "6 <br> 6 | 15,15,10,15,16,15,666031, | $\begin{gathered} 1813, \\ 66 \\ 66 \\ 66 \\ 66 \\ 66 \\ 66 \\ 66 \\ 66 \end{gathered}$ | - | Quintin Campbell,Do. do.William Dandridge,Quintin Campbell,James Cox,John P. Clarke,John Hoof,Quintin Campbell,John P. Clarke, | - |  | - | 100,000 00 |
|  |  |  |  |  |  | - |  | - | 100,000 00 |
|  |  |  |  | - |  | - |  | - | 250,000 00 |
|  |  |  |  |  |  |  |  | - | 100,000 00 |
|  |  |  |  |  |  | - |  | - | 100,000 00 |
|  |  |  |  |  |  |  |  | - | 250,000 00 |
|  |  |  |  |  |  |  |  | - | 100,000 00 |
|  |  |  |  |  |  |  |  | - | 100,000 00 |
|  |  |  |  |  |  | - |  | - | 250,000 00 |
|  |  |  |  |  |  |  |  |  | \$1,350,000 00 |

List of Warrants drawn according to law, during theyear 1813, on the Treasurer of the United States, on account of the payment of the Principal and Interest of Treasury Notes.

| Warrants. |  |  |  |  | İn whose favor. |  |  |  | Amount. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Number. | Date. |  |  |  |  |  |  |  | Dollars. Cts. |
| $\begin{aligned} & 6376 \\ & 6377 \\ & 6487 \\ & 6539 \\ & 6540 \\ & 6574 \\ & 6597 \\ & 6611 \\ & 6612 \\ & 6633 \\ & 6654 \\ & 6681 \\ & 6684 \\ & 6885 \end{aligned}$ | Sept. | 23, | 1813, | - | William White, William Few, | - - |  | - | 105,400 00 |
|  |  | $6{ }^{6}$ |  |  |  | - - |  | - |  |
|  | October | 6,26,6 | ${ }^{6}$ | $-$ | William White, | - - |  | - |  |
|  |  |  | 66 | - | William Few, | - - |  | - | $\begin{array}{r} 52,70000 \\ 210,800 \end{array}$ |
|  | Novr. |  | 66 |  |  | - | - |  | 600,780 00 |
|  |  | 8,18,25,68 | 66 | - | $\begin{array}{ll} \text { Illiam } & \text { Whit } \\ \text { Do. do. } \\ \text { Do. do. } \end{array}$ | - - |  | - | 538,594 00 |
|  |  |  |  | - |  | - - |  | - | $\begin{array}{r} 56,916 \\ 421,600 \\ 420 \end{array}$ |
|  | 66 |  | 66 | - | Do. do. William Few, | - | - |  |  |
|  | 6 |  |  |  | William White, Do. do. | - - |  | .. | 289,323 00 |
|  | Decr. | $\begin{gathered} 8, \\ 17, \\ 24, \\ 27, \\ 66 \end{gathered}$ | 66 | - |  | - - |  | - | 64,926 40 |
|  |  |  | 6666 | - | $\begin{array}{ll}\text { Do. do. } \\ \text { Do. } & \text { do. }\end{array}$ | - | - | - | 189,720 00 |
|  | $6{ }_{6}$ |  |  |  | Benjamin Austin, | - | - | - | $\begin{aligned} & 210,80000 \\ & 391,66640 \\ & 685,10000 \end{aligned}$ |
|  |  |  |  | - | William White, William Few, |  |  |  |  |
|  | 6 |  |  |  |  |  |  |  |  |
|  |  |  |  |  |  |  |  |  | \$4,239,925 80 |

RECAPITULATION.
Interest on Louisiana Stock,
Interest and reimbursement of the Domestic Debt, \$679,673 64 - $4,713,42161$

Paying certain parts of the Domes tic Debt
127,067 10
Payment of interest on Temporary Loans, 1,350,000 00
Principal and Interest of Treasury Notes,

Treasury Departient, Register's Office, Junuay 31sl, 1814.
JOSEPH NOURSE, Register.

## D.

Amount of remittances during the year 1813, or account of interest on Louisiana stock in Europe.
Guilders 53,153 00 at 41 cents, -

G. 91,31908

Sterling £21,900 0000 at 12 per cent. discount,
$\begin{array}{r}\$ 21,792,73 \\ 10,20855 \\ 6,40580 \\ 48178 \\ \hline 38,88886\end{array}$

| ng £21,900 0000 |  | per ce | iscount, | - | - | - | - | 85,653 33 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 47,500 0000 | 123 ${ }^{\frac{1}{2}}$ | do. | do. | - | - | - | - | 184,722 21 |
| 3,100 0000 | $12 \frac{1}{4}$ | do. | do. | - | - | - | - | 12,090 00 |
| 15,000 0000 | 13 | do. | do. | - | - | - | - | 58,000 00 |
| 10,000 0000 | 14 | do. | do. | - | - | - | - | 38,222 22 |
| 64,430 0003 | 15 | do. | do. | - | - | - | - | 243,402 25 |
| 1,600 0000 | 159 ${ }^{\frac{1}{2}}$ | do. | do. | - | - | - | - | 6,008 89 |
| 2,969 1909 | 16 | do. | do. | - | - | - | - | 11,087 94 |
| £166,500 0000 |  |  |  |  |  |  |  |  |

Applied to remittances,
Paid agents for commission,
639,186 84
678,075 70
1,597 94
Amount of warrants issued in the year 1813, on account of interest on Louisiana stock, in Europe, as per preceding statement $\mathbf{C}$,
$\stackrel{\$ 679,673 \quad 64}{\underline{~}}$


Treasury Defartiment, Registers' Office, February 3, 1814.
JOSEPH NOURSE, Register.

## F.

An estimate of the application, made in the year 1813, of the funds provided for the payment of the Principal and Interest of the Public Debt.

## 1. On ascount of the Principal.

1. Reimbursement of the old six per cent. and deferred stocks, estimated at

$$
\$ 1,390,42096
$$

Do. of registered debt, including arrears of interest, - - 2928
Do. of temporary loans - - - - -
Do. of treasury notes, (payable in 1813, and January and Feb'y, 1814,) $\quad 4,022,70000$
Stock purchased, viz:
Louisiana domestic six per cent. stock, - - $\$ 147,200^{\top} 00$
Six per cent. stock of $1812, \quad-\quad$ - 267,20000
414,400 00
7,177,550 24

## 2. On account of Interest and Charges.

1. Interest on account of domestic funded debt, estimated at - - - $\$ 2,484,10460$
2. do. on Louisiana stock domesticated, - . - - - 139,332 0
3. do. on temporary loans, - - - - - 12706710
4. do on treasury notes, payable in 1813, and January and February, 1814, - 217,22580
5. Interest and charges on Louisiana stock, payable in Amsterdam and London, - - - - ${ }^{-}$- - ${ }^{-}$\$539,314 15
Interest and charges on converted stock, payable in Amsterdam and London,

| $\begin{array}{r} 1,41308 \\ 1,59794 \\ \hline \end{array}$ | 542,325 17 | 3,510,054 67 |
| :---: | :---: | :---: |
|  |  |  |
|  |  | \$10,687,604 91 |

Treasury Department, Register's Office, February 3, 1814.
JOSEPH NOURSE, Register.

## G.

In estimate of the funds provided before the 1 st January, 1814, for the payment of principal and interest of the Public Debt, falling' due after that day.

## I. On account of the Foreign Debt.

Cash in the hands of commissioners and agents in Europe, and remittances outstanding on the 31st

To Amsterdam, - - - - Guilders $91,319,08$, at 40 cents, $\$ 36,52776$
To London, - - - . - $\quad$ - 166,500 at 4s. 6 d . 740,000 00
$\$ 468,240 \quad 63$

The amount applied during the year 1813, per preceding estimate $F$, is calculated to have heen, for interest and charges in Europe,

540,727 23
The balances in the hands of agents in Europe, or in remittances outstanding, may therefore be esFw timated, on the 31st December, 1813, at

704,041 16
The amount of protested bills outstanding, and unrecovered on that $\overline{\text { day }}$, was the same as that on the 31st December, 1812, per preceding statement $B$,

## II. On account of the Dornestic Debt.

Cash advanced from the treasury, beyond the amount necessary for the payment of dividends, and remaining in the hands of the treasurer, as agentfor the commissioners of the sinking fund,
 redemption of the Public Debt.

|  | Old six per cent. stock. | 3 per cent stock. | Deferred 6 per cent. stock. | 5 per cent. stock. | Five and a half per cent. stock. | Four and $a$ half per ct. stock. | 4 per cent. stock. | Navy 6 per cent. stock. | 8 per cent. stock. | Exchanged 6 per cent. stock. | Converted 6 per ct. stock. | Louisian 6 per. ct. stock. | 6 per. ct. stock of 1812. | Amount of the several species of stock. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Reimbursement of the foreign debt to 31st Dec, 1809, |  |  |  | 8,200,000 | - | 820,000 | 3,180,000 |  |  | - | - |  |  | 12,200,000 00 |
| . "\% of the Navy six per cent. stock, | , |  |  | , |  |  |  | 711,700 | . | . | . |  |  | 7211,70000 |
| " of the five and a half per cent. stock, |  |  |  |  | 1,751,742 56 |  |  |  |  |  | - |  |  | 1,751,742 56 |
| " of the four and a half per cent. stock, |  |  |  |  |  | 176,000 | . |  |  |  |  |  |  | 176,000 00 |
| "\% of the eight per cent. stock, - ox the exchanged six per cent. stock, |  |  |  | $\bullet$ | - |  |  | - | 5,302,900 |  |  |  |  | 5,302,900 00 |
| "، of the converted six per cent. stock, | - |  |  |  |  | - |  | - |  | 5,993,343 50 |  | - |  | 5,993,343 50 |
| Purchased with moneys received on account of surplus |  |  |  |  |  |  |  |  |  |  | 70 |  | - | 1,859,770 70 |
| duties to the end of 1790 , - - - | 439,016 12 | 401,072 90 | 631,786 86 | - | - | - | - | - | - | - | - | - | - | 1,471,875 88 |
| Purchased on account of the loan of $\$ 2,000,000$, of 12 th August, 1790, |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| Ditto, out of the interest fund, or applied therefrom, - | 353,60495 140,588 | 31,731 <br> 79,055 <br> 79 | 137,588 <br> 132,625 <br> 69 | : | 95,757 44 | - | - | $\because$ | $\because$ | - | $\bullet$ | 326,500 | 324,200 | 522,925 $\mathbf{5 5}$ $1,098,726$ |
| out of moneys arising from imports and tonnage, and from the sale of public lands, |  |  |  | - |  |  |  |  |  |  |  | 326,500 | 324,200 | 1,356,707 62 |
| In payment for lands sold under certain acts of Congress, ". for lands on Lake Erie, sold to the State of | 65,308 79 | 85,877 91 | 20,968 90 | : | 1,400 00 | $\stackrel{\square}{-}$ | $\stackrel{\square}{-}$ | * | $\begin{array}{r} 1,056,700 \\ 122,900 \end{array}$ | $\begin{array}{r} 300,007 \\ 700 \\ \hline 00 \end{array}$ | 8000 | - | $:$ | $1,356,70762$ 297,23560 |
| Pennsylvania, " of certain balances which originated prior to | 60,449 44 | 60,718 25 | 30,224 72 | - |  |  | - | - | - | - | - | - | - | 151,392 41 |
| the present constitution, | 7,220 63 | 7,187 64 | 16,936 17 | - | - | - | - | - |  | - | - | - | - | 31,344 44 |
| In the payment of commutation of certain military officers, placed on the pension list, | 14,934 22 | 10,472 40 | 7,467 09 | - | . |  | . | - | - | . | . |  |  | 32,873 71 |
| In discharge of debts due to foreign officers, - - | 186,988 23 | 22,438 58 |  | - | - |  |  | : | - | - | : |  |  | 32,873 209,42681 |
| Ditto of the registered debt, per act of 12th June, 1798, | 86,566 54 | - | - | - | - |  | - |  |  |  | - | - |  | 26,566 54 |
| Ditto of loan office and final settlement certificates, per the same act, | 55,888 98 | . | 27,581 84 |  |  |  |  |  |  |  |  |  |  | 83,470 82 |
| Stock arising from specie paid for services and supplies, prior to the 4th March, 1789, | 56,888 $\mathbf{5 1 5 , 4 6 0}$ 94 | ${ }^{-}$ | 27,581 84 | - | - |  |  | - | - | - | - | - |  | 83,47082 516,46094 |
| Unapplied of 660,000 dollars, six per cent. stock, remitted on account of the Dutch debt in 1795, | 12,400 20,000 | - | - | - | - | - | - | - | - | - | - | - | - | 515,46094 20,00000 |
| Total amount to the credit of the commissioners of the sinking fund, to 31st December, 1813, $\}$ | 1,946,026 92 | 698,565 41 | 1,005,179 83 | 8,200,000 | 1,848,900 00 | 996,000 | 3,180,000 | 711,700 | 6,482,500 | 6,294,051 12 | 1,859,850 70 | 326,500 | 324,200 | 33,873,463 98 |

Nominal amount transferred, to 31st December, 1812, as per document marked $H$, in the preceding annual statement Additional for 1813.-Louisiana six per cent. stock, on interest from list January,
Ditto
ditto dito $\begin{gathered}\text { lst July, 1813, }\end{gathered}$

Six per cent. stock of 1812, 1st January, 1813,

Treasury Department, Register's Office, February 13, 1814.

## I.

Statement of moneys arising from the interest on stock transferred to the United States, being the amount drawn by the agent to the trustees for the redernption of the Public Debt, during the year 1813, pursuant to the act of May, 8ih, 1792, agreeably to statements made at the treasury.
1813, March 8th. Warrant No. 5674, per treasury statement No. 26,878,
$\$ 480,54763$
June 24. Warrant No. 6059, per treasury statement No. 27,178,
483,733 43
December 27. Warrant No. 6683, per treasury statement No. 27,875,
967,826 86
\$1,932,107 92
Treasury Department, Register's Office, January 26, 1814.
JOSEPH NOURSE, Register.

## K.

Statement of moneys drawn by the agent to the trustees for the redemplion of the Public Debt, in the year 1813, being on account of moneys received into the treasury from sales of public lands, pursuant to the act of the 3d of March, 1795, agreeably to statements made at treasury.
1813, December 20. Warrant No. 6,659 per treasury statement,
\$830,671 53
Treasury Department, Register's Office, January 26, 1824.
JOSEPH NOURSE, Register.
L.

Statement of Stock purchased by Jonathan Smith, for the Commissioners of the Sinking Fund.
The United States,
To Jonathan Smith, Cashier of the Bank of Pennsylvania, Dr.


Treasury Departhent, Register's Office, Fiumbary 3d, 1814.

## M.

Statement of the instalments of temporary loans obtained under the act of March 14th, 1812, "ruthorisistr a:loan for a sum not exceeding eleven millions of dollars," whichfell due wnd were"paid'during the year 1813.

N.

Statement of Treasury Notes which became payable and werepaid, or mbneys advanced from the 1'reasury for their payment, during the year 1813.

| Times when payable. | Where payable. |  |  | Total. |
| :---: | :---: | :---: | :---: | :---: |
|  | Boston. | New York. | Philadelphia. |  |
| 1813, October 1. | - - | 400,000 | 100,000 | 500,000 |
| '6 10. - |  | - 000 | 50,000 | 50,000 |
| November 1. - |  | 200,000 | 570,000 | 770,000 |
| 66 11. |  |  | 511,000 | 511,000 |
| December ${ }^{21 .}$ |  | - | 54,000 | 54,000 |
| $\mathrm{December}_{6} 11$. | - - | 400,000 | . 274,500 | 674,500 |
| ، 21. - |  |  | 61,600 | 61,600 |
| 1814, January 1. - | 200,000 | 650,000 | 84,400 | 180,000 |
| " 11. - |  |  | 69,000 | 69,000 |
| 6 21. - |  | - - | 60,600 | 60,600 |
| February 1. - |  |  | 129,600 | 129,600 |
| " 11. | - - | - - | 28,000 | 28,000 |
| Dollars, | 200,000 | 1,650,000 | 2,172,700 | 4,022,700 |

Treasury Department, February 21, 1814.

[^23]Statement of the incorporated Banks within the District of Columbia, and of the situation of their affairs, agreeably to the latest statements rendered by them, respectively, to the Secretary of the Treasury.

| BANKS. |  | Date of Bank returns. | Capital authorized by law. | Capital actually paid in. | Notes in circu lation. | Due to other Banks. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | 1814. |  |  |  |  |
| Bank of Washington, | - | February 14. | 500,000 | 346,665 | 239,730 00 | 256,196 39 |
| Bank of Columbia, | - | February 16. | 1,000,000 | 859,560 | 489,598 67 | 590,387 44 |
| Union Bank of Georgetown, |  | January 1. | 500,000 | 405,170 | 360,965 00 | 95,858 07. |
| Bank of Alexandria, - |  | February 17. | 500,000 | 480,000 | 182,900 87 |  |
| Bank of Potomac, |  | February 12. | 500,000 | 500,000 | 235,514 10 | 155,394 28 |
| Farmers' Bank of Alexandria, | - | February 9. | 500,000 | 310,100 | 195,490 00 | 135,674 00 |
| Mechanics' Bank of Alexandria, | - | February 19. | 500,000 | 270,460 | 278,770 00 | 78,792 00 |
| BANKS. |  | Date of Bank: returns. | Deposits by Government and by individuals, discount and interest received, \&c. | Bills and Notes discounted. | Stock of the United States. | Treasury Notes. |
|  |  | 1814. |  |  |  |  |
| Bank of Washington, - | - | February 14. |  |  |  |  |
| Bank of Columbia, - - |  | February 16. | 1,260,572 12 | 1,440,256 10 | $370,72026$ | 229,000 |
| Union Bank of Georgetown, - |  | January 1. | 187,413 05 | 706,993 29 | 143,726 47 |  |
| Bank of Alexandria, - |  | February 17. | 497,477 09 | 667,947 00 | 100,000 00 |  |
| Bank of Potomac, - |  | February 12. | 128,185 19 | 604,242 28 | 100,000 00 |  |
| Farmers' Bank of Alexandria, |  | February 9. | 87,968 00 | 400,513 00 | 100,00 0 | 180,000 |
| Mechanics' Bank of Alexandria, | - | February 19. | 95,222 35 | 519,764 00 | - | 28,300 |
| banks. |  | Date of Bank returns. | Notes of other Banks. | Due from other Banks. | Specie. | Real estate, expenses paid, \&c. |
| Bank of Washington, |  | Frebruary |  |  |  |  |
|  |  | February 14. | 55,760 00 | 168,750 53 | 81,996 73 | 12,539 10 |
| Bank of Columbia, - |  | February 16. | 222,606 94 | 695,895 39 | 171,110 66 | 70,528 81 |
| Union Bank of Georgetown, |  | January 1. | 67,254 78 | 32,325 16 | 87,864 98 | 11,241 44 |
| Bank of Alexandria, - |  | February 17. | 170,586 59 | 25,524 43 | 126,781 94 | 69,538 00 |
| Bank of Potomac, |  | February 12. | 108,619 28 | 25,873 90 | 140,097 11 | 40,261 00 |
| Farmers' Bank of Alexandria, |  | February 9. | 53,597 00 | 49,425 00 | 34,71600 | 10,981 00 |
| Mechanics' Bank of Alexandria, | - | February 19. | 68,868 58 | 69,434 00 | 22,43377 | 14,444 00 |

## AlbxandRia, February 12, 1814.

Sin:
Seeing a call from Congress upon your Department for information of all insurance companies in the district, I have thought the following communication might not be unacceptable.

The General Assembly of Virginia passed an act on the 16th of January, 1798, incorporating the "Marine Insurance Company of Alexandria, allowing a capital of 12,500 shares at $\$ 20$ per share, or $\$ 250,000$, to be paid by instalinents, as called for at discretion of the President and Directors.

Of this, 7,434 shares only were subscribed in the first instance, (nor has the subscription been since opened) on which were called instalments amounting, together, to $\$ 13$ a share, making the present actual capital $\$ 96,642$, which, on an experience of sixteenyyears, has been found fully adequate to the business of the company.

The war has now completely wound up that business, not having a cent. at risk, and the entire capital is invested in the stock of the banks of Alexandria and Potomac.

I am, respectfully, sir, your most obedient servant,
J. B. NICKOLLS,

Secretary Marine Insurance Company of Alexandria.
The Hon. William Jones, Secretary of the Treasury.

## REMISSION OF FORFEITURE.

communicated to the house of representatives, margh 3, 1814.
Mr. Irving, from the committee appointed to take into consideration the petition of George Walkington, made the following report:
That they have hard the same under consideration, and find, by the statement of the petitioner, supported by other respectable vouchers, that, in the year 1808, being a mariner, out of employ, on account of the embargo, be was engaged by a Mr. George M. Woolsey, at that time a respectable merchant in the city of New York, to take charge of the ship Halcyon, to clear her out from the port of said city, and to carry her to the port of Jersey, on the opposite side of the Hudson river.

That, shortly after he carried the said ship to Jersey, a captain was placed on board of her, and the petitioner discharged, receiving as a compensation for his services for the time he had charge of her, ten dollars. That, when he cleared the said ship out from the port of New York, he signed certain papers at the custom house, which, as he
had never cleared a ship out before, he supposed to be mere papers relating to her clearance. That, in the year 1810, he was arrested, at the suit of the United States, on a bond for $\$ 57,000$, which, to his surprise, he then learned was an instrument he unvittingly signed at the time of the said clearance. "That, being friendless, and not able to procure surety for such an amount, he was placed in prison, and remained there for ten months, when, by the commisseration of the collector of the port of New York and the attorney for the district, who joined in a petition with him to the Secretary of the Treasury, the penal bond was reduced to $\$ 800$, for which he gave bail, and then applied himself to his avocation, in the hope of making sufficient to meet the bond. That, while thus in the prosecution of his calling as a mariner, he was taken at the commencement of the present war with Great Britain, was carried into Gibraltar, where his cargo and all his little property was condemned, and himself detained a prisoner of war eleven months. That, being at length exchanged, he returned in a cartel from London to the United States, and on arriving in the city of New York, he found judgment entered against him on the penal bond, and was surrendered to prison by his bail. That he is now pennyless, in abject want, and has a wife and two small children, who are, likewise, through his imprisonment, involved in the same state of penury and suffering.

From the testimony of others in behalf of the character and circumstances of the petitioner, the committee are of opinion that his situation is as deplorable as he represents, and that he has been an unsuspecting dupe; especially so, when they take into consideration the smallness of the sum, ten dollars, which was all that he received for his services on board of the said vessel; which he states to have been at the rate of two dollars per day, the wages usually allowed in the port of New York to those who are employed as ship keepers.

The committee are convinced that a man of the character the petitioner is represented to have possessed, would hardly have rendered himself liable to the consequences which have overtaken him for so paltry a sum. If, however, he should have been guilty, they are of opinion that the law has been fully satisfied for his offence, in his imprisonment for sixteen months, and his having been reduced to his present state of absolute wretchedress and want.

They therefore beg leave to report a law for his relief.

## ENCOURAGEMENT TO MANUFACTURES.

communicated to the house of representatives, march 23, 1814.
To the Honorable the Senate and the Honorable the House of Representatives of the United States in Congress assembled, the petition of the subscribers, inhabitants of the towns of Sutton, Millbury, Oxford, and Dudley, in the county of Worcester, and Commonwealth of Massachusetts, humbly showeth:
That the manufacturing of scythes in this section of the country, at the present, is in a flourishing and increasing state. That, in the year 1810, there were in these towns, eleven blacksmith shops, to wit: nine in the town of Sutton, two in Oxford, but none in Dudley, which were appropriated to the use of making scythes. Since which time a part of the town of Sutton have been incorporated by the name of Millbury. That there have been erected in these towns, since 1810, seven new shops; in some of which can be made one thousand dozen of scythes annually. The scythe making business is not confined to these towns, but has increased, as your petitioners believe, in nearly an equal degree, throughout this State, and, we think, we might add, throughout the Northern States. Your petitioners confidently believe that a sufficient quantity of scythes are and could be manufactured for the use of the United States, by its own citizens.

Also, the manufacturing of mill saws is carried on in this vicinity to a considerable extent, as also in many other places in the Union, and is capable of such improvements as to supply the country with that article.

Your petitioners are, however, aware that whenever the restrictions on commerce shall cease, that from the great importation of scythes and mill saws from Europe, which would, of course, succeed such an event, they must unavoidably suffer, unless encouraged by the interposition of Congress. They therefore pray your honors, that such duty may be imposed on all scythes and mill saws imported, as shall render suitable encouragement to the manufacturing of those articles in this country, or in such way as the wisdom of your honors shall deem proper; and, as in duty bound, will ever pray.

ELIJAH WATERS, \& Co., and others.

## REMISSION OF DUTIES.

## Communicated to the senate, march 24, 1814.

Mr. Roberts, from the committee to whom was referred the petition of Stephen Girard, of Philadelphia, on the subject of the ransom of the ship Montesquieu, made the following report:
That, aftera careful examination of the petitioner's allegations, they see no reasons for considering the importations in the Montesquieu as being placed in a different situation, as to the payment of duties, on account of the ransom of that vessel. The ransoming differs not from any other commercial adventure in its principle. The petitioner was permitted to ransom his vessel, by the Goyernment, on his own application, for the promotion of his own interest, and it was in character an indulgence. It is not suggested the interest of the petitioner has suffered by the adventure. If the act of ransoming be considered as a partnership act between the petitioner and the Government, that would justify, even in the event of loss, a diminution of duties, the rule of justice, in the event of profit, would give him a participation in the nett gain. The committee, not seeing there is any validity in the suggestion of common interest, and finding no loss is alleged, submit a resolution, as follows:

Resolved, That the petitioner have leave to withdraw his petition.

## REMISSION OF FORFEITURE.

## communicated to the house of representatives, march 25, 1814.

Mr. Newton, from the Committee of Commerce and Manufactures, to whom was referred the petition of James Washburn and John Alexander, of New Bedford, Massachusetts, made the following report:
The object of the petitioners is to be relieved from the payment of two executions which have been issued against them. 'The facts as set forth are these:

The petitioners, in the summer of 1811, despatched the schooner Mars, a coasting vessel, to Eastport, in Massachusetts, for a load of plaister of paris, which was obtained; on her return she was seized, and the vessel and cargo were libelled. Judgment by the court was given against the vessel and cargo, on this ground: that the vessel, as a coasting vessel, was engaged, contrary to law, in a foreign trade; all which will evidently appear by a reference to the record. The petitioners seek relief from Congress, and rely to obtain it on the ground that the plaister of paris, which was purchased of a certain Solomon Rice, of Lastport, was legally imported into the United States. This case has been solemnly decided by the judiciary, on great deliberation, after giving the parties ample time to make their defence. The fact on which they depend for obtaining relief from Congress, if it existed at all, had an existence prior to the institution of a libel against the said vessel and cargo, and might have been made manitest to the court. But this was not done; no new case is made out; a review of the cause, in the nature of an appeal, is sulicited. This solicitation is contrary to every principle of jurisprudence, were it to be granted. Infinite mischief would be the result, and the province of the judicatories of the United States would be invaded. If the parties have sustained any damage, it is fairly chargeable to their own rashness or negligence. If they are without a remedy, they are the cause of it. From this view of the case, the committee are compelled to recommend to the House the adoption of the following resolution:

Resolved, That the petitioners have leave to withdraw their petition.

## REMISSION OF DUTIES.

## communicated to the house of representatives, march 25, 1814.

Mr. Nrwton, from the Committee of Commerce and Manufactures, to whom was referred the petition of Lenon Orso, a native of New Orleans, made the following report:
The petitioner states, that, since the year 1809, he has purchased of John D. Becktell, and others, merchants of New Orleans, sundry articles of foreign merchandise, the duties on which he was informed, and verily believes, have been paid. That the merchandise, thus purchased, at sundry times, was shipped on board the coasting schooner Victoire, to the town of Mobile, in that part of Louisiana, of which possession had not been delivered to the Government of the United States, and there landed the said merchandise, and disposed of a part of the same. The petitioner also, further states, that, towards the end of November, 1810, it was generally believed, that a certain Reuben Kemper, with others associated with him, had formed a plan for taking, plundering, and burning the said town of Mobile. The petitioner, apprehending an attack on the said town, embarked for the county of Baldivin, near Fort Stoddert, carrying with him, in the said schooner Victoire, his family, and the merchandise which remained unsold; the articles of which are enumerated in the invoice annexed to this petition. On the arrival of which merchandise, at the port of Fort Stoddert, the petitioner reported to the collector of the district of Mobile, who compelled him to enter the same, and give bond for the payment of duties on the same. The petitioner prays to be relieved from the payment of the said bond, amounting to upwards of six hundred dollars.

The committee, on mature consideration of this case, are impressed with the opinion, that they have not jurisdiction over the same. They think that it belongs, properly, to the cognizance of the judiciary. The petitioner, complains that he has been compelled, by the collector at Fort Stoddert, to execute a bond contrary to law, for the payment of duties on certain merchandise, not liable to pay duties. The case is briefly this, the merchandise subjected to duty, he says, he purchased of John D. Becktell, and others, at New Orleans, in the years 1809 and 1810, the duties, previously to his purchasing the same, having been paid. That, in the year 1809 he moved, and carried with him to the town of Mobile, the merchandise then purchased; and that at sundry times afterwards, in the year 1810, he received at the last mentioned place, other articles of merchandise, purchased of the said John D. Becktell, and others; and that he resided at the town of Mobile, till the latter end of November, 1810; at which time, apprehending an attack on the town, by a certain Reuben Kemper and others, he removed, with the merchandise then unsold, to the county of Baldwin, near Fort Stoddert. If the petitioner has been constrained, illegally, to secure the duties on the above mentioned merchandise, the courts of law are open to the petitioner for relief; to them he ought to resort. The petitioner can fairly bring his case to a judicial examination and decision, by refusing to pay the bond, executed by him to secure the duties to the United States. It is the province of the legislature to enact laws, but not to expound and enforce them. Happily for this nation, these solemn duties are confided to seperate and distinct departments. The committee can never be brought to countenance an usurpation of power, by any of their acts. The demarcations which the constitution has fixed and assigned to the several co-ordinate branches of the government, will be sedulously kept in view. They will never pass, knowingly, the barrier prescribed by the constitution to their functions. These considerations, they conceive, sufficiently justify them in recommending to the House of Representatives to refuse the interposition of its extraordinary powers, and the propriety of leaving the petitioner to his remedy at law. But, should the House deem this position not solid, and require a report on the merits of the case; in order to meet with promptitude such a requisition, and to prevent delay, the committee beg leave to offer the following views on the merits of the claim of the petitioner, to a remission of the duties:

On a full and deliberate examination of this case, this committee are of opinion, that relief ought not to be granted. The reasons which have led them to form this opinion, are the following: The petitioner, who states that he is a citizen of the United States, knew, at the time that he removed from New Orleans, with the avowed intention of taking lis stand, of residing at the town of Mobile, and carrying on there the business of a merchant, that the town of Mobile was in possession of the Spaniards, and subject, while they possessed it, to the laws of Spain.

He had voluntarily removed himself from the jurisdiction of the laws of the United States, and had relinquished during such residence there, all claim to the privileges which they impart. Had he cammitted, while he resided there, an offence, which was punishable by the Spanish laws, he would have been amenable to them? Had he imported merchandise there, it would likewise have been subject to the tariff of the Spanish customs, and the duties arising from the same, would have gone to the Spanish treasury. These are positions the committee take to be undeniable;
no exception can be made to them; nor can the petitioner avail to himself any advantage, by alledging, that the town of Mobile, was a part of Louisiana; because, although the town, in fact was part of the territory belonging to the United States, yet the possession of it had not been: obtained by the Government of the United States, from that of Spain.

During the forcible detainer of the town of Mobile, by the Spanish Government, that of the United States could view it in no other light, than as being, during the possession thereof by the Spaniards, for all purposes of commerce and intercourse, a place under the jurisdiction of a foreign nation. Had the Government of the United States considered it in any other point of view, the town of Mobile would have been the emporium of foreign merchandise for the surrounding country, and the treasury of the United States would have been defrauded of the duties, arising on their importation. If these reasons be sound, and the committee are persuaded that they are so, the petitioner can have no just cause for complaining that the merchandise, which he removed from the town of Mobile, to the county of Baldwin, has been subjected to the payment of duties to the United States. Should this ground, however, prove to be untenable, which the committee apprehend is not likely to be done; another consideration of which the petitioner's case is susceptible, will place it beyond every hope of redress, and show, in the strongest manner, that by granting relief, all the just rules which reason and law sanction, would be violated.

The petitioner, in substantiating his claim to have the duties remitted, which he has been compelled to secure to the United States, by the collector of Fort Stoddert, insists much on this fact, that the merchandise, on which the duties have been paid, was purchased of certain merchants in New Orleans, on which the duties, previous to his purchasing the same, had been paid to the United States. This statement, and the confident reliance of the petitioner on it, to make good his claim, requires some examination. To perform which task, the committee are necessarily compelled to analyze the evidence offered by the petitioner. The deposition of John D. Becktell, taken exparte, amounts to this, that certain merchandise, specified in the invoice annexed to the petition, was purchased of him at New Orleans, in the years 1809 and 1810, but it does not prove that the merchandise which was removed in 1810, by the petitioner, in the schooner Victoire, a coasting vessel of the United States, to the aforementioned county of Baldwin, was the same merchandise which had been purchased of him in the years 1809 and 1810. Nor was it possible for the deponent to do so. How could he depose to the identity of the articles of merchandise, after such a lapse of time? Could not the town of Mobile be furnished in the course of trade, with the like articles, from no other person than the deponent; from no other place than New Orleans? The attempt to prove the fact as stated, would be proving too much; it would be proving a thing, if not impossible, that was at least highly improbable. The fact, then, that the merchandise which was removed to the aforementioned county of Baldwin, was a part of the same specified in the invoice, and which was purchased as aforementioned, is proved only by the statement and averment of the petitioner alone. This testimony is inadmissible; it is contrary to all the rules of enlightened jurisprudence, that the party interested should be a witness; nay, the sole witness in his own cause. The committee do not intend, by their mode of examining this case, to implicate the characters of the petitioner, or the deponent. These are persons unknown to them; and they deprecate nothing more than the infliction of injury on the feelings and characte rs of those who shall pass in their view and review, while performing the sacred office of judges. To keep the scales of justice in equipoise, between the government and the citizen, is the sole object of the committee. To effectuate this object, always desirable, but of difficult attainment, the freedom of discussion is essential. Truth cannot be arrived at without the vigorous and free exercise and exertion of the faculties of the mind. Her lights must be elicited, like sparks from the flint; to those belong the property to animate and to cherish, and, when just cause and imperious necessity shall require, to blast, or to consume.

For these reasons, the committee respectfully submit the following resolution:
Resolved, That the petitioner have leave to withdraw his petition.

## REVISION OF THE REVENUE LAWS.

communicated to the house of representatives, april 9, 1814.
To the Honorable, the Senate and House of Representatives of the United States of Americain Congress assembled, your petitioners, Manufacturers of the city and neighborhood of Baltimore, and' others, who feel interested in the promotion of domestic manufactures, respectfully represent:

That they have long understood, it is the opinion of many merchants engaged in the importation of foreign manufactured merchandise, that the mode at present used to ascertain the duties thereon is, in many respects, very defective, not calculated either to protect the interests of the United States in a full receipt of revenue, or the honest importer from the practices of the fraudulent one, and that some amendment to the present collection law is absolutely necessary. They are now under the impression, that a law will soon be passed, which will have the effect to produce an entire change in the usual manner of introducing such manufactures, at least those which are of British origin, through the medium of neutrals, and, therefore, it is more desirable than ever, that such an amendment should be made without delay, because, if this law should pass, an immense importation of goods will no doubt take place in the course of a few weeks, and if the proposed amendment to the collection law should not be made previous thereto, the United States will no doubt suffer a great loss of revenue, and an injury proportional thereto will be done to domestic manufactures. It is of little moment to the importer what is the rate of duty which he has to pay, because he always calculates on its reimbursement; but it is of vital importance to him, and to the security of the revenue, that the same duty is paid on the same kind and quality of goods by every importer in the United States. To endeavor to obtain such an amendment to the present collection law as will have this effect. is the principal object of this petition, and your petitioners are the more solicitous for it from a full belief, that while it will protect the interests of the fair trader, and increase the revenue, it will also support the manufactories already established in the United States and forward and encourage the erection of many others now in contemplation.

Your petitioners further represent, that they believe a prohibition of the importation of cotton goods the manufacture of countries beyond the cape of Good Hope, would very materially tend to benefit the agricultural interest of the country, by creating a constant and steady demand for raw cotton, and, that while it would encourage the manufacture of coarse cotton fabrics, it would serve as an important check to the exportation of specie.

Your petitioners therefore pray than an act or acts may be passed for the purposes stated, or that such other relief may be granted in the premises as to both Houses of Congress may appear to be right, and your petitioners, as in duty bound, shall ever prays, \&c.

Signed by the subscribers, a committee appointed for this purpose, at a meeting held at the Merchant's Coffee House, in Baltimore, the 6th day of April, 1814.

JOHN HILLEN.
WM. PATTERSON,
SAML. HARDEN,
ROBERT MCKIM,
JNO. GILL
NATHAN LEVERING
EDWARD GRA'Y.

No. 419.
[2d Session.

## MINT.

COMIUNICATED TO THE HOUSE OF REPRESENTATIVES, APRIL 9, 1814.

## Treasury Debpaítiment, Aprīl 7, 1814.

SIR: I have the honor to transmit, herewith, a letter from the Comptroller of the Treasury, accompanied with sundry statements, which have been prepared in obedience to the act, entitled "An act establishing a mint, and regulating the coins of the United States," passed April 2d, 1792.

> I have the honor to be, very respectfully, sir, your obedient servant,
G. W. CAMPBELL.

The Hon. the Speakrr of the House of Representatives.
Treasury Departaent, Comptrollet's Office, April 4, 1814.
Sir:
The statements herewith, marked A, B, and C, have been prepared pursuant to the seyenth section of an act of Congress, passed the 2 d of April, 1792, entitled "An act establishing a mint, and regulating the coins of the United States." They contain all the information, relative to the mint, which the settlements made at the treasury enable me to afford.

> I am, sir, with great respect, your obedient servant,

EZ. BACON.
Grorge Washington Campbell, Esq. Secretary of the Treasury.
A.

Statement exhibiting the balance of Gold and Silver remaining in the hands of the officers of the Mint on the 31st December, 1812; the amount deposited fiom 1st January to 31st December, 1813; the different species of coins made and paid on account of deposites, allowance for wastage, and the balance remaining in the hands of the officers of the Mint on the 31 st December, 1813, to be accounted for on a future settlement.

\begin{tabular}{|c|c|c|}
\hline \& Oz. Dwt. Gr. \& Dolls. Cts. M. \\
\hline Balance of gold bullion, \&c. remaining in the hands of the officers of the mint on 31st December, 1812, Gold bullion deposited from the \(1 \mathrm{st}^{-}\)January to the \(31 \mathrm{st} \overline{D e c e m b e r, ~}^{-} 1813\), \& \[
\begin{array}{r}
1,117 \\
26,998 \\
12
\end{array} \frac{05}{17}
\] \& \[
\begin{array}{r}
19,865590 \\
479,975640
\end{array}
\] \\
\hline Total.amount, \& 28,116.03 22 \& 499,841 230 \\
\hline Amount paid for deposites of gold from 1st January to 31st December, 1813, Add gold coins in the hands of the treasurer of the mint on December 31st. 1813, \& \(\because\) \& \[
\begin{gathered}
449,03191 \\
43,694 \\
41
\end{gathered}
\] \\
\hline \begin{tabular}{l}
Deduct this sum, being a balance of gold coins in the hands of the treasurer, 31st December, 1812, \\
And this sum, being the amount of treasury warrant, No. - issued to cover wastage in the coinage of gold,
\end{tabular} \& \[
\begin{array}{r}
14,5291605 \\
9871605
\end{array}
\] \& 492,656330

15,516330 <br>

\hline | Gold coins made at the mint from 1st January to 31st December, 1813, viz: half eagles, 95,428 . Weight and value, |
| :--- |
| Gold bullion in the hands of the officers of the mint on the 31st December, 1813 , Profit and loss account for this sum allowed for wastage in the coinage of gold in 1813, | \& \[

$$
\begin{array}{r}
26,8390212 \\
1,1690905 \\
1071205 \\
\hline
\end{array}
$$

\] \& \[

$$
\begin{array}{r}
477,140000 \\
20,788165
\end{array}
$$
\]

$$
1,913065
$$ <br>

\hline As above, \& 28,116 0322 \& 499,841 230 <br>

\hline | Balance of silver bullion, \&c. remaining in the hands of the officers of the mint, 31st December, 1812, |
| :--- |
| Silver bullion deposited from 1st January to 31st December, 1813, | \& | 413,8991206 |
| :--- |
| 213,555 |
| 12 | \& | 477,575 |
| :--- |
| 245,833 |
| 10 |
| 010 | <br>

\hline Total amount, \& 626,954 1906 \& 723,408 230 <br>

\hline Amount paid for deposites of silver from 1stJanuary to the 31st December, 1813, Add silver coins in the hands of the treasurer of the mint on 31st December, 1813, \&  \& $$
\begin{array}{r}
578,799.435 \\
63,453270
\end{array}
$$ <br>

\hline | Deduct this sum, being a balance of silver coins in the hands of the treasurer, |
| :--- |
| 31st December, 1812, And this sum, being the amount of treasury warrant $\mathrm{No}^{-}$. -wastage in the coinage of silver, | \& \[

$$
\begin{array}{rl}
18,000 & 16
\end{array}
$$ 00
\] \& 642,252705

21,301205 <br>

\hline | Silver coins made at the mint from 1st January to 31st December, 1813, viz: half dollars, $1,241,903$. Weight and value, |
| :--- |
| Silver bullion in the hands of the bfficers of the mint 31st December, 1813, Profit and loss account for this sum, allowed for wastage in coinage of silver in 1813, | \& \[

$$
\begin{array}{r}
538,1571908 \\
86,7260517 \\
2,0701405
\end{array}
$$
\] \& 620,951500

100,067455
2,389275 <br>
\hline \& :626,954 1906 \& 723,408 230 <br>
\hline
\end{tabular}



## C.

Summary Statement exhibiting the value of Coins made at the Mint; the amount of disbursements on account of the establishment; the amount allowed for wastage; the amount retained of deposites; and the amount gained on the coinage of copper, from the commencement of the institution to the 31 st December, 1813.

|  | Dollars. Cts. | Dollars. Cts. |
| :---: | :---: | :---: |
| Value of gold, silver, and copper coins, made at the mint to the 31st December, 1812, | $\cdots{ }^{-}$ | 11,704,372 99 |
| Value of gold coins made from 1st January to 31st December, 1813, per account A, | 474,140 00 |  |
| Value of silver coins made from do. to do. do. - | 620,951 50 |  |
| Value of copper coins made from do. to do. do. B, | 4,180 00 |  |
|  |  | 1,102,271 50 |
| Total valuè of gold, silver, and copper coins, | - - | 12,806,644 49 |
| Nett charge on the coinage of gold, silver, and copper, to the 31st December, 1812, per account rendered, <br> Add amount gained on the coinage of copper to the same period, do. - | $\begin{gathered} 432,24973.5 \\ 38,84865 \end{gathered}$ |  |
|  | 471,098 38.5 |  |
| From the above deduct amount of wastage on gold and silver to 31st December, <br> 1812, per account rendered; - - - - - \$44,393 39.5 |  |  |
| To the above add the amount retained from deposites to the same <br> period, do. - $\quad$ - $\quad$ - | 39,736 57.5 |  |
| Add amount disbursed on account of the establishment from January 1st to 31st December, 1813, | - - | 21,325 29 |
| Add, also, the amount of wastage on gold and silver to the 31st December, 1812, Do. from 1st January to 3ist December, 1813, | $\begin{array}{cc} 44,393 & 39.5 \\ 4,302 & 34 \end{array}$ |  |
|  | 48,695 73.5 |  |
| From the above deduct the amount retained from deposites to 31st December, 1812, |  |  |
| Also, amount retained from 1st January to 31st December, 1813, - 17689.5 | 4,833 71.5 |  |
|  |  | 496,549 12 |
| Deduct amount gained on the coinage of copper from the commencement of the institution to the 31st December, 1813, per statement herewith, marked B, | - - | 38,848 65 |
| Nett amount chargeable to the coinage of gold, silver, and copper, from the commencement of the institution to the 31st December, 1813, including cost of lots, buildings, machinery, \&c. | - - | 535,397 77 |

Comptroller's Office, March 31, 1814.
ANDREW ROSS, Ċerk.

## ON THE EXPEDIENCY OF MAKING FOREIGN GOLD COINS A LEGAL TENDER, AND PROHIBI'IING THE EXPOR'TATION OF SPECIE.

communicated to the house of representatives, april 12, 1814.

## Baltimore, March 4, 1814.

Sm:
From the numerous calls for specie lately made on the banks of this State, and to the Southward, and which there is reason to apprehend will be repeated, great inconvenience must soon result, unless some measures are adopted to avert the difficulty of meeting those demands. The banks of this city have been, and still are, laboring under considerable inconvenience, from the circumstance of foreign gold coins not being a legal tender. They received those coins to a large amount, under an act of Congress which was suffered to expire, and are now unable to use them, notwithstanding the pressing demands upon them. A law giving some rate of currency to specie of this description, seems indispensably necessary, and would contribute materially to their relief.
Since the State of Maryland has been wholly deprived of commerce, the banks in the city of Baltimore have been gradually getting in debt to the Eastern cities, and payments are now required in specie, to an amount that will greatly exhaust their treasure--in the event of peace, the further demand for exportation will, it is apprehended, materially increase their embarrassments. In the latter point of view, the subject is peculiarly interesting to the banks of New York, Philadelphia, and Baltimore, inasmuch as they have subscribed largely to the late loans to the United States. Nearly one-third of the banking capital of Baltimore has been thus invested, and if, on the return of peace, specie should be permitted to be exported, the necessary consequence will be, that the increased demand upon the banks will compel them to throw this stock into the market at a very reduced value, much to their own injury, as well as to the injury of the nation. And it may not be entirely unworthy of consideration, how far the prospect of exporting specie, at the close of the war, may retard, or the prohibition to export may facilitate, such loans as the Government may hereafter wish to make.

Under these impressions, therefore, we take the liberty respectfully to suggest to you, the propriety of recommending to Congress, during the present session, to provide by law for giving a rate of currency to foreign gold coins; and to prohibit the exportation of specie for twelve months after peace shall be proclaimed. In the hope that, if these measures shall meet your approbation, you will submit them to the President, or give them such other course as may in your opinion best promote the objects we have in view.

We have the honor to be, sir, with very high respect and consideration, your very obedient servants,
W. COOKE,

President of the Bank of Maryland. WM. WILSON,
President of the Bank of Baltimore.
HENRY PAYSON
President of the Union Bank of Maryland. JAMES MOSHER
President of the Mechanics' Bank of Baltimore.
President of the Marine Bank of Baltimore.
JOSEPH H. NICHOLSON,
PHIL. MOORE,
President of the Franklin Bank of Baltimore.
WM. GRAHAME,
President of the Farmers' and Merchants' Bank.
JOHN DONNELL
President of the City Bank of Baltimore.
The Hon. Gro. W. Campbell, Secretary of the Treasury.

13th Congress.]
No. 421.
[2d Srgsion.

## REVISED STATEMENT OF THE PUBLIC DEBT.

communicated to the house of representatives, on the 14th of april, 1814.
Treasury Defartment, April 12th, 1814.
Sir.
I have the honor to transmit, herewith, a revised statement of the debt of the United States, accompanied by an explanatory letter on the subject, from the Register of the Treasury, by which it appears that in the statement of the public debt on the 1st January, 1813, annexed to the printed account of the receipts and expenditures for the year 1812, the amount of stock constituted under the act authorising a loan for the service of that year, vas, by mistake, stated at eleven millions of dollars, instead of eight millions thirty-four thousand seven hundred dollars, the real amount of six per cent. stock issued by virtue of the act before recited.

I have the honor to be, very respectfully, sir, your obedient servant,
The Honorable the Speaker of the House of Representatives.
G. W. CAMPBELL.

Treasury Defartment, Register's Office, 7 th April, 1814.
Sir.
I have the honor to transmit a revised statement of the "debt of the United States on the 1st January, 1813," as a substitute for the statement thereof, forming a part of the appendix to the printed accounts of the receipts and expenditures for the year 1812, presented a few days since, and transmitted to the House of Representatives of the United States.

The item in which the variation appears, is the extension of the sum of eleven millions of dollars, as constituted stock under the act for borrowing to that amount in the year 1812, and which had been calculated to the full amount; whereas the whole amount of the moneys borrowed under the authority of that act was only
But as $\$ 2,150,000$ therefore had been borrowed of certain banks, on contract, reimbursable in the -

But as $\$ 2,150,000$ theretore had forms a deduction of 1813 and 1814 , this amount years 1813 and 1814, this amount forms a deduction of
\$10,184,700
\$2,150,000
Leaving the true amount of six per cent. stock of the year 1812, of
$\$ 8,034,700$
A sufficient number of copies of this revised statement has been struck off, not only for the present occasion, but also to be bound up with the appendix to be rendered with a similar statement for the ensuing year, for the purpose of maintaining the correctness of those annual exhibitions of the public debt.

I have the honor to be, sir, your most obedient servant,
JOSEPH NOURSE, Register.
Honorable George W. Campiell, Secretary of the Treasury.


## STATEOF THE FINANCES.

COMMUNICATED TO THE SENATE, SEPTEMBER 26, 1814.
The Secretary of the Treasury, in obedience to the act "c supplementary to the act, entitled an act to establish the Treasury Department," has the honor respectfully to submit to Congress the following report and estimates:

The sums authorized by Congress to be expended during the year 1814, and for which appropriations haye been made, are as follows:

1. For civil, diplomatic, and miscellaneous expenses,

To this sum is to be added, the amount which may be payable on the following accounts, viz: 1. The amount of fines, penalties, and forfeitures actually received into the treasury, which is appropriated for defraying the expenses of courts of the United States. 2. The sums received by the collectors of the customs for the Marine Hospital Fund and Privateer Pension Fund, which are paid into the treasury with the other moneys derived from the customs, but are exclusively applicable to the two objects. here mentioned, respectively. 3. The moneys received into the treasury for the United States' moiety of prizes captured by public vessels, which belong exclusively to the Navy Pension Fund. These items are contingent and uncertain, until the accounts for the year are made up, and their amount ascertained. As they appear among the receipts into the Treasury, they must also be placed among, its, expenditures. They may. be estimated for the year 1814, at -

200,000. 00
2. Military expenses, including the Indian Department, and the permanent appropriation of 200,000 dollars annually, for arming and equipping the whole body of the militia of the United States,

- of March 30, 1812.

4. For the public debt, such sum as the public engagements may require; and which, during the year 1814, mạy be estimated as follows:

Interest on the public debt existing previously to the present war, ${ }^{-} \quad \underset{\sim}{-} \quad 1,980,00000$
Interest on the debt contracted during the present. war, including the loans of the
present year and treasury notes,
Reimbursement of principal, consisting of, the annual reimbursement of the old six
Reimbursement of principal, consisting of, the, annual reimbursement of the old six
per cent. and deferred stocks, temporary loans, payable during this year, and treasury notes reimbursable during the same period,

7,572,000 00
$2,445,35559$

1813, to sundry commissioners of loans, beyond the demands upon them for the year 1813, to sundry commissioners of loans, beyond the demands upon them for the year
1813, and to the Treasurer of the United States, as agent for the Commissioners of the Sinking Fund, about -

Leaving payable during the year 1814, - $\quad-\quad-\quad-\quad-\quad-\quad 12,152,00000$

The means by which this sum was to be provided, were the following:

1. Moneys receivable on account of the public revenue, and which were estimated as follows:

From the customs, - - $\quad$ - $\quad$ - $\quad$ - $6,500,00000$

Direct tax and internal duties, - - . . . $\quad 3,800,00000$
Postage, and incidental receipts, $\quad$ - $\quad$ - $\quad 50,00000$
2. Moneys receivable for the proceeds of loans, and for treasury notes to be issued, as follows:
$10,950,00000$
Amount payable into the treasury during the year 1814, of the loan of seven and a
half millions, made under the act of August 2, 1813,
3,592,665 00
Amount authorized to be borrowed by the act of March 24, 1814, - - $25,000,00000$
Amount authorized by the act of March 4, 1814, to be issued in treasury notes, $5,000,00000$
And it was estimated, that out of the balance of cash remaining in the treasury on the 1st day of January, 1814 , which amounted to $\$ 5,196,482$ 00, there might be applied a sum sufficient to cover the whole amount of the authorized expenditures, and which would be

The accounts of the treasury have as yet been made up only for the two first quarters of the year 1814, or to the 30th of June, of that year. The annexed statement, marked A, shows the receipts and expenditures at the treasury for the fourth quarter of the year 1813, which have not before been communicated to Congress, and separately, those of the two first quarters of the year 1814.

By this statement, it appears that the payments from the treasury during the first lialf of the present year, have been,

For civil, diplomatic, and miscellaneous expenses, _ _ _ 1,44406260

$\begin{array}{lllllllll}\text { Naval; } \\ \text { Public Debt, } & - & - & \text { do. } & - & - & - & - & 4,012,899 \\ 90\end{array}$
3,026,580 77
And would leave-payable during the remainder of the year, on those several accounts, the follow-
19,693,781 27 ing sums:

For civil, diplomatic, and miscellaneous expenses,
Military expenses,
1,001,292 99
13,292,668 00
$\begin{array}{ccccccr}\text { Naval, } & \text { do. } & \text { - } & - & - & - & - \\ 13,292,66897\end{array}$
Public debt, do. - $\quad$ - $\quad$ - $\quad$ - $9,125,41923$

The receipts into the treasury during the first half of the present year, have been as follows:
For the proceeds of the customs,
Fublic lands, (including those in the Mississippi Territory, $\overline{-}$ the proceeds of which are now payable to the State of Greorgia)

Internal duties and direct tax,
4,182,088 25
540,065 68
Postage and incidental receipts,
Loan of seven and a half millions, under the act of August 2, 1813,
Loan of ten millions, (part of 25 millions, ) under the act of March 24, 1814,
3,592,665 00
6,087,011 00
9,679,676 00
Treasury notes, issued under the act of February 25, 1813,
1,070,000 00
Treasury notes, issued under the act of March 4, 1814,
1,392,100 00
$2,462,100 \quad 00$
12,141,776 00
19,219,946 33
4,722,639 32
$\$ 23,942,58565$
And there remained cash in the treasury, on the 1st of July, 1814,
$23,327,58681$
\$47,270,17246
And the further sum of $1,500,000$ dollars, which is the least that ought at any time during a state of war, to be left in the treasury, making,
\$24,82~,586 81
Of this amount it is estimated that there will be derived from the various sources of existing revenue, the following sums, viz:

From the customs,
It has not been practicable to prepare the statements of this and of the other branches of the revenue in the usual official form, to be communicated to Congress at this time. Some of these statements have been heretofore regularly given for periods terminating on the 30th of September; and to preserve the series unimpared, their preparation is postponed until they can be made out terminating with that day. They will hereafter be laid before Congress in the proper form. The amount of the custom house duties which accrued during the year 1813 , was $7,070,000$ dollars. During the two first quarters of the present year they amounted to about $3,000,000$ dollars; but, during the two last quarters, will not, probably, exceed 1,000,000. The amount receivable into the treasury, during the year 1814, from bonds outstanding at the commencement of the year, and from the duties accruing, and which will become payable during that year, is estimated at $7,000,000$ dollars; which is 500,000 dollars more than was heretofore estimated. Of this sum, $\$ 4,182,08825$, was paid during the first half of the year, and will leave payable, during the remainder of the year, the sum here stated.

Sales of Public Lands. The proceeds of the public lands sold in the Mississippi Territory, which are now payable to the State of Georgia, are brought into the treasury in the same manner as the mo-neys derived from the sales of other public lands. As the amount, when paid out of the treasury to the State of Georgia, appears among the public expenditures, it is proper that these moneys should be placed among the receipts of the treasury. Including the proceeds of the lands in the Mississippi Perritory, the receipts during the year 1814 are estimated at $\$ 900,000$; of which, $\$ 540,06568$, having been received during the two first quarters of the year, there will be receivable during the two last quarters,

Internal Duties and Direct Tā̈. The receipts into the treasury, from these sources, during the present year, will fully equal the estimate heretofore made. These taxes are paid readily and cheerfully. The direct tax is in collection in more than three-fourchs of the districts, and will shortly be in the same state in all the districts, except two or three, where the difficulty of obtaining competent persons to act as assessors has produced some delay. In several of the districts, the collection is already nearly completed. The amount estimated as receivable from these two sources, was $3,800,000$ dollars. Of this sum, there was received prior to the 1st of July last, $\$ 2,189,27240$, and leaves to be received during the remainder of the year,

Postage, and Incidental Receipts. These were estimated, for the whole year, at $\$ 50,000$. Including repayments, prize money, and the arrears of the former direct tax and internal duties, there was received, on these accounts, during the first half of the year, $\$ 166,744$. These receipts are so casual and uncertain, that it is difficult to make any estimate of their amount. During the remainder of the year, they may, perhaps, be expected to produce

## Total amount receivable for revenue,

$-\$ 4,840,00000$
Under the act of the 2tth of March, 1814, by which the President was authorized to borrow twenty-five millions of dollars, a loan was opened on the 2d of May, for ten millions of dollars, in part of that sum. A loan for ten millions of dollars was considered as more likely to prove successful, than if an attempt were made to obtain the whole amount of twenty-five millions at once. The sums offered for this loan amounted to $11,900,806$ dollars; of which $2,671,750$ dollars were at rates less than 88 per cent., and $1,183,400$ dollars at rates less than 85 per cent. Of the sum of $9,229,056$ dollars, which were offered at 88 per cent., or at rates more favorable to the United States, five millions were offered, with the condition annexed, that if terms more favorable to the lenders should be allowed for any part of the twenty-five millions authorised to be borrowed the present year, the same terms should be extended to those holding the stock of the ten million loan. Taking into consideration the expectation, then entertained, of an early return of peace, and the importance of maintaining unimpaired the public credit, by sustaining the price of stock in the meantime; and, also, considering the measure was sanctioned by precedent, it was agreed to accept the loan with that condition. Had the sum to which the condition was annexed been rejected, the consequence would have been to reduce the amount obtained to less than five millions, a sum altogether inadequate to the public demands; or, by depressing the stock to 85 per cent, to have obtained only a little more than six millions, which would still have been insutticient to answer the purposes of Government. Offers were subsequently made to this loan, of sums amounting to 566,000 dollars, which were accepted on the same terms as the original offers, and augmented the amount of the loan which was taken to $9,795,056$ dollars.
'The papers annexed, under the letter $B$, exhibit the particulars relating to this loan.
There was paid into the treasury, on account of the loan of ten millions, prior to the lst of July, $\$ 6,087,011$; leaving to be paid, after that day, $\$ 3,708,045$. Of this sum, a fuilure of payment on the days fixed by the terms of the loan, of about $1,900,000$ dollars, has taken place; and it is doubtful whether the payment will be effected. No
more, therefore, can be relied on towards the supply necessary for the third and fourth quarters of the year 1814, than what has already been paid, and amounting to about $\$ 1,800,000$.

Proposals were again invited on the 22d of August, for a loan of six millions of dollars, in further execution of the power contained in the act of the 24th of March, for borrowing twenty-five millions. The whole amount offered was only $2,823,300$ dollars, of which 100,000 dollars were at rates less than 80 per cent., and 2,213,000 dollars were at the rate of eighty dollars in money for one hundred dollars of six per cent. stock. The remaining sum of 510,300 dollars was offered at various rates, from 80 to 88 . Notwithstanding the reduced rate at which the greater part of the above sum was proposed, yet as the market price of stock hardly exceeded 80 per cent.; as there was no prospect of obtaining the money on better terms; and as it was indispensible for the public service, it was deemed advisable to accept the sums offered at that rate. Including the sums offered at rates more favorable to the United States than that here stated, the whole amount of the proposals accepted was 2,723,300 dollars; and a further sum of 207,000 dollars has been since accepted it the same rate; making the whole amount taken of this loan, 2,930,300 dollars.

The annexed papers, under the letter $\mathbf{C}$, relate to this loan.
Some of the persons who originally made proposals for this loan, which were accepted, have since given notice that they could not carry their proposals into execution. The sums, in relation to which this failure has taken place, amount to 410,000 dollars; and there can, therefore, be relied on for the proceeds of this loan, only $\$ 2,520,300$.

Moneys having been heretofore obtained by the United States on loan in Europe upon favorable terms, and the punctuality and fidelity with which they were repaid, having established their credit there on a firm and respectable footing; it was determined, in consequence of the difficulties experienced in obtaining at home the sums requisite for the public service, to try the market in that quarter. To effect this purpose, the requisite powers and instructions have been given for negotiating a loan for six millions of dollars as a further part of the loan of twentyfive millions authorized by the act of the 24th of March last; and, in order to facilitate this object, six per cent. stock to that amount has been constituted and transmitted, with directions for its sale, if that shall be found the most advantageous mode for obtaining the money. The result, however, of this experiment, is not certain; and the proceeds. in case it should be successful, will not, probably, come into the treasury in the course of the present year; they cannot, therefore, be placed among the resources of this year. But, as this sum forms a part of that which was authorized to be borrowed, and which will be necessary for the service of the present year, further authority will be required from Congress for obtaining this sum, by loan or otherwise; in which case, the proceeds of the negotiation undertaken in Europe, will be applicable to the service of the ensuing year. With a view to avoid the inconvenient increase of stock in the market, and its consequent depreciation, an effort was made to obtain temporary loans from the banks by special contracts; but the attempt was not attended with success.

The amount of treasury notes issued prior to the lst of July last, under the act of the 4th of March, 1814, was $1,392,100$ dollars. Those since issued amount to $\$ 1,512,300$. The annexed statement, marked $\mathbf{E}$, shows the particulars relating to these notes'; and, in the paper marked $D$, an account is given of those treasury notes issued under the act of the 25th of February, 1813, which have not been heretofore reported to Congress.

There are now in circulation near $8,000,000$ of dollars in treasury notes; of which, during the fourth quarter of the present year, notes for more than four millions of dollars will become reimbursable. A part of them may, perhaps, be replaced by new notes; but it is not believed that, upon their present footing, more than two millions and a half of dollars can thus be replaced. This would still leave more than six millions of dollars of notes in circulation; which the experience of two years has shown to be nearly as large a sum, while the other circulating paper medium of the country remained unembarrassed, and maintained itself in the public confidence, as can, in their present shape, be freely and easily circulated. Notes of a smaller denomination than those heretofore issued, have been prepared, and will, probably, by passing into a more numerous and extensive class of the money transactions of individuals, carry a greater quantity into circulation; there having been already issued, since the lst of July, treasury notes amounting to $1,500,000$ dollars, and it being estimated that a further sum of $2,500,000$ dollars may be put in circulation previously to the end of the present year, the amount estimated to be derived from this source during the third and fourth quarters of the year, will be $4,000,000$ dollars.

The means, then, for meeting the demands upon the treasury during the last half of the present year, as now ascertained, are estimated as follows:

From the revenue,
Loans under the twenty-five million act, viz:
Loan of ten millions, - $\quad$ - $\quad-\quad$ - $\quad-\quad$ - $\quad-\quad \$ 1,800,000$
Loan of six millions, - $\quad$ - $\quad$ - $\quad$ - $\quad$ -

Treasury notes,
4,000,000
And leave still to be obtained, -

The difficulties already experienced in obtaining loans, and the terms on which it has been found necessary to accept them, sufficiently show the propriety of Congress adopting effective measures for procuring the sums still required for the service of the residue of the present, as well as for that of the ensuing year.

The suspension of payments in specie, by many of the most considerable banks in the United States, and of those most important in the money operations of the treasury, has produced, and will continue to cause difficulties and embarrassments in those operations. The circulating medium of the country, which has consisted principally of bank notes, is placed upon a new and uncertain footing; and those difficulties and embarrassments will extend in a greater or less degree into the pecuniary operations of the citizens in general. The powers of Congress, so far as they extend, will be required to be exerted in providing a remedy for these evils; and in placing, if practicable, the currency of the country on a more uniform, certain, and stable footing.

If further reliance must be had on loans, it is respectfully suggested, that additional inducements should be offered to capitalists to advance their money, by affording an ample and unequivocal security for the regular payment of the interest, and reimbursement of the principal of such loans as may be obtained. This may be effected by establishing an adequate revenue, and pledging the same specifically for that purpose.

It is also submitted, for the consideration of Congress, whether treasury notes might not, by augmenting the rate of interest they now bear, and securing its payment, as well as their eventual reimbursement, by an adequate revenue pledged for that purpose, be placed on a footing better calculated, than at present, to sustain their credit, encourage their circulation, and answer with more certainty the purposes of Government.

The estimates for the service of the year 1815 have not yet been prepared. It is certain, however, if the war continues, that a sum will be required at least equal to that demanded for the present year; and, under the head of Public Debt, an additional sum, sufficient for the payment of the interest on the loans made in the meantime.

By the plan of finance which was adopted at the commencement of the present war, this additional sum would be all that would would be required to be raised, by new taxes, during the year 1815, except what might be necessary to make good a deficiency in any of the existing revenues. According to that plan of finance, the expenditures to be covered by the revenue during the year 1815, would be as follows:

Expense of the peace establishment, - $\quad-\quad-\quad-\quad-\quad-\quad-\quad \$ 7,000,000$
Interest on the debt, existing prior to the war, including tresury nos and
Interest on the debt contracted since the war, including treasury notes, and including the interest which will become payable during the year 1815, on debt contracted within that year,
$4,600,000$
$6,500,000$
$\$ 13,500,000$
The revenues, as now established, are estimated to produce, during the year 1815, the following sums, viz:
Customs.-While the whole navy of the enemy is disposable for the interruption of our trade, this source of revenue cannot be very productive. From bonds which will be outstanding at the commencement of the year 1815 , and from the duties which will accrue during that year, it is estimated that there will be received into the treasury, $\quad$ Sales of public lands, $\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad-\quad \$ 4,000,000$

Internal Duties.-These will all bring their full amounts into the treasury during the year 1815, and will, it is believed, produce a nett sum of

2,700,000
Arrears of direct tax of 1814, which will be received in 1815, $\quad-\quad-\quad-\quad-\quad-\quad-\quad . \quad-\quad 00,000$
Postage, and other incidental receipts,
Total amount,
And leaving to be provided, -

Towards making up this sum of $5,300,000$ dollars, a continuance of the direct tax will, it is believed, be necessary; but at its present rate, it will not produce, nett to the Treasury, more than $2,600,000$ dollars.

In order to provide the remaining sum of $2,700,000$ dollars, as well as such other sums as may be deemed requisite for the objects herein before suggested, it will be for Congress to consider how far it would be expedient to increase this tax, as well as the present internal duties; and, also, what new objects of taxation may, for that purpose, be most advantageously resorted to.

But the plan of finance above referred to, assumed, as one of the grounds upon which it depended, that loans might be annually obtained during the continuance of the war, for the amount of the extraordinary expenditures occasioned by it. The experience of the present year furnishes ground to doubt whether this be practicable, at least in the shape in which loans have been hitherto attempted. Nor isit even certain that the establishing and pledging of revenues adequate to the punctual payment of the interest and eventual reimbursement of the principal of the sums which will be required for the service of the year 1815 , would enable the treasury to obtain them through the medium of loans effected in the ordinary way.

With this view of the subject, it is respectfully submitted, whether it would not be expedient to extend the provisions to be made for the service of the ensuing year, beyond those contemplated in this plan of finance, hitherto pursued for carrying on the war, so as to provide, by means other than loans, for at least a portion of the extraordinary expenditures occasioned thereby. This would have a tendency to ensure public confidence, and preserve and confirm the public credit.

The present state of our country, growing out of the unjust policy of the enemy, as well as the unusual mannerin which he prosecutes the war, calls for new and extraordinary exertions on the part of the nation; and the means requisite to meet the expenditures which these may occasion, ought to be provided.

The resources of the nation are not exhausted; they are ample, and the occasion requires they should be brought into full activity.

The very expenditures which render necessary the imposition of additional taxes, will themselves have increased in the community the ability to discharge them.

The promptitude and cheerfulness with which the present taxes are paid, afford the best pledges of the spirit with which the people will meet such demands as the interest and safety of the country may require. A people who have not only tasted, but enjoyed in their full extent, the blessings of liberty and independence, for more than thirty years, cannot consider any sacrifices too great, which are found indispensable to preserve them inviolate.

Those sacrifices, however, which may be demanded by the present crisis in our affairs, will be of a temporary nature only; for, while we may fairly calculate, that, with the termination of the present contest, the duration of which will be shortened in proportion to the vigor and unanimity with which it is sustained on our part, will cease the expenditures consequent on a state of war, and render no longer necessary a continuance of those extraordinary revenues established to provide the supplies requisite for that object; we may with equal confidence rely, that the growing revenue arising from the commerce of a few prosperous years of peace, will be found sufficient to redeen the pledges which may have been made to the public creditors, and thus relieve the people from these burthens which times of danger and of difficulties rendered indispensable.

All which is respectfully submitted.
G. W. CAMPBELL.

Treasury Drpartment, September 23, 1814.
A.

Statement of Receipts and Payments at the Treasury of the United States, from the 1 st of October to the 31 st of December, 1813.

RECEIPTS.
Cash in the treasury, subject to warrant, 1st October, 1813,
Received for the proceeds of the customs,
3,238,043 58
Arrears of internal revenues,
Fees on patents,
October
-
-

| - | 3,238,043 58 |
| :---: | :---: |
| - | 38068 |
| - | 1.47000 |
| - | 35,000 00 |
| - | 129,458 06 |
| - | 6,350 00 |
| - | 1,003 75 |
| - | 263,049 06 |
| - | 3,810 13 |
| - | 1,511,875 00 |
| 0 | 3,907,335 00 |
| 101,700 |  |

\$6,978,752 43

Postage of letters,
1,47000
Nett proceeds of prizes captured,
Rent of the United States' saline,
Fines, penalties, and forfeitures, 29,458 06
6,350
1,003
75
Sales of public lands, 263,049 06

1,511,875 00
$3,678,565 \because 6$
Loan of $\$ 16,000,000$, per act of 8 th February, 1813,
Loan of $\$ 7,500,000$, per act of 2 d August, 1813,
$3,907,33500$
Treasury notes, per act of 30 th June, 1812,
101,700
Ditto per act of 25 th February, 1813,
3,778,700 00


Statenvent of Receipts and Payments at the Treasury of the United States, from the 1 st of January to the 30th June, 1814.

RECEIPTS.


PAYMENTS.
Civil and Miscellaneous Expenses, both Foreign and Domestic.


## Naval Expenses, viz:

Naral Department, marine corps, \&c.

- $\quad$ - $\quad$ - $\quad$ - $\quad$ - $1,012,89930$

Public Debt, viz:


## B.

## NOTICE.

## Treasury Departaent, April 4th, 1814.

Whereas, by an act of Congress, passed on the 24th day of March, 1814, the President of the United States is authorized to borrow, on the credit of the United States, a sum not exceeding twenty-five millions of dollars; and whereas the President of the United States did, by an act or commission, under his hand, dated the 20th day of March, 1814, authorize and empower the Secretary of the Treasury to borrow, on behalf of the United States, the aforesaid sum of twenty-five millions of dollars, or any part thereof, pursuant to the act of Congress above recited:

Notice is therefore hereby given, that proposals will be received, by the Secretary of the Treasury, until the 2d day of May next, from any person or persons, body or bodies corporate, who may offer, for themselves or others, to loan to the United States, on account and in part of the aforesaid sum of twenty-five millions of dollars, the sum of ten millions of dollars, or any part thereof, not less than twenty-five thousand dollars.

The stock to be issued for the money loaned, will bear an interest of six per cent. per annum, payable quarter yearly; and the proposals must distinctly state the amount of money offered to be loaned, and the rate at which the foresaid stock will be received for the same.

The amount loaned is to be paid into a bank or banks authorized by the treasury, in instalments, in the following manner, viz:

One-fourth part, or twenty-five dollars on each hundred dollars, on the twenty-fifth day of May next.
And one-fourth part on the 25th day of each of the ensuing months of June, July, and August next.
On the day fixed for the payment of any instalment after the first, all the remaining instalments may be paid
The sum loaned is to be paid into such bank or banks as may be mutually convenient to the lender and to the Government, in the State where the lender resides, if desired by him. The proposals must state the bank or banks into which the lender may desire to make the payments.

If proposals, differing in terms from one another, should be accepted, the option will be allowed to any persons whose proposals may be accepted, of taking the terms allowed to any other person whose proposals may be accepted.

No proposals will be received for a sum less than twenty-five thousand dollars; but a commission of one-fourth of one per cent. will be allowed to any person collecting subscriptions for the purpose of incorporating them in one proposial, to the amount of twenty-five thousand dollars, or upwards, provided such proposal shall be accepted.

If proposals shall be made, amounting together to a greater sum than that required, the preference will, on equal terms, be given to those made by persons who were subscribers to the loan of eleven millions, in the year 1812.

On failure of payment of any instalment, the next preceding instalment to be forfeited
Scrip certificates will be issued by the cashiers of the banks where the payments shall be made, to the persons making the payments; and the said cashiers will endorse on these certificates the payments of the several instalments, when made.

The scrip certificates will be assignable by endorsement and delivery; and will be funded after the completion of the payments, upon presentation by the proprietor, to the Commissioner of Loans for the State where the payments have been made.

The funded stock to be thus issued, will be irredeemable till the 31st day of December, 1826; will be transferable in the same manner as the other funded stock of the United States; and will be charged for the regular and quarterly payment of its interest, and for the ultimate reimbursement of its principal, upon the annual fund of eight millions of dollars, appropriated for the payment of the principal and interest of the debt of the United States, in the manner pointed out in the aforesaid act of the 24th of March, 1814.

GEO. W. CAMPBELL, Secretary of the Treasury.

Ba.
Washington, 4 th Mo. 30th, 1814.

## Respected Friend:

I will loan to the Government of the United States five millions of dollars, receiving one hundred dollars six per cent. stock for each eighty-eight dollars paid; and will pay the money in the proportions, and at the periods, mentioned in thy advertisement of the 4 th April, to their credit, in such banks in the United States as may be agreeable to thee.

On the payment of each instalment, and satisfactory assurances for the payment of the others, funded stock to be issued. It being understood and agreed, that, if terms more favorable to the loaners be allowed for any part of the twenty-five millions authorized to be borrowed the present year, the same terms are to be extended to this contract.

The commission of one quarter of one per cent. mentioned in thy advertisement, to be allowed me on the amount loaned.

With great respect and esteem, I am thy assured friend,
The Hon. George W. Campbell, Secretary of the Treasury.
JACOB BARKER.

Bb.
Sir:
Treasury Department, May 2d. 1814.
The terms upon which the loan has been concluded, are as follows, viz:
Fighty-eight dollars in money for each hundred dollars in stock; and the United States engage, if any part of the sum of twenty-five millions of dollars, authorized to be borrowed by the act of the 24th of March, 1814, is borrowed upon terms more favorable to the lenders, the benefit of the same terms shall be extended to the persons who may then hold the stock, or any part of it, issued for the present loan of ten millions.

Your proposal of the 30 th of April, 1814 , for $\$ 5,000,000$ of the loan, having been at the above rate, or at a rate more favorable than the above to the United States, has been accepted; and you will please to pay, or cause to be paid, on the 25th day of the present month, into the bank or banks you have named, or into such as you shall name to the Secretary of the Treasury, on the receipt of this letter, twenty-five per cent., or one-fourth part of the sum above stated, pursuant to the notification from this department, of the 4th of April last, and the remaining instalments on the days fixed in the said notification. You will be pleased, also, on or before the 25th of May, to furnish the cashier or cashiers of the bank or banks where the payments under your proposal are to be made, with the names of the persons in whose behalf the proposal has been made, and the sums payable by each.

The commission of one-fourth of one per cent. will be paid from the treasury after the payment of the first instalment, on the 25th day of the present month.

I am, respectfully, \&c. G. W. CAMPBELL, Secretary of the T'reasury.
$J_{\text {acob }}$ Barker, Esq. New York.

A similar letter was addressed to the persons undermentioned, who made proposals for the sums set against their names, respectively:


There was subsequently offered, and accepted, proposals by the undermentioned persons, for the following sums, viz:

| William Whann, | Washington, do | - | - | - | - | - | $\begin{array}{r} \$ 190,000 \\ 200,000 \end{array}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Robert C. Jennings, | Richmond, Virginia, | - | - | - | - | - | 176,000 |
|  |  |  |  |  |  |  | \$566,000 |

C.

## NOTICE.

'Treasury Department, July 25, 1814.
Notice is hereby given, that proposals will be received by the Secretary of the Treasury, until the 22 d day of August next, for loaning to the United States the sum of six millions of dollars, or any part thereof, not liss than twenty-five thousand dollars, the same being in part of the sum of twenty-five millions of dollars authorized to be borroved by the act of Congress of the 24th day of March last.

The stock to be issued for the money loaned, will bear an interest of six per cent. per annum, payable quarter yearly; and the proposals must distinctly state the amount of money offered to be loaned, and the rate at which the aforesaid stock will be received for the same.

The amount loaned is to be paid into a bank or banks authorized by the treasury, in instalments in the following manner, viz:

One-fourth part, or twenty-five dollars on each hundred dollars, on the tenth day of September next.
And one-fourth part on the tenth day of each of the ensuing months of October, November, and December next.
On the day fixed for the payment of the first, or any other instalment, all the remaining instalments may be paid at the option of the lender.

The proposals must state the bank or banks into which the lender may desire to make his payments; and he will be allowed to make them according to his wishes, thus expressed, in all cases where the convenience of the treasury will permit.

The same terms will be allowed to all whose proposals are accepted.
No proposals will be received for a sum less than twenty-five thousand dollars; but a commission of one-fourth of one per cent. will be allowed to any person collecting subscriptions for the purpose of incorporating them in one propnsal to the amount of twenty-five thousand dollars, or upwards, provided such proposal shall be accepted.

On failure of payment of any instalment, the next preceding instalment to be forfeited.
All the instalments must be paid at the same bank as that at which the first instalment shall be paid.
Scrip certificates will be issued by the cashiers of the banks where the payments shall be made, to the persons making the payments; and the said cashiers will endorse on these certificates the payments of the several instalments when made.
The scrip certificates will be assignable by endorsement and delivery. and will be funded after the completion of the payments, upon presentation to the Commissioner of Loans for the State where the payments have been made.
Certificates of lunded stock will also be issued, if the holders of scrip certificates shall desire it, for the amount of any instalment paid, after the payment of the next succeeding instalment.

The funded stock to be thus issued will be irredeemable till after the 31st day of December, 1826 ; will be transterable in the same manner as the other funded stock of the United States; and will be charged for the regular and quarterly payment of its interest, and for the ultimate reimbursement of its principal, upon the annual fund of eight millions of dollars appropriated for the payment of the principal and interest of the debt of the United States in the manner pointed out in the aforesaid act of the 24th of March, 1814.
G. W. CAMPBELL, Secretary of the Treasury.

Ca.
Baitimore, August 22d, 1814.
Srr:
I will take eighteen hundred thousand dollars of the six millions loan, at the rate of eighty per cent. The periods of payment to be in conformity with your advertisement for proposals; and the banks into which the payments shall be made, are the Bank of Pennsylvania and the Mechanics' Bank of Baltimore.

I am, sir, with great respect, your obedient servant,
G. W. Camprell, Esq. Secretary of the Treasury.
D. A. SMITH.

## $\mathrm{C} b$.

## Treasury Department, August 31st, 1814.

Sir:
That part of the loan of six millions of dollars for which the proposals were accepted, has been taken at the rate of eighty dollars, in money, for one hundred dollars in stock. Your proposal for ——dollars being at that rate, or at one more favorable for the United States, has been accepted, and you will be pleased to make your payments into the bank or banks specified in your proposal, in the manner, and at the times stated in the public notification. But as some delay, the cause of which is doubtless known to you, has unavoidably taken place in advising you of the acceptance of your proposal, the first payment may, if your convenience shall require it, be made on the zoth instead of the 10 th of September, as required by the public notification. This, however, will not affect the subsequent instalments, which are, nevertheless, to be paid on the daysalready fixed, viz: the 10 th day of the months of October, November, and December.

The same causes which have occasioned a delay in advising you of the acceptance of your proposal, will perhaps render it impossible to place the scrip certificates in the hands of the cashiers of the banks where the payments are to be made, by the time at which the first instalment will be payable. If this should be the case, you will please to receive from the cashier his receipt for the amount which you may pay, to be subsequently exchanged for a scrip certificate, when those papers shall be ready for delivery.

I am, respectfully, sir, your obedient servant,
G. W. CAMPBELL, Secretary of the Treasury.

The above letter was addressed to the following persons, who made proposals for the sums affixed to their names respectively, viz:


There has been subsequently offered, and accepted, proposals from the undermentioned persons, for the following sums, viz:

Georgetown, .
87,000
$\$ 207,000$
Of the persons who originally made proposals, the following have given notice that they could not carry them into effect:
John Savage, Philadelphia, . . . . . . . . $\$ 240,000$
William Patterson and Son ${ }^{\text {doltimore }} \quad \bullet \quad \bullet \quad \bullet \quad 100,000$
William Patterson and Sons, Baltimore,
D.

Statement of the amount of Treasury notes issued during the first quarter of the year 1814, under the act of the $25 t h$ of February, 1813.


E.

Statement of the amount of Treasurynotes issued during the second quarter of the year 1814, under the act of the 4th of March, 1814.

| When reimbursable. | reimbursable at |  |  |  |  | Total dollars. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | New York. | Philadelphia. | Baltimore. | Washington. | Savannah. |  |
| 1815, March 11, - | 150,000 | - |  |  |  |  |
| April 1, - | 150,00 | - | - | $=$ | 211,000 | 211,000 |
| 66 11, - | $\stackrel{-}{5}$ |  | - | 56,000 | 21,000 | 56,000 |
| ${ }^{6}$ May $21,-$ | 125,000 | 5,500 | - | 144,000 | - | 274,500 |
| May 1, - | - | 1,000 | - | 50,000 | 75,000 | 126,000 |
| $\begin{array}{ll}6 & 11,- \\ \text { ، }\end{array}$ | 74,700 | 145,000 | - | - | 75,00 | 219,700 |
| June, 21, - | - | 29,500 |  | 100,000 | - | 129,500 |
| June, 11, - | - | 6,200 | 100,000 | 25,000 | - | 106,200 |
| ،6 21, - | 25,000 | 24,500 19,700 | - | 25,000 25,000 | - | 49,500 69,700 |
|  | 374,700 | 231,400 | 100,000 | 400,000 | 286,000 | 1,392,100 |

Treasury Departhent, Februaiy 3d, 1815.
Sir:
In the report made to Congress from this Department, on the 23d day of September last, it was stated, that the papers exhibiting a view of the revenues of the United States, not having been, at that time, prepared, owing to the early meeting of Congress, would be laid before that body at a subsequent day.

I have now, therefore, the honor to transmit two statements, marked $A$ and $B$, showing the amount of duties which accrued on merchandise imported, on the tonnage of vessels, passports, and clearances, during the years 1812 and 1813, and the particular articles of merchandise subject to duty, imported in the year 1813; and two statements, marked C, and Ca, showing the quantity of public lands sold, and the receipts therefor, in the State of Ohic, Indiana and Illinois Territories, and in the Mississippi Territory, during the year ending on the 30th September, 1814; the whole prepared in the form in which these statements have usually been presented, in the annual report on the state of the finances made to Congress, from this Department.

I have the honor to be, very respectfully, sir, your most obedient servant,
'The Honorable the President of the Senate.
A. J. DALLAS.
A.

A Statement exhibiting the amount of Duties, which accrued on Merchandise, Tonnage, Passports, and Clearances; of Debentures issued on the exportation of Foreign Merchandise; and of expenses on collection of the Reveinue, during the yeurs 1812 and 1813.

| Years. | Duties on |  |  | Debentures issued. | Gross Revenue. | Expenses on collection. | Nett Revenue. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Merchandise. | Tonnage. | Passports and clearances. |  |  |  |  |
| $\begin{aligned} & 1812 \\ & 1813 \end{aligned}$ | $\$ 14,990,18851$ <br> $7,379,89931$ | $\begin{array}{r}\$ 155,353 \\ 315,638 \\ \hline 100\end{array}$ | $\begin{array}{r} \$ 14,92800 \\ 3,640 \end{array}$ | $\begin{array}{r} \$ 1,542,62219 \\ 580,32716 \end{array}$ | $\left\|\begin{array}{c} \$ 13,617,847 \\ (a,) \\ (a, 118,850 \\ 15 \end{array}\right\|$ | $\begin{array}{r} \$ 475,83895 \\ 410,48394 \end{array}$ | $\begin{array}{r} \$ 13,142,00837 \\ 6,708,366 \\ 21 \end{array}$ |
| (a.) Gross revenue for the year 1813, Deduct interest and storage, |  |  |  |  |  | $\begin{array}{r} \$ 7,118,850 \\ 32,544 \end{array}$ |  |
| Gross revenue, per statement B.', |  |  |  | - - | - - | \$7,086,305 |  |

A Statement showing the amount of American and Foreign Tonnage employed in Foreign Trade, for the year
1813, as taken from the records of the Treasury.

| American tonnage, in foreign trade, |
| :--- |
| Foreign tonnage, |
| Total tonnage employed in the foreign trade of the United States, |
| Proportion of foreign tonnage to the whole amount of tonnage employed in the foreign trade of the |
| United States. |

## B.


#### Abstract

A Statement exhibiting the value and quantities, respectively, of merchandise, on which duties actually accrued, during the year 1813, (consisting of the difference between articles paying duties, imported, and those entitled to drawback, re-exported) and, also, of the nett revenue which accrued, during that year, from duties on merchandise, tonnage, passports, and clearances.


goods paying duties ad valoreat.


## Explanatory Statements and Notes.



Explanatory Statements andl Notes-continued.



Explanatory Statemerits and"Notes-continued.

| (g) all other articles. |  |  | QUANTITIES: |  | Rate of duty. Cents. | Excess of duties over drawback. | Excess of drawback over duties. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  | Excess of importation over exportation. | Excess of exportation over im: portation. |  |  |  |
|  |  |  |  |  |  |  |  |
| Cloves, |  | do. |  | 28,537 | 40 |  | 11,414 80 |
| Pepper, | - | do. | 523,750 | 5.81 | 127 | 62.49954 |  |
| Do. ${ }^{\text {Primento }}$ | - | do. |  | 5,841 | 63 | 62,499 54 |  |
| Pimento, |  | do. | 48,275 | , | 8 | 3,862 00 |  |
| Cassia, Do. | - | do. | 42,240 |  | 82 | 2,986 96 |  |
| Tobacco, | - | do. | 2,925 | ,806 | 12 | 35100 |  |
| Snuff, | . | dó. | 427 | - | 20 | 8540 |  |
| Indigo, | - | dó. | 219,042 | - | 50 | 109,521 00 |  |
| Cotton, | . | do. | 22,356 | . | 3 | 67068 |  |
| Do. | . | do. | 735,705 | - | 6 | 44,142 30 |  |
| Powder, Hair, | - | dóg. | 110 | . | 8 | 880 |  |
| Gun, | . | dó. | 557 | . | - 4 | 2228 |  |
| Do. | . | do. | 196,206 | - . | 8 | 15,696 48 |  |
| Starch, | . | dơ. | 1,665 | - | 6 | 9990 |  |
| Glue, - | . | dó. | 43,985 | . | 8 | 3,518 80 |  |
| Pewter plates and dishes, | - | do. | , 38 | . | 8 | ${ }^{3} 04$ |  |
| Iron, Anchors and sheet, | - | do. | 226,865 | . | 3 | 6,805 95 |  |
| Slit and hoop, | . | do. | 183,739 | - | 2 | 3,674 78 |  |
| Nails, - | - | do. | 206,771 | . | 4 | 8,270 84 |  |
| Spikes, | - | dó. | 23,115 | . | 2 | 46230 |  |
| Quicksilver, . | . | do. | 2,744 | - | 12 | 32928 |  |
| Paints, Ochre, in oil, | - | do. | 1,458 | - | $\bigcirc \mathbf{3}$ | 4374 |  |
| Do. dry, yellow, | . | do. | 123,328 | - | - 2 | 2,476. 56 |  |
| Spanish brown, | - | do. | 26,698 | - | - 2 | 53396 |  |
| White and red lead, | - | do. | 411,275 | . | 4 | 16,451 00 |  |
| Lead, | - | do. | 68,320 | - | 2 | 1,366 40 |  |
| Seines, ${ }^{\text {Cob }}$ | . | dò. | 83 |  | 8 | 644 |  |
| Cordage, Tarred, | . | do. | . | 14,358 | 4 | - | 57432 |
| Do. | - | do. |  | 3,607 | 2 |  | 7214 |
| Untarred, | - | do. | 33.561 | . | 5 | 1,678 05 |  |
| Cables, - | - | do. | 149,684 | - | 4 | 5,987 36 |  |
| Steel, | - | cwt. | 5,424 | - | 200 | 10,848 60 |  |
| Twine, | - | do. | 494 | - | 800 | 3,950 93 |  |
| Glauber salts, | - | do. | 23 | - | 400 | 9193 |  |
| Coal, | . | bushels. | 148 | - | 5 | 740 |  |
| Do. ${ }^{\text {d }}$ | - | do. | 25,183 | - | 10 | 2,518 30 |  |
| Fish, Dried or smoked, | - | quintals, | 1,381 | . | 100 | 1,381 00 |  |
| Pickled Salmon, | - | barrels, | 365 | - | 200 | 73000 |  |
| Mackerel, | - | do. | 199 | . | 120 | 23880 |  |
| Olass, Bottles, | - | do. | 2,507 |  | 80 | 2,005 60 |  |
| Glass, Bottles, - ${ }^{\text {- }}$ | - | - groce, | 1,879 |  | 120 | 2,254 80 |  |
| Window, 8 by 10, Do. do by d | - | 100 square feet, | 1,883 | - | 320 | 6,025 60 |  |
| Do. ${ }_{\text {Do. }} 10$ by 12, 10 | - | do. do. | 722 |  | 350 | 2,527 00 |  |
| Cigars, Do. above 10 by 12, | - | do. do. | 188 |  | 450 | 84600 |  |
| Cigars, - | - | M. | 3,448 |  | $400\}$ | 13,662 00 |  |
| Foreign lime, |  | casks, | 393 | 65 | 200 100 | 39300 |  |
| Boots, | . | pair, | 146 |  | 150 | 21900 |  |
| Shoes and slippers, silk, | - | do. | 1,576 |  | 50 | 78800 |  |
| Morocco, \&c, | - | do. | 4,814 |  | 30 | 1,444 20 |  |
| Cards, For wool and cotton, | - . | do. | 1,063 |  | 20 | 21260 |  |
| Cards, Wool and cotton, | - | dozens, | 92 |  | 100 | 9200 |  |
| Playing, Do. | - | packs, | 540 |  | 25 | 13500 |  |
| Wax, ${ }^{\text {Do. }}$ |  | pounds, | 72 | 1,442 | 50 10 | 3600 | 14420 |
| Deduct excess of drawb |  | - - | - | - | - | $\begin{array}{r} 444,29639 \\ 14,59188 \end{array}$ | 14,591 88 |
|  |  |  |  |  |  | \$429,704 51 |  |

Trbasury Departasent, Register's Office, January 30, 1815.
JOSEPH NOURSE, Register.
 October, 1814.

| orficks. | Lands sold, after deducting land reverted. |  | Land reverted. |
| :---: | :---: | :---: | :---: |
|  | Acres. | Dollars. | Acres. |
| Marietta, | 9,076.07 | 20,391 65 | 1,184.97 |
| Zanesville, - | 80,992.19 | 163,989 67 | 2,499.13 |
| Steubenville, | 107,834.23 | 242,216 54 | 3,725.47 |
| Canton, - | 214,337.71 | 428,659 02 | 3,916.26 |
| hillicothe, | 37,066.58 | 86,595 15 | 2,719.33 |
| Cincinnati, - | 229,547.77 | 470,462 42 | 8,194.70 |
| effersonville, | 86,733.03 | 174,007 68 | 5,675.34 |
| incennes, - | 48,840.41 | 98,000 92 | 5,733.48 |
| Shawneetown, | 8,836.48 | 17,672 96 |  |
|  | 823,264.47 | \$1,702,016 01 | 33,648.67 |



Ca.

| Statement of Lands sold in the Mississippi Territory, from the 1st October, 1813, to the 30th September, 1814; showing, also, the amoun Receivers, during the same time; with the balance due, both on the 1st October, 1813, and the 1st |  |  |  |  |  |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| ofpices. | Lands sold, after deducting land reverted. |  | Land <br> reverted. <br> Acres. | In hands of Receivers, lst Oct. 1813. | Due by Individuals, 1st Oct. 1813. | Receipts by Receivers. |  | Payments by Receivers. |  | Balance due 1st October, 1814. |  | $\begin{aligned} & \text { Total balance due } \\ & \text { 1st October, } \\ & \text { 1814. } \end{aligned}$ |
|  | Acres. | Dollars. |  |  |  | On account of purchase money. | On account of forfeitures. | Into the Treasury. | For expenses <br> \& repayments | From Individuals. | By Receivers. |  |
| Madison County, <br> West of Pearl River, East of Pearl River, | $27,643.94$ $11,294.30$ $2,333.82$ | 55,288 22,58 460 4,667 65 | $\begin{aligned} & 1,279.08 \\ & 1,196.45 \end{aligned}$ | $\$ 19,986$ <br> 48,562 <br> 29 <br> 14,800 <br> 98 | $\begin{array}{r} \$ 183,147 \\ \begin{array}{c} 185 \\ 330,067 \\ 58 \\ 117,059 \\ 20 \frac{1}{2} \end{array} \end{array}$ |  | $\$ 128$ 98 98108 531 | $\begin{array}{r} \$ 47,10037 \\ 27,693 \\ -22 \\ - \end{array}$ | $\begin{array}{r} \$ 2,283 \\ 14 \\ 1,969 \\ 2,087 \\ 27 \end{array}$ | $\begin{array}{r} \$ 158,66787 \\ 315,51244 \\ 114,82843 \\ 44 \end{array}$ | $\begin{gathered} \$ 50,49920 \\ 56,14262 \\ 20,142 \\ 20 \frac{2}{2} \end{gathered}$ | $\begin{gathered} \$ 209,16707 \\ 371,65506 \\ 134,97063 \end{gathered}$ |
|  | 41,272.06 | \$82,544 94 | 2,475.53 | \$83,348 95年 | \$630,274 63 ${ }^{\frac{7}{4}}$ | \$123,810 $83{ }^{3}$ | 875808 | \$74,793 59 | \$6,340 26 | \$589,008 74 | \$126,784 02 $\frac{1}{2}$ | \$715,792 763 |

Note.-The lands sold and reverted during the quarter ending 30th September, 1814, at the office West of Pearl river, are not included, the returns not having arrived.
JOSIAH MEIGS, Commissioner of the General Land Office.

## STATEOFTHEFINANCES.

## Communicated to the house of representatives, october 10, 1814.

Mr. Eppes, from the Committee of Ways and Means, to whom was referred so much of the message of the President of the United States as relates to the finances, made the following report:

That taxes, loans, and treasury notes, appear to be the resources on which we must rely for carrying on the war. The product of the first cannot be commanded in time to meet the immediate demands on the treasury. A reliance on Joans, in the present sityation of this copntry, would be uncertain, and the terms on which they could be obtained, not such as to induce a resort to them at the present moment. Treasury notes, combined with a system of taxation, more extended than the one heretofore adopted, will, it is believed, in the present state of bank credit, be found to be a much better resource. The want of some medium which, resting on a firm and solid basis, may unite public confidence, and have a general, instead of local circulation, is now univerṣally acknowledged. The stoppage of specie payments, by the principal banks of the Middle States, has embarrassed greatly the operations of the treasury, and, by confining the circulation of notes to the limits of the States within which they are issued, has deprived the Government of all the facilities, in the remittance of money, which was afforded, while public confidence gave to bank notes a general circulation. The notes of New York and Philadelphia, will not be received in Boston. The notes of Baltimore, or of the District of Columbia, will not answer for payments in Philadelphia. If by any new modification, treasury notes could be made to answer the purposes of a oirculating medium, between the different States, they would greatly facilitate the operations of the Government, and free from embarrassment the transactions of individuals. To secure their circulation, it would be necessary: 1st. To issue the notes in sums sufficiently small for the ordinary purposes of society. 2d. To allow the individual who holds them, to fund them at pleasure, at any of the loan offices, and to receive their amount in stock of the United States, bearing an interest of eight per cent. 3d. To make them payable to bearer, and transferable by delivery. 4 th . To make them receivable in all payments for public lands, and taxes. 5th. To pledge, for the payment of the interest on the amount issued, so much of the internal duties as shall be necessary. To prevent an accumulation of circulating medium, the United States to retain the power, on giving six month's notice, of redeeming them with specie, or exchanging for them stock, bearing an interest of eight per cent. If these provisions are adopted, and taxes imposed, which shall manifest clearly the ability of the Government to meetits engagements, our present difficulties will vanish, confidence be restored, and the capital horded by avarice, or locked up from timidity, will be again restored to the accustomed channels of circulation. In presenting additional objects of taxation, care has been taken to select such as will bear equally on every portion of the community. In Europe, the price of agricultural products is not materially affected by a state of war. The produce of the earth is there consumed within the country, in peace and in war. The situation of the United States is totally different; with an extensive and fertile country, and a small population, compared to the extent of our territory, we have annually a large surplus to export to foreign markets, over and above what is necessary for consumption; on the export of this surplus, which is cut off by war, depends, in agreat degree, the ability of the farmer to meet taxes. While, however, war depresses the agricultural interest, it gives vigor to various manufactures. By destroying all foreign competition, the war has brought many of these manufactures ta a state of perfection, which will secure their successful prosecution, even after peace shall be restored. In times of real difficuity and danger, we must appeal to the patriotism of every class of our citizens. These establishments, under the fostering hand of the Government, haye grown to maturity, and will not hesitate to bear with the agricultural interest. their portion of the taxes necessary to maintain, unimpaired, that character for punctuality and good faith, for which the American Government has heretofore been distinguished. Several of these manufactures have been selected as proper subjects of taxation, and it is proposed to unite with the taxes, a pledge of the public faith, for the continuance of the double duties, until the tax shall be repealed. The committee deem it unnecessary, at present, to present any view of the expenditures for the next year, reserving a report on that subject, until the estimates from the treasury shall be forwarded. Confining, therefore, this report to the additional taxes necessary for the support of the public credit, they submit the following resolutions:

1. Resolved, 'That it is expedient to continue the direct tax, and to increase the same fifty per cent.
2. Resolved, That it is expedient to increase the duty on spirits distilled, by an additional duty of twelve and an half cents on the gallon.
3. Resolved, That it is expedient to add one hundred per cent. to the present duty on sales at auction.
4. Resolved, That it is expedient to add fifty per cent. to the present duty on the conveyance of papers and letters.
5. Resolved, That it is expedient to impose a duty on the following articles, viz: manufactured tobacco and snuff, in the hands of the manufacturer, candles of tallow and spermaceti, hats, cotton yarn, spun by the aid of machinery, worked by steam or water, leather, pig iron, castings, bar, rolled, and slit iron, and on nails made by the aid of machinery. On furniture above a certain value, except beds, bedding, and articles of domestic manufacture, in the hands of the owner; beer, ale and porter, in the hands of the manufacturer; boots and shoes, above a certain price, in the hands of the manufacturer; on plated harness, in the hands of the owner; on yats, for the manufacture of paper on saddles and bridles, above a certain price, in the hands of the manufacturer; on gold and silver watches, in the hands of the owner; on pleasure horses, kept exclusively for the saddle or carriage; on playing cards, and on lotteries Estimate of the amount of the proposed increase, and of the new duties:
Fifty per cent. on the direct tax,

-     -         -             -                 -                     -                         - $\$ 1,500,000$ - - - - - -

One hundred per cent. on the present auction duties,
Ffty per cent. on postage,
Manufactured tobacco, and snuff, $10,000,000$ of pounds, averaged at four cents,
Candles, of tallow, $6,000,000$ pounds, at two cents,
Spermaceti, and white wax, 400,000 pounds, at ten cents,
ats, on beaver, one dollar, castors, seventy-five cents, and rorums, twenty-five cents, payable by manufacturers
Cotton yarn, spun by aid of machinery, worked by steam or water, 400,000 spindles, at twenty-five cents,
Leather, soal, neats, harness, calf, horse and hog, kip and seal skin, $18,000,000$ pounds, averaged at three cents,

540,000
Goat and sheep skins, tanned with shoemack, or otherwise to resemble Spanish leather, at fifty cents the dozen, and all other skins tanned or dressed with allum, averaged at three cents per pound,
Iron, 300,000 tons pig, at one dollar,
100,000 tons of castings, at one dollar and fifty cents,
100,000 tons of bar, rolled and slit, at one dollar,
60,000

On beer, ale and porter, 6,000,000 gallons, at one cent,

[3U SEssion.

## DIRECT TAX AND INTERNAL DUTIES.

combunicated 'to the house of representatives, october 15, 1814.
Treasury Department, October 13, 1814.
Sir:
In obedience to the resolutions of the House of Representatives, of the 10th instant, $I$ have the honor to transmit the accompanying statements.

In compliance with the first resolution, the statement $A$ is rendered, showing the amount of the valuations of lands, dwelling houses, and slaves, and the assessinents founded upon them, as made under the acts of July 22d, and August 2d, 1813, so far as returns have been received at the treasury.
The statement $B$ furnishes, as far as the materials existing at the treasury admit, the information required by the second resolution. In the collection districts in regard to which no information is given, either the assessment is not ascertained to have been completed, or has been so recently completed, as to have allowed little time for collecting the tax. The sums annexed to those districts in which the collection is completed, or in progress, are the amounts ascertained to have been received by the collectors. As the returns of the collectors, made in the month of September, have been but partially received, and, as in that month, the collections appear to have been made with great activity, a much larger aggregate amount than that stated, is believed to have been received.

The statement $C$ furnishes, as far as the accounts rendered admit, the information required by the third resolution. These accounts do not supply the materials for a statement in which the amount actually received on account of euch duty can, at present. be exhibited.

To comply the more fully with the scope of the resolution, two views are presented; the first, of the amounts of the several internal duties, distinctly exhibited, that have accrued for the two first quarters of the present year, in each collection district, so far as returns have been made by the collectors; the second, of the aggregate amounts of duties ascertained on the 10 h of October, 1814, to have been received in each State or territory, the former being derived from quarterly, and the latter from monthly returns made by the collectors. In those districts from which the returns for the two quarters have not been received, the period of time for which returns have been rendered is stated. Monthly returns have been received from all the collection districts, except the first of Louisiana, in which there is yet no collector.

I have the honor to be, sir, your obedient servant,
SAMUEL H. SMITH, Acting Secretary of the Treasury.
Honorable the Speaker of the House of Representatives.

## A.

Statement exhibiting the amount of the valuations of Lands, Dwelling Houses, and Slaves, in the several collection districts within the United States, and the assessments founded thereon, as made under the acts of July 22d, and August 2d, 1813; so far as the same have been received at the Treasury, on the 12th day of October, 1814.

Note.-The States of New Jersey, Pennsylvania, Virginia, South Carolina, Georgia, Ohio, and Kentucky, having assumed the payment of the direct tax, under the act of August 2, 1813, the valuations have not been made in those States.

NEW HAMPSHIRE.


## MASSACHUSETTS.



## VERMONT.

|  | Bennington, |  | - |  |  | 2,915,793 | 28 | 8 | 8,396 69 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 12 | Rutland, | - | . | - | - | 4,383,852 |  |  | 14,039 36 |
| 2 | Windham, |  |  |  |  | 3,959,431 |  | 0 | 11,878 29 |
| 3 \{ | Windsor, |  | - - |  |  | 5,205,781 |  | 0 | 15,567 31 |
| 3 2 | Orange, |  | . . | . | - | 3,617,608 | 32 | 7 | 11,820 64 |
| 4 \{ | Addison, (no returns.) |  |  |  |  |  |  |  |  |
| 4 2 | Chittenden, (no returns.) |  |  |  |  |  |  |  |  |
| 5 \{ | Franklin, | - | . - |  |  | 1,606,929 | 36 | 7 | 5,890 40 |
| 5 2 | Grand Isle, | . | . - |  |  | 453,097 |  | 3 | 1,553 37 |
| 5 | Caledonia, |  | - |  |  | 2,018,077 | 38 | 0 | 7,668 69 |
| 63 | Essex, |  |  |  |  | 463,166 | 26 | 0 | 1,198 23 |
| 2 | Orleans, |  |  |  |  | 955,359 |  |  | 2,130 14 |
|  |  |  | Total, |  |  |  |  |  |  |

RHODE ISLAND.


CONNECTICUT.

| 1 | Iitchfield, |  |  | - | - - |  |  | 11,652,805 | 16 |  | 19,094 47 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 2 | Fairfield, | - | - | . | . . | . |  | 13,953,896 | 13 | 5 | 18,837 74 |
| 3 | New Haven, | - | - | . | . $\quad$. |  |  | 13,681,230 | 12 | 3 | 16,818 43 |
| 4 | Hartford, | - | - | - | . $\quad$. |  |  | 17,839,379 |  | 0 | 19,623 45 |
| 5 | New London, | - | . | - | . $\quad$. | . |  | 9,820,080 |  | $6 \frac{1}{2}$ | 13,404 35 |
| 6 | Middlesex, |  | . | - | - $\quad$. | - |  | 6,890,700 |  | 2 | 9,094 42 |
| 75 | Windham, |  | - |  | - $\quad$. | - |  | 8,602,650 | 17 | 0 | 14,625 25 |
| 7 \{ | Tolland, |  |  |  | - 1 |  |  | 4,109,293 | 17 |  | 6,986 19 |
|  |  |  |  |  | Total, |  | - | 86,550,033 | 13 | $6 \frac{1}{2}$ | 118,484 30 |

NEW YORK.


DELAWARE.


MARYLAND.


NORTH CAROLINA.

|  | Currituck. Cainden. Pasquotank. Perquimans. Gates. Chowan. Hertford. |  |  |  |  |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 2 $\}$ | Bertie, | $\bullet$ | - | $\bullet$ | $\bullet$ | - | $\bullet$ | - | 1,549,116 |  |  | $\begin{array}{r}5,27663 \\ 2,339 \\ \hline 97\end{array}$ |
|  | Northampton, | - | - | . | - | - | . | - | 2,915,203 |  | '2 | 6,763 27 |
|  | Halifax, | . | . | . |  |  |  | - | 4,039,587 |  | 2 | 7,756 11 |
|  | Washington, |  | - | - | - | - | - | - | 653,328 | 28 | 4 | 1,856 02 |
|  | Tyrrel, . | . | . | . | . |  | - | - | 490,172 | 28 | 4 | 1,391 62 |
| $3<$ | Hyde, | - | - | - | - | - |  | - | 1,218,413 | 19 | 6 | 2,389 48 |
|  | Pitt, | - | - | - | - | - | - | - | 2,312,365 | 15 | 2 | 3,511 60 |
|  | Edgecomb, | . | - |  |  |  | - | - | 3,036,354 |  | 0 | 6,097 09 |
|  | Beaufort, |  |  |  |  |  |  |  | 1,335,756 | 21 | 2 | 2,825 55 |
| 42 | Green, - | - | - |  | - | . | - | - | 1,104,155 | 15 | 0 | 1,649 60 |
|  | Craven, - | - | - |  |  |  |  | - | 2,521,908 | 22 | 1 | 5,566 54 |
|  | Carteret, | - |  | - | - |  |  |  | 653,192 | 21 | 1 | 1,378 41 |
|  | Joñes, - | . |  | - | - |  |  | - | 1,220,494 | 18 | 4 | 2,243 61 |
|  | Lenoir, | - |  |  |  |  |  | - | 1,326,391 | 16 | 5 | 2,187 37 |
|  | Johnston, | - | - | - | - |  |  | - | 1,408,680 |  | 2 | ;3,258 37 |
|  | Whyne, | - | - | - | - | - | - | - | 1,755,119 |  | 3 | 3,03713 |
|  | Warren. Fuantin |  |  |  |  |  |  |  |  |  |  |  |
| $5\{$ | Frank |  |  |  |  |  |  |  |  |  |  |  |
|  | Granville. |  |  |  |  |  |  |  |  |  |  |  |
| 62 | Onslow, . | - | - | - | - | - | - | - |  |  | $2 \frac{1}{2}$ | ${ }^{1} 2,23715$ |
|  | New Hanover, |  | - | - | . | . |  | - | 2,469,684 |  | 1 | '6,695 76 |
|  | Duplin, . |  | . | . | - | - | $\bullet$ | - | 1,508,160 | 21 | 5 | 3,248 22 |
|  | Sampson, | - | - | - | - | - | - | - | 1,206,578 |  | 5 | 2,952 90 |
|  | Brunswick, |  | - |  | - |  |  | - | 1,051,150 |  | 0 | '1,993 67 |
|  | Blȧden, |  |  |  | - | - |  | - | 1,073,861 |  | 2 | '2,707 78 |

NORTH CAROLINA-continued.


TENNESSEE.

B.

A statement of the amounts of the Direct Tax, ascertained on the 10 th of October, 1814, to have been received by the Collectors, with those paid into the Treasury by the assuming States.


B-continued.


Amounts reccived into the Treasury of the United States from those States which assumed the payment of their quotas, under the act of the $2 d$ of August, 1814.

C.
$\mathcal{A}$ statement of the amounts of the several internal duties distinctly exhibited, that have accrued for the two first quarters of the year 1814, with the aggregate amounts of duties ascertained, on the 10th of October, 1814, to have been received in each State or Territory.


C-continued.

| states. |  | Collection Districts. | Licenses for Stills and Boilers. | Carriages. | Licenses to Retailers. | Sales at Auction. | $\left\lvert\, \begin{gathered} \text { Refined } S u \\ \text { gar. } \end{gathered}\right.$ | Stamps. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Massachusetts, | - | 8th, 9th, 10th, 11th, 12th, 13th; 14th, 14th, 15th, 16th, 17th, 18, 18th, l | 1250 3,84719 7,470 21,184 794 794 40 2,262 | $\begin{array}{r}925 \\ 4,610 \\ \hline\end{array}$ | 2,311 13,603 6,127 21,262 2,499 2,778 3,924 2,939 4,725 5,637 2,204 | 293 43512 3479 $11,18471 \frac{1}{2}$ 5292 25416 $8962 \frac{1}{2}$ 18 1899 | 12009 | $\begin{array}{r} 6629 \\ 1,05154 \\ 2,37219 \\ 6,96158 \\ 73247 \\ 4055 \\ 25355 \\ 39210 \\ 521.64 \\ 26284 \frac{1}{2} \\ 6623 \end{array}$ |
|  |  | Dollagrs, | 61,217 86 | 33,160 78 | 79,220 | 12,285 05 | 12009 | 14,281 18 |
| Vermont, |  |  |  |  | $\begin{array}{r} 2,539 \\ 1,363 \\ 2,734 \\ 3,519 \\ 647 \\ 1,469 \end{array}$ | $796$ | $\stackrel{-}{\bullet}$ | $\begin{array}{r} 10 \\ 575 \\ 7 \quad 50 \end{array}$ |
|  |  | Dollars, | 19,710 52 | 2,532 18 | 12,271 | 796 | - | 1335 |
| Rhode Island, | - | 1st, 2d, 3 d, | 5,91795 <br> 9,172 <br> 1,175 | $\begin{array}{r} 96189 \\ 1,40566 \\ \mathbf{4 7 5} 33 \end{array}$ | 4,689 $-\quad 8,340$ 2,673 | $\begin{array}{r} 65537 \\ 5,38386 \end{array}$ | $\bullet$ | 1,62895 3,59509 10576 |
|  |  | Dollars, | 16,265 23 | 2,842 88 | 15,702 | 6,039 23 | - | 5,329 80 |
| Connecticut, | - | 1st, 2d, 3d, 4th, 5h, 6th; 7th; 7 | $\begin{array}{r}3,74093 \\ 3,62619 \\ 59618 \\ 28,43588 \\ 2,511 \\ 85 \\ 832 \\ \hline, 130 \\ \hline,\end{array}$ | 1,41039 2,212 2,299 2,29 2,633 1,334 1,201 1,969 1,969 | 2,620 4,063 5,980 6,134 4,347 2,369 3,043 |  | $\stackrel{\square}{\bullet}$ | $\begin{gathered} 36375 \\ 272 \quad 16 \frac{1}{2} \\ 2,60522 \\ 2,32471 \\ 89905 \\ 77047 \frac{1}{2} \\ 15300 \end{gathered}$ |
|  |  | Dollars, | 42,873 36 | 13,092 61 | 28,556 | 79. $48 \frac{1}{2}$ | - | 7,388 37 |
| New York, |  | 1sts: | 6,032 20 |  |  |  |  |  |
|  |  | 2d, . | 14,652 81 | 6,422 90 | 54,550 | 8,062 72 |  | 38,349 32 |
|  |  | 3 d. | 70855 | 1,990 33 | 2,589 | 6885 |  | 220 |
|  |  | 4th, | 5,084 19 | 1,693-51 | 5,472 | $19469{ }^{\frac{3}{4}}$ |  | 1,050 $11 \frac{1}{2}$ |
|  |  | 5th, | 3,115 24 | 1,356 66 | 5,048 | 1088 |  | ${ }_{973} 66$ |
|  |  | 6th, | 61904 | 251.10 | 3,127. |  |  | 16162 |
|  |  | 7thror - | 284. 24 | 134.00. | 1,364. |  |  | 28.50 |
|  |  | 8 th, - | 2,209 37 | 82484 | 4,611 | 2560 |  | 88116 |
|  |  | 9th, - | 2,788 42 | 59760 | 6,774 |  |  | 1,573 88 |
|  |  | 10th | 4,123: 55 | 49533 | 3,346. | 748 |  | - 900 |
|  |  | 11th, . | 2,331-65 | 38200 | 2,892. |  |  | 17702 |
|  |  | 12th, - | 482.59. | 6700 | 3,792 |  |  | 109 |
|  |  | 13th, | 2,942 10' | 1,199 98 | 14,444 | 45911 |  | 6,377 09 |
|  |  | 14th, | 5,155 411 | $\begin{array}{r}377 \\ \hline 158 \\ \hline 10\end{array}$ | 4,774 | , |  | $5738$ |
| $\cdots$ |  | 15th,- | 5,593-58 | 158.10 | 1;840 |  |  | $255 \cdot 17$ |
|  |  | 16th, | 9,949 $24^{4}$ | 57300 | 4,619 | 1580 |  | $48338 \frac{1}{2}$ |
|  |  | 17th, | 10,801 04' | 4000 | 5,319 | . |  | 1850 |
|  |  | 18th, | 9,126 22. | 18233 | 2,555 |  |  | 9151 |
|  |  | 19th, | 3;328 23 | 14067 | 1,631 | - |  | 7955 |
|  |  | 20 th, | 7,595 28 | 12600 | 1,716 | - |  | 58465 |
|  |  | 22d, - - | 2,077 $13,238-16$ | 49 21000 23 | 1,184 $3,290$. |  | . | 6290 10698 |
|  |  | 23d, - - | 12,823 83 | 30525 | 3,746 |  | . | 106985 55 |
|  |  | 24th, istrquarter, | 19;527 9\% | 19855 | 3,230 | - |  | 30042 |
| : . - |  | 25th, - - | 4,277 18 | 4100 | 3,112. |  | - | 905 |
| $\because$ |  | 28th, - - | 2,23236 1,91412 | 58600 19102 | 759 2,865 | 2756 |  |  |
|  |  |  | 1,470 50 | 5512 | 1,453 |  | $\bullet$ | 2495 |
|  |  |  | 154,483 67 | 21,687 23 | 156,492 | 8,872 69 ${ }^{\text {mis }}$ | - | 51,935 06 |


| c-continued. |  |  |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| states. | Collection Districts. | Licenses for Stills and Boilers. | Carriages. | Licenses to Retailers. | Sales at Auction. | Refined Sugar. | Stamps. |
| New Jersey, | $\begin{array}{lll}\text { 1st, } & - & - \\ \text { 2d, } & - & - \\ \text { 3d, } & - & - \\ \text { 4th, } & - & - \\ \text { 5th, } & - & - \\ \text { 6th, } & - & -\end{array}$ | 4,828 9,420 3,482 $3,634.95$ 137 -90 40824 | $\begin{array}{r} 3,40530 \\ 1,984 \\ 2,603 \\ 2,67 \\ 2,799 \\ 62 \\ 2,664 \\ 73 \\ 2,797 \\ \hline \end{array}$ | $\begin{aligned} & 6,598 \\ & 3,695 \\ & 4,135 \\ & 5,482 \\ & 4,569 \\ & 2,684 \end{aligned}$ | $\begin{array}{r} 2,639 \\ 23 \\ 23 \\ 58 \\ 58 \\ 84 \\ 84 \\ 19 \\ 19 \\ - \end{array}$ | - <br> - | $\begin{array}{r} 1,268^{\times 34} \\ 49710 \\ 53262 \\ 47436 \\ 53964 \\ 3843 \end{array}$ |
|  | Dollars, | 18,429 59 | 16,253 92 | 27,163 | 2,823 86 | - | 3,350 49 |
| Pennsylyania, | $\begin{array}{lll}\text { 1st, } & - & - \\ \text { 2d, } & - & - \\ \text { 3d, } & - & - \\ \text { 4th, } & - & - \\ \text { 5th, } & - & - \\ \text { 6th, } & - & - \\ \text { 7th, } & - & - \\ \text { 8th, } & - & - \\ \text { 9th, } & - & - \\ \text { 10th, } & - & - \\ \text { 11th, } & - & - \\ \text { 12th, } & - & - \\ \text { 13th, } & - & - \\ \text { 14th, } & - & - \\ \text { 15th, } & - & - \\ \text { 16th, } & - & - \\ \text { 17th, } & - & - \\ \text { 18th, } & - & - \\ \text { 19th, } & - & - \\ \text { 20th, } & - \\ \text { 21st, 1st quarter, } \\ \text { 22d, } & - \\ \text { 23d, } & - & - \\ \text { 24, } & \end{array}$ |  |  | $\begin{array}{r} 33,000 \\ 17,033 \\ 4,569 \\ 3,576 \\ -2,904 \\ 9,985 \\ 5,620 \\ 4,921 \\ 5,565 \\ 4,466 \\ 5,855 \\ 3,965 \\ 2,204 \\ 2,400 \\ 3,450 \\ 2,290 \\ 1,257 \\ 2,109 \\ 794 \\ 1,036 \\ 735 \\ 1,083 \\ 855 \end{array}$ | 10,172 48 <br> 9 71 <br> 28 07 <br> -  <br> 484 72 <br> 16 $99 \frac{1}{2}$ <br> - $\vdots$ <br> - $\vdots$ <br> -  <br> -  <br> -  <br> 3 70 <br> - $74 \frac{1}{2}$ <br> 64 31 <br> -  <br> -  <br> 8 38 <br> -  |  |  |
|  | Dollars, | 271,780 00 | 25,707 088 | 118,852 | 10,871 61 | * | 49,590 45 |
| Delaware, | $\begin{array}{lll}\text { 1st, } & - & - \\ 2 d, & - & - \\ 3 \mathrm{~d}, & - & -\end{array}$ | $\begin{aligned} & 773 \quad 34 \\ & 25344 \\ & 42072 \end{aligned}$ | $\begin{aligned} & 1,941 \\ & 1,766 \\ & 1,767 \\ & 1,409 \end{aligned}$ | $\begin{aligned} & 4,245 \\ & 1,840 \\ & 1,392 \end{aligned}$ | 11625 | - | $\begin{array}{r} 1,49734 \\ 84595 \\ 35827 \end{array}$ |
|  | Dollars, | 1,447 50 | 5,118 18 | 7,477 | 11625 | - | 2,701 56 |
| Maryland, | $\begin{array}{llr}\text { 1st, } & - & - \\ \text { 2d, } & - & - \\ \text { 3d, } & - & - \\ \text { 4th, } & - & - \\ \text { 5th, } & \text { lstquarter, } \\ \text { 6h, } & - & - \\ \text { 7th, } & - & - \\ \text { 8th, } & - & - \\ \text { 9th, } & - & -\end{array}$ | $\begin{array}{r} 1,55736 \\ 706: 32 \\ 59068 \\ 4,87979 \\ 1,639 \quad 06 \\ 902.88 \\ 10,46450 \\ 14,507102 \\ 1,48876 \end{array}$ | 2,921 58 <br> 3,484 15 <br> 2,603 $41 \frac{1}{2}$ <br> 3,778 67 <br> 1,271 00 <br> 1,378 43 <br> 1,039 00 <br> 483 73 <br> 6 00 | $\begin{array}{r} 2,477 \\ 2,549 \\ 13,445 \\ 22,705 \\ 2,478 \\ 1,525 \\ 4,841 \\ 1,585 \\ 695 \end{array}$ | $\begin{array}{cc} - & \\ - & \\ 5,096 & 11 \\ - & \\ - & \\ 151 & 89 \\ 71 & 79 \frac{1}{2} \\ \mathbf{2 4} & 31 \frac{3}{4} \end{array}$ | - <br> - <br> - <br> - <br> - | 59943 82981 42098 16,07996 $38032 \frac{1}{2}$ 9595 54051 976 $96 \frac{1}{2}$ 377 $29 \frac{3}{4}$ |
|  | Dollars, | 36,736 37 | 16,965-972 | $-42,300$ | 5,344 $11 \begin{aligned} & \text { 2 }\end{aligned}$ | - | 20,300 82§ |
| Virginia, |  |  |  | 682 <br> 1,245 <br> 760 <br> 435 <br> 1,036 <br> 840 <br> 1,320 <br> 1,220 <br> 3,300 <br> 587 <br> 2,125 <br> 1,461 <br> 1,509 <br> 4,035 <br> 1,062 <br> 5,839 <br> 1,305 <br> 6,069 <br> 1,307 | -  <br> -  <br> -  <br> -2 11 <br> -  <br> 4 $63 \frac{1}{2}$ <br> 430.56  <br> 82  <br> 645 37 <br> -  <br> 755 34 <br> -  | - <br> - <br> - <br> - <br> - <br> - <br> - <br> - | $\begin{array}{r} 4664 \\ 22142 \\ 4015 \\ 2000 \\ 2,27274 \frac{1}{2} \\ \\ \\ \\ \\ \\ י 2 \prime 335 \\ 204 \\ 205 \\ 69892 \\ 2000 \\ 13,88174 \frac{1}{2} \\ 2375 \end{array}$ |

C-continued.

| states. |  | Collection Districts. | Licenses for Stills and Boilers. | Carriages. | Licenses to Retailers. | Sales at Auction. | Refined Sugar. | Stamps. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Virginia, |  | $\begin{array}{lll}\text { 20th, } & - & - \\ \text { 21st, } & - & - \\ \text { 22d, } & - & - \\ \text { 23d, } & - & - \\ \text { 24th, } & - & - \\ \text { 25th, } & - & - \\ \text { 26th, } & - & -\end{array}$ | $\begin{array}{r} 8,92726 \\ 7,51601 \\ 4,05948 \\ 34558 \\ 927 \\ 1,54667 \end{array}$ | $\begin{array}{rr} 664 & 50 \\ 857 & 50 \\ 358 & 75 \\ 1,367 & 00 \\ 1,296 & 42 \\ 2,757 & 29 \frac{1}{3} \\ 2,053 & 59 \frac{1}{2} \end{array}$ | $\begin{array}{r} 1,022 \\ 1,540 \\ 1,705 \\ 2,260 \\ 1,047 \\ 1,658 \\ 722 \end{array}$ | $\begin{array}{ll} 141 & 96 \\ & 49 \frac{1}{2} \\ 3871 \end{array}$ | - | $\begin{array}{r} 25586 \\ 460 \\ 1,58442 \\ 650 \end{array}$ |
|  |  | Dollars, - | 148,442 91 | 28,836 91 | 46,691 | 2,018 20 | - | 21,378 03 $\frac{1}{8}$ |
| North Carolina, | - | $\begin{array}{lll}\text { 1st, } & - & - \\ \text { 2d, } & - & - \\ \text { 3d, } & - & - \\ \text { 4th, } & - & - \\ \text { 5th, } & - & - \\ \text { 6th, } & - & - \\ \text { 7th, } & - & - \\ \text { 8th, } & - & - \\ \text { 9th, } & - & - \\ \text { 10th, } & - & - \\ \text { 11th, } & - & - \\ \text { 12th, } & - & - \\ \text { 13th, } & - & -\end{array}$ | $\begin{array}{r} 81461 \\ 7318 \\ 83138 \\ 1,53822 \\ 1,68999 \\ 6396 \\ 22994 \\ 5,81466 \\ 14,16127 \\ 5,66999 \\ 6,286 \\ 2,80 \\ 4,817 \end{array} 078$ | 2,646 $66 \frac{3}{4}$ <br> 2,224 16 <br> 1,368 66 <br> 1,152 88 <br> 1,853 24 <br> 1,180 83 <br> 690 00 <br> 987 79 <br> 681 31 <br> 301 26 <br> 304 00 <br> 44 00 <br> 159 50 | $\begin{array}{r} 2,239 \\ 1,419 \\ 1,832 \\ 2,903 \\ 1,619 \\ 2,156 \\ 1,965 \\ 2,062 \\ 1,355 \\ 1,129 \\ 760 \\ 710 \\ 495 \end{array}$ | $\begin{gathered} 1420 \frac{1}{2} \\ 36 \\ 938 \\ 1531 \\ - \\ 15270 \\ 25236 \frac{3}{4} \\ - \\ - \\ - \\ - \\ - \end{gathered}$ |  |  |
|  |  | Dollars, - | 44,780 20 | 13,594 $29 . \frac{3}{4}$ | 20,644 | $44414 \frac{1}{4}$ | - | 5,212 417 ${ }^{\frac{1}{4}}$ |
| Ohio, |  | 1st, - - <br> 2d, -  <br> 3d, 1st quarter,  <br> 4th, - - <br> 5th, - - <br> 6th, -  <br> 7h, istquarter,  <br> 8th, - - <br> 9th, - - | $\begin{array}{r} 9,50668 \\ 2,01746 \\ 8,96726 \\ 5,76258 \\ 3,93295 \\ 2,682 \\ \hline 61 \\ - \\ 931 \\ 904 \\ 908 \end{array}$ | $\begin{array}{r} 16754 \\ 7270 \\ 3100 \\ 11200 \\ 4300 \\ 2100 \\ 1400 \\ - \\ 400 \end{array}$ | $\begin{array}{r} 4,111 \\ 1,419 \\ 1,352 \\ 2,455 \\ 2,104 \\ 1,822 \\ 570 \\ 682 \\ 685 \end{array}$ | $\begin{gathered} 14834 \frac{3}{4} \\ 8-83 \frac{1}{2} \\ 2913 \\ -\quad 47 \frac{3}{4} \\ -657 \end{gathered}$ |  | $\begin{array}{r} 1,94486 \\ 600 \\ 6270 \\ 54317 \\ 27177 \\ 23475 \\ 9 \\ 1612 \frac{1}{2} \\ 13 \\ 13 \end{array}$ |
|  |  | Dollars, - | 34,708 59 | 46524 | 15,200 | 20136 | - | 3,246 87 ${ }^{\frac{1}{2}}$ |
| Kentucky, - | - | $\begin{array}{lll}\text { 1st, } & - & - \\ \text { 2d, } & - & - \\ \text { 3d, } & - & - \\ \text { 4th, } & - & - \\ \text { 5th, } & - & - \\ \text { 6th, } & - & - \\ \text { 7th, } & - & - \\ \text { 8th,* } & - & - \\ \text { 9th, } & - & - \\ \text { 10th, } & - & -\end{array}$ |  | $\begin{array}{rrr}163 & 00 \\ 1,182 & 65 \frac{1}{2} \\ 403 & 63 \\ 282 & 00 \\ 54 & 33 \\ 309 & 08 \\ 146 & 00 \\ 41 & \\ 41 & 00 \\ 53 & 00\end{array}$ | 1,802 3,275 1,883 1,575 1,105 1,170 1,234 1,095 $\mathbf{5 4 5}$ | $160-08 \frac{1}{4}$ <br> -51 <br> - <br> - | - - - - - | $\begin{array}{r} 3415 \\ 2,89715 \\ 67108 \\ 12950 \\ 40930 \\ 45 \\ 45 \\ 875 \\ 3500 \end{array}$ |
|  |  | Dollars, - | 56,082 19 | 2,634 69 ${ }^{2}$ | 13,684 | $16008 \frac{1}{4}$ | - | 4,185 38 |
| South Carolina, | - | $\begin{array}{llr}\text { 1st, } & - & - \\ \text { 2d, } & - & - \\ \text { 3d, } & - & - \\ \text { 4th, } & - & - \\ \text { 5th, } & - & - \\ \text { 6h, } & - & - \\ \text { 7th, } & - & - \\ \text { 8th, } & \text { istquarter, } \\ \text { 9th, } & - & -\end{array}$ | $\begin{array}{r} 73264 \\ 360 \\ 81754 \\ 4,98007 \\ 6,23946 \\ 8,19875 \\ 10,81521 \\ 26052 \\ 14688 \end{array}$ | 5,69100 2,13100 1,39493 1,15850 26936 79128 597 1,356 1,30 1,635 | $\begin{array}{r} 12,262 \\ 817 \\ 1,105 \\ 1,362 \\ 700 \\ 1,427 \\ 765 \\ 900 \\ 1,005 \end{array}$ | $\begin{array}{r} 90431 \\ 381 \\ 1540 \end{array}$ | - - - - | $\begin{array}{r} 10,67051 \\ 139 \quad 15 \end{array}$ $50$ |
|  |  | Dollars, - | 32,215 67 | 15,024 72 | 20,343 | 92352 | - | 10,810 16 |
| Tennessee, - | - | 1st, 1 ist quarter,  <br> 2d, - <br> 3d, - <br> 4th, - <br> 5th, - <br> 6th, - | $\begin{array}{r} 2,39213 \\ 7,57053 \\ 2,61981 \\ 5,614.11 \\ 19,84103 \\ 8,81836 \end{array}$ | $\begin{array}{r} 7800 \\ 10883 \\ 1800 \\ 4300 \\ 37295 \\ 4033 \end{array}$ | $\begin{array}{r} 797 \\ 1,037 \\ 1,312 \\ 1,119 \\ 2,272 \\ 1,075 \end{array}$ | - | - | $\begin{array}{r} 870 \\ 20329 \\ \\ 734 \quad 60 \end{array}$ |
|  |  | Dollars, - | 46,855 97 | 66111 | 7,612 | - | - | 94659 |

\begin{tabular}{|c|c|c|c|c|c|c|c|}
\hline \multicolumn{8}{|c|}{C-continued.} \\
\hline states and terriTORIES. \& Collection Districts. \& Licenses for Stills and Boilers. \& Carriages. \& Licenses to Retailers. \& Sales at Auction. \& Refined Sugar. \& Stamps. \\
\hline \multirow[t]{2}{*}{Georgia, .. -} \& \(\begin{array}{lll}\text { 1st, } \& - \\ \text { 2d, } \& - \\ \text { 3d, } \& - \\ \text { 4th, } \& - \\ \text { 5th, } \dagger \& - \\ \text { 6th, } \& - \\ \end{array}\) \& \begin{tabular}{r}
925 \\
735 \\
\hline 97 \\
2,357 \\
2,54 \\
2,575 \\
\\
4,482
\end{tabular} \& \(\begin{array}{cc}1,608 \& 00 \\ 2,298 \& 44 \frac{3}{4} \\ 1,149 \& 00 \\ 669 \& 00 \\ \& \\ 807 \& 673\end{array}\) \& 4,095
3,861
940
815

2,220 \& 86283
14034 \& - \& 2,39330
75246 <br>
\hline \& Dollars, - \& 11,076 68 \& 6,532 12 ${ }^{\frac{1}{4}}$ \& 11,931 \& 1,003 17 \& - \& 3,145 76 <br>
\hline \multirow[t]{2}{*}{Louisiana, - -} \& $\begin{array}{lll}\text { 1st, } \ddagger ~-~ & - \\ \text { 2d, } & - \\ \text { 3d, } & - \\ \text { 4th, } & - \\ \text { - }\end{array}$ \& 5004
5,43504

$-\quad$ \& | 70800 |
| :--- |
| 10481 |
| 2800 | \& 250

6,120
709 \& 1,878 30 \& 2625 \& 7,11381
605 <br>
\hline \& Dollars, - \& 5,485 08 \& 84081 \& 7,079 \& 1,878 30 \& 2625 \& 7,119 86 <br>
\hline Illinois Territory, - \& - Dollars, - \& 49014 \& 6200 \& 835 \& - \& - \& 560 <br>
\hline Michizan Territory, \& - Dollars, - \& - \& 5400 \& 1,135 \& 2893 \& - \& 2124 <br>
\hline Indiana Territory, - \& 1st quarter, \& \$1,263 73 \& \$4 00 \& \$1,396 \& - \& \& <br>
\hline Missouri Territory, \& - Dollars, - \& 2,027 38 \& 7500 \& 1,340 \& - \& - \& 4545 <br>
\hline \multirow[t]{2}{*}{Mississippi Territory,} \& 1st,
2d,
3d,

- \& 1,51781
4426
$-\quad 1$ \& 6700
20400
3200 \& 535
2,540
230 \& 9182 \& - \& 65171
105 <br>
\hline \& Dollars, - \& 1,562 07 \& 30300 \& 3,305 \& 9182 \& - \& 65276 <br>
\hline District of Columbia, \& - Dollars, - \& - \& 2,044 91 \& 9,505 \& 15432 \& - \& 10,159 56 <br>
\hline
\end{tabular}
* No quarterly returns received, in consequence of the inability, until the 16 th of June, to obtain a collector.
$\dagger$ No quarterly returns received from the collector in consequence of his protracted sickness.
$\pm$ No returns. A collector has been recently appointed, but his acceptance is not ascertained.

Aggregate amounts of internal duties ascertained, on the $10 t h$ of October, 1814, to have been received in each Stafe or Territory.

| New Hampshire, . |  | . |  |  |  | . | 24,604 65 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Massachusetts, | - |  |  |  |  |  | 170,911 75 |
| Vermont, | - |  |  |  |  |  | 21,359 06 |
| Rhode Island, | . |  |  |  |  |  | 31,555 52 |
| Connecticut, | - |  |  |  |  |  | 58,875 97 |
| New York, | . |  |  |  |  |  | 303,694 27 |
| New Jersey, |  | - |  |  |  |  | 54,202 92 |
| Pennsylvania, |  |  |  |  |  |  | 279,983 09 |
| Delaware, |  |  |  |  |  |  | 18,779 93 |
| Maryland, | - | $\cdot$ |  |  |  |  | 99,797 04 |
| Virginia, |  |  |  |  |  |  | 136,568 16 |
| North Carolina, | - |  |  |  | - |  | 62,06794 |
| Ohio, | - |  |  |  |  |  | 32,099 81 |
| Kentucky, |  | - |  |  | - |  | 32,935 46 |
| South Carolina, |  |  |  |  |  |  | 60,132 97 |
| Tennessee, |  |  |  |  |  |  | 18,185 85 |
| Georgia, - | - |  |  |  |  |  | 28,425 48 |
| ${ }^{\text {Lllinisiana }}$ Territory, |  |  |  |  |  |  | 20,156 97 |
| Michigan do. |  |  |  |  |  |  | 1,312 18 |
| Indiana do. |  |  |  |  |  |  | 2,065 07 |
| Missouri do. |  |  |  |  |  |  | 1,525 60 |
|  |  |  |  |  | - |  | -4,928 77 |
| District of Columbia, | . | - |  | - | - |  | 26,169 80 |
|  |  |  |  |  | Total, |  | \$1,491,385 63 |

# PUBLIC CREDIT. 

-COMAIUNICATED TO"THE HOUSE OF REPRESENTATIVES, OCTOBERT18, 1814.

## Washington, October 14th, 1814.

Sir:
The Committee of Ways and Means have had:under their consideration, the support of public credit by a system of taxation more extended than the one heretofore adopted. They have determined to suspend proceeding on their report at present before the House of Representatives, with a view to afford you an opportunity of suggesting any other, or such additional provisions, as may be necessary to revive and maintain unimpaired the public credit.

I have the honor to be, your most obedient,

## Honorable Mr. Dallas, Secietary of the Treasury.

## Treasury Department, October 17th, 1814.

Sir:
I have the honor to acknowl edge the receipt of your letter, dated the $14 t h$ inst.; and, aware of the necessity for an early interposition of Congress on the subject to which it relates, I proceed, at the moment of entering upon the duties of office, to offer to the consideration of the Committee of Ways and Means, an answer on the several points of:their inquiry.

Contemplating the present state of the finances, it is obvious, that a deficiency in the revenue, and a depreciation in the public credit, exist, from causes which cannot-in-any degree-be ascribed, either to the want of resources, or to the want of integrity in the nation. Different minds will conceive different opinions in relation to some of those causes; but it will be agreed on all sides, that the most operative have been the inadequacy of our system of taxation to form a foundation for public credit; and the absence even from thatsystem of the means which are best adapted to anticipate, collect, and distribute the public revenue.

The wealth of the nation, in the value and products of its soil, in all the acquisitions of personal property, and in all the varieties of industry, remains almost untouched by the hand of Government; for, the national faith, and not the national wealth, has hitherto been the principal instrumentof-finance. It was reasonable, however, to expect, that a period must occur in the course of a protracted war, when confidence in the accumulating public engagements could only be secured by an active demonstration, both of the capacity and the disposition to perform them. In the present state of the treasury, therefore, it is a just consolation to reflect, that a prompt and resolute application of the resources of the country will effectually relieve from every pecuniary embarrassment, and vindicate the fiscal honor of the Government.

But it would be vain to attempt to disguise, and it would be pernicious to palliate the difficulties which are now to be-overcome. The exigencies of-the:Government-require a:supply of treasure for the prosecution of the war, beyond any amount which it would be politic, even if it were practicable, to raise by an immediate and constant imposition of taxes. There must, therefore, be a resort to credit, for a considerable portion of the supply. But the public credit is at this juncture so depressed, that no hope of adequate succor, on moderate terms, can safely rest upon it. Hence, it becomes the object first and last in every practical scheme of finance, to re-animate the confidence of the citizens, and to impress on the mind of every man, who, for the public account, renders services, furnishes supplies, or advances money, a conviction of the punctuality as well as of the security of the Governnent. It is not to be regarded, indeed, as the case of preserving a credit which has never been impaired, but rather as the case of rescuing from reproach a credit over which doubt and apprehension (not the less injurious, perhaps, because they are visionary) have cast-an inauspicious shade. In the former case, the ordinary means of raising and appropriating the revenue, will always be sufficient; but in the latter case, no exertion can be competent to attain the object, which does not quiet, in every mind, every fear of future loss or disappointment, in consequence of trusting to the pledges of the public faith.

The condition of the circulating medium of the country, presents another copious source of mischief and embarrassment. The recent exportations of specie have considerably diminished the fund of gold and silver coin; and another considerable portion of that fund has been drawn, by the timid and the wary, from the use of the community, into the private coffers of individuals. On the other hand, the multiplication of banks in the several States has so increased the quantity of paper currency, that it would be difficult to calculate its amount; and still more difficult to ascertain its value, with reference to the capital on which it has been issued. But the benefit of even this paper currency is in a great measure lost, as the suspension of payments in specie, at most of the banks, has suddenly broken the chain of accommodation that previously extended the credit and the circulation of the notes which were emitted in one State into every State of the Union. It may, in general, be affirmed, therefore, that there exists, at this time, no adequate circulating medium, common to the citizens of the United States. The moneyed transactions of private life are at a stand; and the fiscal operations of the Government, labor with extreme inconvenience. It-is impossible that such a state of things should be long endured; but, let it be fairly added, that, with legislative uid, itis not necessary that the endurance should be long. Under favorable circumstannes, and to a limited extent, an emission of treasury notes would, probably, afford relief; but treasury notes are an expensive and precarious substitute, either for coin or for bank notes, charged as they are with a growing interest, productive of no countervailing profit or emolument, and exposed to every breath of popular prejudice or alarm. The establishment of a national institution, operating upon credit combined with capital, and regulated by prudence and good faith, is, after all, the only efficient remedy for the disordered condition of our circulating medium. While accomplishing that object, too, there will be found, under the auspices of such an institution, a safe depository for the public treasure, and a constant auxiliary to the public credit. But whether the issues of a paper currency proceed from the national treasury, or from a national bank, the acceptance of the paper in a course of payments and receipts must be forever optional with the citizens. The extremity of that day cannot be anticipated, when any honest and enlightened statesman will again venture upon the desperate expedient of a tender law.

From this painful, but necessary development of existing evils, we pass, with hope and confidence, to a more specific consideration of the measures from which relief may be certainly and speedily derived. Remembering always, that the objects of the Government are to place the public credit upon a solid and durable foundation; to provide a revenue commensurate with the demands of a war expenditure; and to remove from the treasury an immediate pressure, the following propositions are submitted to the committee, with every sentiment of deference and respect:

## PROPOSITIONS.

1. It is proposed, that, during the war, and until the claims contemplated by the proposition are completely satislied, or extinct, there shall be annually raised by taxes, duties, imposts, and excises, a fund for these purposes: $\downarrow$
2. For the support of Government,
3. For the principal and interest of the public debt, existing before the declaration of war, and paya-
ble according to the contract, - -
4. For the interest of the public debt contracted, and to be contracted, by loans, or otherwise, from commencement to the termination of the war; calculated upon an annual principal of seventy-two millionts of dollars;

4;320,000
7,400,000
4. For the payment of treasury notes, with the accruing interest,
5. For the payment of debentures to be issued (as is hereinafter proposed) for liquidated balances due to individuals, on account of services or supplies, authorized by law, but either not embraced by a specific appropriation, or exceeding the sum appropriated,

280,000
6. For a current addition to the sums raised by loan, or: issues of treasury notes, towards defraying. the generalsexpenses of the war,
7. For the gradual establishment of a sinking fund, to extinguish the debt incurred during the war, -
8. For a contingent fund, to meet sudden and occasional demands upon the treasury,
II. It is proposed, that, during the war, and until the claims contemplated by the preceding proposition are completely satisfied, or other adequate funds shall be provided and substituted by law, there shall be annually raised, by the means here specified, the following sums:

1. By the customs, (which cannot be safely estimated, during the war, at a higher product)

## \$4,000,000

2. By the existing internal duties, - - - - 2,700,000
 product)
3. Broduct an addition to the existing direct tax of 100 - per cent.

2,500,000
. By an addition of 100 per cent. on the present auction duties, -
7. By an addition of 100 per cent. on the existing duties upon carriages, - $\quad$ - $\quad 200,000$
8. By an addition of 50 per cent. on the existing duties on:licenses to retail wines, spirituous liquors, and foreign merchandise,

300,000
9. By an addition of 100 per cent, on the existing rate of postage, - $\ldots$.
10. By the proceeds of the new duties specified in the next schedule, marked A, making in the aggregate,
III. It is proposed that a national bank shall be incorporated for a term of twenty years, to be established at Philadelphia, with a power to erect offices of discount and deposite elsewhere, upon the following principles:

1. That the capital of the bank shall be fifty millious of dollars, to be divided into 100,000 shares of 500 dollara each: Thice-fifths of the capital, being 60,000 shares, amounting to $30,000,000$ of dollars, to be subscribed by corporations, companies or individuals: and two-fifths of the capital, being 40,600 shares, amounting to $20,000,000$ of dollars, to be subscribed by the United States:
2. That the subscriptions of corporations, companies, and individuals, shall be paid for in the following manner: One-fifth part, or $\$ 6,000,000$, in gold or silver coin.
Four-fifth parts, or $24,000,000$ in gold or silver coin, or in six per cent. stock issued since the declaration of war, and treasury notes, in the proportion of one-fifth in treasury notes, and three-fifths in six per cent stock.
3. 'That the subscriptions of corporations, companies, and individuals, shall be paid at the following periods: 20 dollars on each share, to be paid at the time of subscribing, in gold or silver coin, - $\quad$, 200,000 40 dollars on each share, to be paid in gold or silver coin, one month after the subscription, - $\quad \mathbf{2 , 4 0 0 , 0 0 0}$ 40 dollars on each share, in two months atter the subscription, in gold or silver coin,

2,400,000
100 dollars,
specie,
00 dollars on each share, in gold or silver coin, or in six per cent stock, or in treasury notes, according to the preceding apportionment, to be paid at the time of subscribing,

6,000,000
6,000,000
150 dollars on each share, to be paid in like manner, in two months after subscribing,
9,000,000
150 dollarss on each share, to be paid in like manner, in three months after subscribing,
9,000,000

## 500 dollars

4. That the subscription of the United States shall be paid in six per cent. stock, at the same periods, and in the same proportions, as the payments of private subscriptions; in stock and treasury notes.
5. That the United States may substitute six per cent. stock, for the amount of the treasury notes subscribed by corpc:ations, companies, and individuals, as the notes respectively become due and payable
6. That the bank shall loan to the United States $\$ 30,000,000$, at an interest of six per cent. at such periods, and in such sums, as shall be found mutually convenient:
7. That no part of the public stock, constituting a portion of the capital of the bank, shall be sold during the war, nor at any subsequent time, for less than par; nor at any time to an amount exceeding one moiety, without the consent of Congress.
8. 'That provision shall be made for protecting the bank notes from forgery; for limiting the issue of bank notes; and for receiving them in all payments to the United States:

- That the capital of the bank, its notes, deposites, dividends, or profits (its real estate only excepted) shall not be subject to taxation by the United States, or by any individual State.

10. That no other bank shall be established by Congress, during the term for which the national bank is incorporated.
11. That the national bank shall be governed by fifteen directors, being resident citizens of the United States and stockholders. 'The President of the United States shall' annually name five directors, and designate one of the five to be the president of the bank. The other directors shall be annually chosen by the qualified stockholders, in person or by proxy, if resident within the United states, voting upon a scale graduated according to the number of shares which they respectively hold. The cashier and other officers of the bank to be appointed as is usual in similar institutions.
12. That the directors of the national bank shall appoint seven persons, one of whom to preside, as the managers of each office of discount and deposite, and one person to be the cashier.
13. That the general powers, privileges, and regulations of the bank, shall be the same as are usual in similar institutions; but with this special-provision, that the general accounts shall be subject to the inspection of the Socretarys of the Treasury.:
IV. It is proposed, that, after having thius provided for the punctual payment of the interest upon every denomination of public debt; for raising annually a portion of the annual expense, by taxes; for establishing a sinking fund, in'relation to the new debt, as well as in relation to the old debt; and for securing to the public the efficient agency of a national bank; the only remaining object of supply shall be accomplished by annual loans, and issues of treasury notes; if, unexpectedly, such issues should continue to be nece sary or expedient.
14. The amount of anmual expenditure during the war, exceeding the sums provided for, does not admit of a prospective estimate beyond the year 1815; but, for that year, it may be estimated with sufficient accuracy for the general purposes of the present communication, at

- \$28,000,000

2. Then for the year 1815, an additional provision must be made, authorizing a loan and the issue of treasury notes, to an equal amount,

- \$28,000,000
V. It is proposed that the accounts for authorized expenses, being duly stated and settled, a certificate or debenture, shall issue to the accountant specifying the balance; and that, in all cases, where there has been no specific appropriation, or the claim exceeds the amount of the sum appropriated, the balance shall bear an interest of three per cent. until provision is made by law for paying the amount.

YI. And finally, it is proposed to relieve the treasury from an immediate pressure, upon the principles of the following statement:

1. The amount of demands upon the treasury (exclusively of balances of appropriations for former years unsatisfied) was stated in the report of the late Secretary of the Treasury, of the 23 d September, 1814 , to bt, on the 30th of June,
2. The accounts of the third quarter of: 1814, are not yet made up, and the precise sums paid during that quarter cannot now be ascertained; but they amount to nearly,
\$27,576,391 19

Leaving to be paid in the fourth quarter of 1814, -
$8,400,00000$
3. This balance payable during the fourth quarter of 1814 , consists of the following items:

Civil, diplomatic, and miscellaneous expenses, about - $\quad \$ 353,29299$


Naval, about $\quad$ - $\quad$ - $\quad$ - $\quad$ - $\quad$ -
Public debt, about - $\quad$ - $\quad$ - $\quad$ - $\quad$ 7,648,419 23
\$19,176,391 19
4. The existing provisions by law for the payment of this balance of $\$ 19,176,39119$, may be stated as follows: The act of the 24th of March, 1814, authorized a loan for - - - $25,000,00000$ The act of the 4th of March, 1814, authorized an issue of treasury notes for

5,000,000 00

Under these authorities, there have been borrowed on loan about - 10,895,000
Therehas been sent to Europe, in six per cent. stock, - $\quad \mathbf{6 , 0 0 0 , 0 0 0}$
There has been issued in treasury notes,
3,504,000
20,399,000 00
$\$ 9,601,00000$

$\begin{array}{lllll}\begin{array}{llll}\text { By the authority remaining to borrow, } & - & - & 8,105,000 \\ \text { By the authority remaining to issue treasury notes, } \\ \text { By an additional authority to be granted by law to borrow, } & \text { and to issue trea- } & \mathbf{1 , 4 9 6 , 0 0 0} 00 \\ \text { sury notes, }\end{array} \quad-\quad- & - & - & 4,175,391 & 19\end{array}$
These estimates, however, it will be observed, are made with a view, simply, to the appropriations by law for the expenses of the year 1814; and do not embrace a provision to satisfy balances of appropriations made for the expenses of preceding years, which have not been called for at the treasury. Butit will, probably, be deemed expedient to make such provision, by extending the new authority to borrow from the above balance, to $6,000,000$. If the sixper cent. stock which has been sent to Europe, should be there disposed of, it will form an item in the estimates of the ensuing year.

As a portion of the amount, to be provided during the present quarter, consists of treasury notes, which will soon be due, it will be advisable to make them receivable in subscriptions to the loan.

It is proper to accompany these propositions with a few explanatory remarks.

1. The first proposition contemplates a permanent system; but the estimate of the particular items of claims and demands upon the public, must be regarded as immediately applying to the year 1815. In every subsequent year, there will necessarily be some variation; as, for instance, the item of interest on the old debt will annnally sink, while the item of interest on the new debt will annually rise during the continuance of the war.

The items for annually raising a portion of the public expenses by taxes, and for applying to the new debt a sinking fund (gradually increasing until it becomes commensurate to its object) are essential features in the plan suggested, with a view to the revival and maintenance of public credit. The extinguishment of the old debt is already in rapid operation, by the wise precaution of a similar institution.
2. The second proposition will, doubtless, generate many and very various objections. The endeavor has been, however, to spread the general amount of the taxes over a wide surface, with a hand as light and equal as is consistent with convenience in the process, and certainty in the result.

All the opportunities of observation, and all the means of information that have been possessed, leave no doubt upon the disposition of the people to contribute generously for releiving the necessities of their country; and it has been thought unworthy of that patriotic disposition to dwell upon scanty means of supply, or short-lived expedients. Whenever the war shall be happily terminated in an honorable peace, and the treasury shall be again replenished by the tributary streams of commerce, it will be at once a duty and a pleasure to recommend an alleviation, if not an entire exoneration of the burthens which necessarily fall, at present, upon the agriculture and manufactures of the nation
3. In making a proposition for the establishment of a national bank, I cannot be insensible to the high authority of the names which have appeared in opposition to that measure upon constitutional grounds. It would be presumptuous to conjecture that the sentiments which actuated the opposition have passed away; and yet it would be denying to experience a great practical advantage, were we to suppose that a difference of times and circumstances would not produce a corresponding difference in the opinions of the wisest, as well as of the purest men. But, in the present case, a change of private opinion is not material to the success of the proposition for establishing a national bank. In the administration of human affairs, there must be a period when discussion shall cease and decision shall become absolute. A diversity of opinion may honorably survive the contest; but, upon the genuine principles of a representative government, the opinion of the majority can alone be carried into action. The judge, who dissents from the majority of the bench, changes not his opinion, but performs his duty, when he enforces the judgment of the court, although it is contrary to his own convictions. An oath to support the constitution and the laws, is not,
therefore, an oath to support them under all circumstances, according to the opinion of the individual who takes it, but it is, emphatically, an oath to support them according to the interpretation of the legitimate authorities. For the erroneous decisions of a court of law, there is the redress of a censorial, as well as of an appellate jurisdiction. Over an act. founded upon an exposition of the constitution, made by the legislative department of the Government, but alleged to be incorrect, we have seen the judicial department exercise a remedial power. And even if all the departments, legislative, executive, and judicial, should concur in the exercise of a power, which is either thought to transcend the constitutional trust, or to operate injuriously upon the community, the case is still within the reach of a competent control, through the medium of an amendment to the constitution, upon the proposition, not only of Congress, but of the several States. When, therefore, we have marked the existence of a national bank for a period of twenty years, with all the sanctions of the legislative, executive, and judicial authorities; when we have seen the dissolution of one institution, and heard a loud and continued call for the establishment of another; when, under these circumstances, neither Congress nor the several States have resorted to the power of amendment; can it be deemed a violation of the right of private opinion, to consider the constitutionality of a national bank, as a question forever settled and at rest?

But, after all, I should not merit the confidence, which it will be my ambition to acquire, if I were to suppress the declaration of an opinion, that, in these times, the establishment of a national bank will not only be useful in promoting the general welfare, but that it is necessary and proper for carrying into execution some of the most important powers constitutionally vested in the Government.

Upon the principles and regulations of the national bank, it may be sufficient to remark, that they will be best unfolded in the form of a bill, which shall be immediately prepared. A compound capital is suggested, with a design equally to accommodate the subscribers, and to aid the general measures for the revival of public credit; but the proportions of specie and stock may be varied, if the scarcity of coin should render it expedient; yet not in so great a degree as to prevent an early commencement of the money operations of the institution.
4. The estimates of receipts, from established sources of revenue, and from the proposed new duties, and the estimates of expenditures on all the objects contemplated in the present communication, have been made upon a call so sudden, and upon materials so scattered, that it is not intended to claim a perfect reliance on their accuracy. They are, however, believed to be sufficiently accurate to illustrate and support the general plan, for the revival of the public credit, the establishment of a permanent system of revenue, and the removal of the immediate pressure on the treasury.

Upon the whole, sir, I have freely and openly assumed the responsibility of the station, in which $I$ have the honor to be placed. But, conscious of the imperfections of the judgment that dictates the answer to the important inquiries of the Committee of Ways and Means, I derive the highest satisfaction from reflecting, that the honor and safety of the nation, for war, or for peace, depend on the wisdom, patriotism, and fortitude of Congress, during times which imperiously demand a display of those qualities, in the exercise of the legislative authority.

I have the honor to be, very respectfully, sir, your most obedient servant,
J. W. Eppes, Esq. Chairman of the Committee of Ways and Means.
A. J. DALLAS.

## A.

Scheclule of new taxes, referred to in the letter of the Sccretary of the Treasury to the chairman of the Committee of Ways and Means, in which the taxes proposed in the report of the committee to the House of Representatives, on the 10 th instant, are principally adopted.

1. On spirits distilled from domestic or foreign materials, 25 cents per gallon, computed on $24,000,000$ gallous; provided the present tax on the capacity of the still should be continued. If it is thought best to lay the tax entirely on the liquor, then the tax on the capacity of the stills to be taken off, and 30 cents per gallon to be laid on the liquor. For the present estimate, it is taken at 25 cents per gallon,
2. On porter, ale, and strong beer, 2 cents per gallon, computed on 6,000,000 gallons, $1-\quad$ - 120,000
3. On manufactured tobacco and snuff, averaged at 5 cents per pound, and computed on $10,000,000$ pounds,
4. On leather of various kinds, averaged at $\overline{3}$ cents per pound, and computed on $20,000,000$ pounds, - $-\quad-\quad 600,000$
5. On pig iron, at $\$ 150$ per ton, computed on 300,000 tons,
6. On paper, at various rates, averaging 7 per cent. on the value of the article, computed on the annual
manufacture of the value of $2,500,000$ dollars,
450,000
175,000
7. On playing cards, at 25 cents per pack, computed on 400,000 packs, $-\quad$ - $\quad$ - $-\quad 10,000$
8. On counseflors and attorneys at law, process in suits at law and equity, proceedings in admiraliy
9. On counseflors and attorneys at law, process in suits at law and equity, proceedings in admiraliy, arbitrations, and references, and other legal proceedings in the courts of the United States,
10. On conveyances, mortgages, and other contracts, relating to real estate,

The sum to be raised by new taxes, according to the estimates of the Secretary's letter, is
Leaving a surplus for the expenses of collection, and errors in the estimates, of

## COMPOSITION FOR THE STAMP DUTY ON NOTES OF PRIVATE BANKERS.

communicated to the senate, october 26, 1814.
To the Senate and House of Representatives in Congress assembled, the memorial of Stephen Girard, of the City of Philadelphia, in the State of Pennsylvania, Merchant and Banker, respectfully showeth:

That your memorialist has established a bank in the city of Philadelphia, upon the foundation of his own individual fortune and credit, and for his own exclusive emolument, and that he is willing most cheerfully to contribute, in common with his fellow citizens throughout the United States, a full proportion of the taxes which have been imposed for the support of the National Government according to the profits of his occupation and the value of his estate; but a construction has been given to the acts of Congress laying duties on notes of banks, \&c. from which great difficulties have occurred and great inequalities daily produced to the disadvantage of his bank, that were not, it is confidently believed, within the contemplation of the Legislature.

That the first section of the act of Congress of the 2 d August, 1813 , having imposed a stamp duty on notes issued by any banker or bankers, as well as by any banks or companies, either incorporated or not incorporated, it is pro110
vided by the second section of the act, "that in respect to any stamp on any of the notes of the banks or companies aforesaid, now established, or which may hereafter be established within the United States, it shall be lawful for the Secretary of the Treasury to agree to an annual composition, inlieu of such stamp duty, with any of the said banks or companies, of $1 \frac{1}{2}$ per centum on the amount of the annual dividend made by such banks to their stockholders respectively; that your memorialist, in due season, offered to enter into the said composition at the rate of $1 \frac{1}{2}$ per centum on the amount of the annual profit of his bank, deeming the annual profit of an individual banker equivalent in language and in law, to the annual dividend of a bank established by a corporation or company. That it has been officially declared, however, that the second section of the act of Congress does not authorize a composition with an individual banker, because it speaks only of banks and companies, (not of banker and bankers,) and because it speaks only of dividends (not of profits) made to the stockholders, and that hence an individual banker, acting upon a capital of one million of dollars, and issuing bank notes to the amount of one million of dollars, is subjected to the prompt payment of a duty amounting to 10,000 dollars, while an incorporated bank, or even a private company of two or three bankers, acting upon the same amount of capital and issuing the same amount of bank notes, will only be liable, periodically, to the payment of a duty amounting to 1,500 dollars, upon the customary aunual dividend of ten per cent.

That the first section of the act of Congress of the 2 d August, 1813 , imposes a stamp duty upon any promissory note, or notes payable either to bearer or order, issued by any banks or companies, or by any banker or bankers; that the eighth section of the act provided that no banks or companies, which shall, not have compounded for the stamp duty, shall issue any bank bill or promissory note, unless upon paper duly stamped, and whereon the respective duties shall have been paid; and the twelfth section of the act declares, that all the paper wanted for the purpose of the stamp duty, excepting paper for bank notes, shall be furnished, at the expense of the United States, by the Secretary of the Treasury. That, after the rejection of his offer to enter into a composition for the stamp duty, your memorialist has complied with the directions of the law, and has transmitted to the Commissioner of the Revenue sheets of bank notes in order to be stamped

That, independent of the great hazard and delay to which your memorialist is exposed by these operations, it is obvious, from the texture and quality of bank paper, that the stamp, as at present impressed on bank notes must dis appear in the course of an extensive circulation, producing some uncertainty in the revenue and probably, great injustice to individuals.

And your memorialist having submitted these considerations to the wisdom of Congress, respectfully prays, that the act of Congress, may be so amended, as to permit the Secretary of the Treasury to enter into a composition for the stamp duty, in the case of private bankers as well as in the case of corporations and companies, or su as to render the duty equal in its operations upon every denomination of bankers.

Philadelphia, 24th October, 1814.
STEPHEN GIRARD.

## DUTIESON CARRIAGES.

COMMONICATED TO THE HOUSE OF REPRESENTATIVES, NOVEMBER $21,1814$.
November 15, 1814.
Sir:
No subject of internal taxation has, in its collection, been attended with so much difficulty, as the duty orx carriages, either under the old or existing system, between which there is a close, though not an entire resemblance. This difficulty may be intrinsic, or may proceed from the incorrectness of the principle on which the duty is laid. After making a fair allowance for the first circumstance, I am, on a full consideration of the subject, satisfied that the principle of the existing act is incorrect. This conviction is corroborated by the abundant evidence on the files of the revenue office that the duty is extremely unequal. This is in so great a degree the case, that the small sum of two dollars is frequently paid on carriages of greater value than those which pay seven, and even ten dollars.

This inequality proceeds from the erroneous principle on which carriages are classed, the leading feature of which is the kind of springs on which they hang, which is rarely a true criterion of their value.

It seems to be universally admitted that the duty should be graduated according to the value of the carriage
If feel a confidence in the opinion that no classification, founded on name or form, can equitably equalize the duty. This will be manifest from considering the ceaseless activity of human ingenuity in devising new forms, especially where the caprice of fashion rules, perhaps more imperiously than reason, and novelty and ornament are more esteemed than utility.

The only remaining resort is, a classification according to the value, which, $I$ think, presents the fewest difliculties, and which, besides the attainment of a just equality, will be attended with many other benefits. I have, accordingly, taken the liberty to form a bill on this principle.

If the proposed bill should not be accepted by the Committee of Ways and Means, a regard to the public interests calls for the expression of the opinion, that it will be indispensable to make three radical amendments in the existing act:

First. To lay'the duty on all carriages not exclusively employed in husbandry or the transportation of goods. Under the present equivocal provision some abuses are practised, and much greater are expected, which may, perhaps, prove the act incapable of execution.

Second. To increase the penalty for not entering a carriage.
Third. To define what is meant by iron springs, a substance which, according to the opinions of seventeen out of twenty-one respectable coachmakers, in different parts of the Urited States, now before me, cannot exist. Agreeably to this opinion, as it corresponds with my own, it will become my duty, unless the existing act be altered, to instruct the collectors to receive the lowest duty for the various classes of carriages, however expensive and elegant in their structure, which hang on iron jacks or bows, or any other iron substance.

I am, with great respect,
S. H. SMITH.

Hon. Secretary of the Treasury.

## REMISSION OF FOREEITURE.

## comhunicated to the house of representatives, november 25, 1814.


#### Abstract

Mr. Epprs, from the Committee of Ways and Means, to whom was referred the petition of Justin and Elias Lyman, made the following report: That the facts which are material to a decision on the prayer of the petition, are contained in a letter from the Secretary of the Treasury to the chairman of this committee, which accompanies this report. From this statement of facts, it appears, 1st, that the unlawful importation was made by the express order of the agents of the petitioners; $2 d$, that the papers of the schooner and her cargo exhibited on the entry at the custom house at Newport, were falise, colorable, and fraudulent; 3d, that the real facts of the case coming accidentally to the knowledge of the collector, without any disclosure on the part of the petitioners, the schooner and cargo were seized and libelled as forfeited; and the late Secretary of the Treasury refused to remit the forfeitures incurred, "because it did not appear, to his saisfaction, that the said forfeitures and penalties were incurred without wilful negligence or any intention of fraud. On a review of the circumstances of the case, the committee concur in the opinion already pronounced by the Treasury Department, that the petitioners are not entitled to relief. The following resolution is therefore submitted:

Resolved, That the prayer of the petition ought not to be granted.


## Treasury Departhent, 21 st November, 1814.

Sir:
In answer to your inquiries, on behalf of the Committee of Ways and Means, I have the honor to state, that on the 28th of June, 1814, the late Secretary of the Treasury decided not to remit the forfeitures and penalties incurred by the petitioners, because, "it did not appear, to his satisfaction, that the said forfertures and penalties were incurred, without wilful negligence, or any intention of fraud." I cannot discover any reason to presume, that the Secretary declined acting, at any time, on the ground, that the general power to remit, did not embrace the present case, and having, in fact, acted, his decision is final, unless the petitioners can entitle themselves, by the equitable circumstances of their case, to the favor of Congress.

The information to be collected in this department, upon the merits of the case, appears to authorize the following general statement of facts:

That the petitioners, merchants of New-York, in April or May, 1810, were holders of bills of exchange for £1,100 sterling, drawn in Berbice, on merchants in Glasgow, which they negotiated, but which they were afterwards obliged to pay on being returned protested for non-payment. That, in the spring of 1811, the petitioners sent the bills to Berbice, in order to recover the amount from the drawer, and their agents accepted a quantity of coffee in payment. That the coffee was shipped from Berbice to St. Andrews, in Nova Scotia, where it arrived in the month of February, or March, 1812, and was there landed and stored; that, upon the declaration of war, in June, 1812, the petitioners assigned the coffee, in trust, to Messis. Murray and Sons, of New-York, who were well known at St. Andrews, and, particularly, to the consignees of the coffee. That, on the 26th of December, 1812, the petitioners applied to the Secretary of the Treasury, (Mr. Gallatin) for permission to import the coffee into the United States, but were refused. That, early in the year 1813, the consignees requested Messrs. Murray and Sons to remove the coffee, expressing some doubts of its safety at St. Andrews; and, thereupon. Messrs. Murray and Sons, at the instance of the petitioners, assigned the coffee in trust, to a Portuguese, in order that it might be protected, as neutral property, from British capture, on its passage to the United States. That the coffee was afterwards (about the 2d of August 1813) shipped on board of a Portuguese schooner, and brought to Newport, in Rhode Island, about the 24th of August, 1813, when the captain of the schooner reported, that he had arrived from St. Bartholomew. That the captain delivered to the collector of Newport, sundry documents, and particularly, 1st, certificates, dated Gustavia, St. Bartolomew, June 26th, and 28th, 1813; stating the cargo of coffee, to be the growth and produce of Spanish settlements, and that it had been imported into that island; 2d, a clearance for the Portuguese schooner, dated at Gustavia, island of St. Bartholomew, June 26th, 1813, particularly specifying the cargo of coffee. That, upon these documents, the schooner was admitted to an entry, bondswere given for the duties, and the cargo was landed. That, the real facts of the case coming, accidentally to the knowledge of the collector, without any disclosure on the part of the petitioners, the schooner and the coffee were seized and libelled as forfeited under the non-importation law; the petitioners applied, in due form, to the Secretary of the Treasury for a remission, and the Secretary decided not to remit.

Upon these general facts, the district attorney, and the collector of Newport, have objected to a remission of the forfeiture; 1st, because the unlawful importation was made, by the express order of the agents of the petitioners; 2 d , because it did not appear that the petitioners informed their agent, that the Secretary of the Treasury had refused to permit the importation of the coffee; 3d, that the papers of the schooner and her cargo, exhibited on the entry at the custom house of Newport, were false, colorable, and fraudulent.

In answer to these objections, the petitioners allege: 1st, that by clothing the American property with a neutral cover, they meant to elude the British cruisers, and privateers; not to violate the laws of this country; 2d, that the colorable documents, respecting the origin of the cargo, and the clearance of the vessel, were put on board by the agent of the petitioners, without their authority; and might have been designed to enable the schooner to escape cap.ture by American privateers, until the vessel should arrive in a port of the United States, when an appeal could be made to the equity of the Government for relief against the forfeiture incurred by the importation; 3d, that the captain of the Portuguese schooner was ignorant of our language and laws; that he made an entry, without instructions from the petitioners, and contrary to their intention; and that the colorable papers ought not to have been produced at the custom house without an explanation of the facts; 4th, that the silence of the petitioners, on the impropriety of the entry upon false papers, was owing to their desire to avoid involving the Portuguese captain in the penalties of the law.

Under these circumstances, the case rests with the committee; and (returning the papers accompanying their reference) I have only to repeat the assurances of the sincere respect, with which I am, sir,

Your most obedient servant.
A. J. DALLAS.

BANK OF THE UNITEDSTATES.
combunicated to the house of representatives, november 98, 1814.
Washington, November 27th, 1814.
Sin:
The committee of the House of Representatives, to which the bank bill was re-committed on Friday last, have directed me to request you to communicate your opinion, in relation to the effect which a considerable issue of treasury notes, (to which should be attached the quality of being receivable in subscriptions to the bank) might have upon the credit, and particularly upon the prospects of a loan for 1815. As the bill, as it was referred to the committee, provides for the subscription of forty-four millions of treasury notes, to form, with six millions of specie, the capital of the bank; any information which you may think proper to give, either in relation to the practicability of getting them into circulation without depreciation, or in regard to their operation on any part of our fiscal system afterwards, will be very acceptable.

I am, sir, very respectfully, your obedient servant,
To the Honorable the Secretary of the Treasury.
WILIIAM LOWNDES.

Treasury Departhent, November 27, 1814.
SIR:
I have the honor to acknowledge the receipt of your letter, requesting, for a committee of the House of Representatives, an opinion upon the following inquiries:

1. The effect which a considerable issue of treasury notes, with the quality of being receivable in subscriptions to a national bank, wlll have upon the credit of the Government; and particularly, upon the prospects of a loan for 1815.
2. The practicability of getting forty-four millions of treasury notes, forming, with six millions of specie, the capital for a national bank, into circulation, without depreciation.

The inquiries of the committee, cannot be satisfactorily answered, in the abstract, but must be considered, in connexion with the state of our finances, and the state of the public credit.

When I arrived at Washington, the treasury was suffering under every kind of embarrassment. The demands upon it were great in amount; while the means to satisfy them, were, comparatively small, precarious in the collection, and difficult in the application. The demands consisted of dividends upon old and new funded debt of treasury notes, and of legislative appropriations for the army, the navy, and the current service; all urgent, and important. The means consisted, first, of the fragment of an authority to borrow money, when nobody was disposed to lend, and toissue treasury notes, which none but necessitous creditors, or contractors, in distress, or commissaries, quartermasters, and navy agents, acting, as it were, officially, seemed willing to accept: 2d. Of the amount of bank credits, scattered throughout the United States, and principally in the southern and western banks, which had been rendered, in a great degree, useless, by the stoppage of payments in specie, and the consequent impracticability of transferring the public funds from one place, to meet the public engagements in another place: 3 d . Of the current supply of money from the import, from internal duties, and from the sales of public land; which ceased to be a foundation of any rational estimate, or reserve, to provide even for the dividends on the funded debt, when it was found that the treasury notes, (only requiring, indeed, a cash payment at the distance of a year) to whomsoever they were issued at the treasury, and almost as soon as they were issued, reached the hands of the collectors, in payment of debts, duties, and taxes; thus disappointing and defeating the only remaining expectations of productive revenue.

Under those circumstances, (which I had the honor to communicate to the Committee of Ways and Means,) it became the duty of this department, to endeavor to remove the immediate pressure from the treasury; to endeavor to restore the public credit; and to endeavor to provide for the expenses of the ensuing year. The only measures that occurred to my mind, for the accomplishment of such an important object, have been presented to the view of congress. The act, authorising the receipt of treasury notes in payment of subscriptions to a public loan, was passed, If fear, too late to answer the purpose for which it was designed. It promises, at this time, little relief, either as an instrument to raise money, or to absorb the claims for treasury notes, which are daily becoming due. From this cause, and other obvious causes, the dividend on the funded debt, has not been punctually paid; a large amount or treasury notes, has already been dishonored; and the hope of preventing further injury, and reproach, in transacting business with the treasury, is too visionary to afford a moment's consolation.

The actual condition of the treasury, thus described, will serve to indicate the state of the public credit. Public credit depends, essentially, upon public opinion. The usual test of public credit is, indeed, the value of public debt. The faculty of borrowing money, is not a test of public credit; for a faithless Government, like a desperate individual, has only to increase the premium, according to the exigency, in order to secure a loan. Thus, public opinion, manifested in every form, and in every direction, hardly permits us, at the present juncture, to speak of the existence of public credit; and yet, it is not impossible, that the Government, in the resources of its patronage, and its pledges, might find the means of tempting the rich, and the avaricious, to supply its immediate wants. But, when the wants of to-day are supplied, what is the new expedient, that supply the wants of to-morrow? If it is now a charter of incorporation, it may then be a grant of land; but, after all, the immeasurable tracts of the western wild, would be exhausted in successive efforts to obtain pecuniary aids, and still leave the Governmeat necessitous, unless the foundations of public credit were re-established, and maintained. In the measures, therefore, which it has been my duty to suggest, I have endeavored to introduce a permanent plan for reviving the public credit; of which the facility of borrowing money, in anticipation of settled and productive revenues, is only an incident, although it is an incident as durable as the plan itself. The outline seemed to embrace whatever was requisite, to leave no doubt upon the power and the disposition of Government, in relation to its pecuniary engagements, to di. minish, and not to augment the amount of public debts, in the hands of individuals, and to creategeneral confidence, rather by the manner of treating the claims of the present class of creditors, than by the manner of conciliating the favor of a new class,

With these explanatory remarks, sir, I proceed to answer, specifically, the questions which you have proposed:

1. I am of opinion, that considerable issues of treasury notes, with the quality of being reicevable in subscriptions to a national bank, will have an injurious effect upon the credit of the Government; and, also, upon the prospects of a loan for 1815.

Because, it will confer, gratuitously, an advantage upon a class of new creditors, over the present creditors of the Government, standing on a footing of at least equal merit.

Because, it will excite general dissatisfaction among the present holders of the public debt; and, generally, distrustamong the capitalists, who are accustomed to advance their money to the Government.

Because, a quality of subscribing to the national bank, attached to treasury notes, exclusively, will tend to depreciate the value of all public debt, not possessing that quality; and whatever depreciates the value of the public debt in this way, must necessarily impair the public credit.

Because, the specie capital of the citizens of the United States, so far as it may be deemed applicable to investments in the public stocks, has already, in a great measure, been so vested; the holders of the present debt, will be unable to become subscribers to the bank, (it that object should, eventually, prove desirable) without selling their stuck at a depreciated rate, in order to procure the whole amount of their subscriptions in treasury notes; and a general depression in the value of the public debt, will inevitably ensue.

Because, the very proposition of making a considerable issue of treasury notes, even with the quality of being subscribed to a national bank, can only be regarded as an experiment, on which it seems dangerous to rely; the treasury notes, must be purchased at par, with money; a new set of creditors are to be created; it may, or it may not, be deemed an object of speculation, by the money holders, to subscribe to the bank; the result of the experiment cannot be ascertained, until it will be too late to provide a remedy, in the case of failure; while the credit of the Government will be affected, by every circumstance which keeps the efficacy of its fiscal operations in suspense or doubt.

Because, the prospect of a loan, for the year 1815, withbut the aid of a bank, is faint and unpromising; ex-cept, perhaps, so far as the pledge of a specific tax may succeed; and then, it must be recollected, that a considerable supply of money will be required for the prosecution of the war, beyond the whole amount of the taxes to be levied.

Because, if the loan for the year 1815 be made to depend upon the issue of treasury notes, subscribable to the national bank, it will, probably fail, for the reasons which have already been suggested; and, if the loan be independent of that operation, a considerable issue of treasury notes, for the purpose of creating a bank capital, must, it is believed, deprive the Government of every chance of raising money, in any other manner.
2. I am of opinion, that it will be extremely difficult, if notimpracticable, to getforty-four millions of treasury notes, (forming, with six millions of specie, the capital of a national bank,) into circulation, with or without depreciation.

Because, if the subscription to the bank becomes an object of speculation, the treasury notes will probably be purchased at the treasury, and at the loan offices, and never pass into circulation at all.

Because, whatever portion of the treasury notes might pass into circulation, would be speedily withdrawn, by the speculators in the subscription to the bank, after arts had been employed to depreciate their value.

Because, it is not believed, that, in the present state of the public credit, forty-four millions of treasury notes, can be sent into circulation. The only difference between the treasury notes now issued, and dishonored, and those proposed to be issued, consists in the subscribable quality; but reasons have already been assigned for an opinion, that this difference does not afford such confidence in the experiment, as seems requisite to justify a reliance upon it, for accomplishing some of the most interesting objects of the Government.

I must beg you, sir, to pardon the haste, with which I have written these general answers to your inquiries. But, knowing the importance of time, and feeling a desire to avoid every appearance of contributing to the loss of a moment, I have chosen rather to rest upon the intelligence and candor of the committee, than to enter upon a more labored investigation of the subject referred to me.

I have the honor to be, very respectfully, your obedient servant,
William Lowndes, Esq.

A. J. DALLAS.

13th Congress.]
No. 430.
[3d Session.

INCOMETAX.

## COMMUNICATED TO THE HOUSE OF REPRESENTATIVES, DECEMBER 3, 1814.

Mr. Eppes, from the Committee of Ways and Means, to whom was referred a resolution of the House of Representatives, instructing them to inquire into the "expediency of laying a duty on all salaried officers, and on the professional income of lawyers, solicitors, and counsellors, and on the legal proceedings of courts of justice," made the following report:

That a tax upon salaries can only be expedient and proper under arbitrary Governments, where pensions and places are bestowed without a just regard to the public interest. In the United States, according to the principles of our Government, no salary can be allowed except as a compensation for public service: a tax operates as a deduction from the salary, and such a tax so far as respects the officers of the United States, would be an admission on the part of the Legislative body, that, in fixing the salaries of their public officers, the public interest had been disregarded, and more than a just compensation allowed. Without deciding whether in some instances this may not be the case, the committee are of opinion, that if the evil exists, the proper constitutional remedy is not a tax, but a reduction of the salaries. The second member of the resolution embraces the income of lawyers, solicitors, and counsellors. The selection of a particular class of the community, which already pays in common with others, a tax on property and on consumption, and imposing on it an income tax from which every other class is exempted, would be a departure from that system of equal and exact justice, which ought to form the basis of legislation in a free courtry. The third member of the resolution proposes a tax on the legal proceedings of courts. This tax, if confined to the courts of the United States, would be unproductive. If extended to the State courts, difficult in the collection. It would fall principally on the necessitous and unfortunate, and produce collision with the State authorities. Upon the whole it is considered inexpedient to resort to either of the proposed texes. The following resolution is, therefore, submitted:

Resolved, That it is inexpedient to impose a duty on salaried officers, on the income of lawyers, or on the proceedings of courts at law.

# MONEYS PAID FOR MILITARY SERVICES RECEIVABLE IN PAYMENT OF TAXES. 

## COMMUNICATED TO THE HOUSE OF REPRESENTATIVES, DECEMBER 3, 1814.

Mr. Eppes, from the committee of Ways and Means, to whom was referred a resolution of the House of Representatives, instructing them to inquire into the expediency of providing by Jaw, that any kind of money paid by the Government, to the troops in the service of the United States, for military services, shall be receivable from the people in payment of taxes, made the following report:
That, under the general power to regulate the collection of taxes, the Secretary of the Treasury is preparing instructions to the collectors, in which a uniform rule as to the receipt of bank notes will be prescribed. The committee consider that it would be unsafe to designate, by law, the notes in which taxes shall be received, and that a due regard for the public interest requires that this subject should be regulated, at present, by instructions issued, from time to time, from the Treasury Department, which may be so framed, as to unite the safety of the revenue with the accommodation of the individual citizens. A statement of the circumstances which produced the resolution drawn up by the representatives of Cennessee, together with a letter from the Secretary of the Treasury, accompanies this report, and the committee submit the following resolution:

Resolved, That it is inexpedient to designate by law the bank notes which shall be receivable in payment of taxes.

## Treasury Department, November 23, 1814.

Sir:
I have the honor to acknowledge the receipt of your letter, dated the 21 st instant, enclosing a resolution of the House of Representatives, passed the 11th instant, directing an inquiry "into the experliency of providing by law that any kind of money which may be paid by the Government to the troops in the service of the United States for military services, shall be receivable in payment from the people in taxes."

In the course of an endeavor to ascertain the grounds of the resolution, I have been favored with a communication from the representatives of 'Tennessee in Congress, (of which a copy is annexed) in addition to the general information possessed in this department; and I believe that the facts of the case are briefly these:- The Secretary at War, having occasion for money to pay the militia who marched from Tennessee against the Creek Indians, obtained a loan in bank notes, for that purpose, from the Bank of Chilicothe. Some of these notes have since been offered in payment of taxes to the collectors of the interual duties in the State of Tennessee; but, as the banks af Tennessee (where the money collected for taxes is required to be deposited) reluse to receive them as cash deposites, the collectors, in their turn, refuse to receieve them as cash for taxes. Owing to the causes suggested, in the communication to which I have already referred, and, perhaps, to other causes, perfectly consistent with the general solvency of the bank of Chilicothe, the notes circulating in Tennessee have suffered a considerable depreciation. They have already been, it is alleged, an object of speculation; those paid by the United States to the militia cannot now be distinguished from other notes issued by the bank of Chilicothe; and any attempt to give the former a preference, in the payment of taxes, would probably increase the arts of speculation, as well as the other inconveniences of which the citizens of Tennessee complain

Under these circumstances, the case is, obviously, one of great delicacy. The Government has passed the notes at their nominal value; but it is equally true, that the Government is bound to pay for them to the bank, according to their nominal value. The Government did not contract any engagement to support the credit of the notes, nor to accept them in payment of duties at any subsequent period; and all the persons who have accepted the notes, either in payment from the Government, or by transfer from the militia, have done so voluntarily, without any pretence of reliance upon any such engagement. If, therefore, it should be deemed proper to direct, by the legislative authority, that the notes of the bank of Chilicothe shall be received in payment for duties, the principle of the direction will be equally applicable to every other case where the Government has paid its troops or creditors in bank notes, which have afterwards suffered (from whatever cause) a depreciation in credit or circulating value. The effect of such a law, upon the public revenues, need not be particularly stated.

Considering the subject, however, as a general subject, meriting the serious attention of the 'Treasury Department, I am preparing instructions to the collectors, to regulate their conduct in receiving bank notes for tases. The design of the instructions will be, to unite the security of the revenue with the accommodation of the banks, as well as of individual citizens, during the disordered condition of the circulating medium of the country; and, in making this arrangement, I shall be highly gratified to find, that the views of the mover of the resolution under consideration, can be accomplished.

I have the honor to be, very respectfully, sir, your most obedient servant,
J. W. Eppes, Esq., Chairman of the Committee of Ways and Means.
A. J. DALI」AS.

## Congress Mall, November, 1814.

Sir:
It may be satisfactory to you to be informed of the situation of the banks in the State of Tennessee. There are two banks in that State; one at Knoxville, and the other at Nashville; both of them of unquestionable credit and solvency. No suspension has taken place of specie payments, nor do we believe any suspension will take place.

With respect to the bank of Chilicothe, in the notes of which most of the troops in the service of the United States, from the State of Tennessee, have been paid, we can only observe, that no doubt was entertained of its solvency and ability to discharge its respective engagements, so far as we have been informed; but the notes would not circulate without considerable discount. This, we think, was produced in consequence of the course of trade being from the Southwest, Eastwardly, and Northeast, and money was not wanted at Chilicothe by the citizens of the mercantile towns in Tennessee, and not by any doubt existing of the solvency of the bank.

As these notes do not suit the commercial relations existing between the citizens of Teunessee and the Eastern States, we do not wish them to be further used in the payment of troops there.

The refusal, by the Government, to receive them again in payment of taxes, has necessarily produced considerable irritation, and it is believed, by some of the people there, to be an intentional attempt to impose on then

The spirit of patriotism and military ardor, now existing in as high a degeee as in any part of the United States, is sinking under the injustice of this measure.

We have the honor to be, very respectfully, yours, \&c.

## REMISSION OF FORFEITURE

combunicated to the house of representatives, december 3, 1814.

## Mr. Fppes, from the Committee of Ways and Means, to whom was referred the petition of Noah Shaw, made the

 following report:That the facts necessary for forming an opinion on the case, are stated in a letter from the Secretary of the Treasury, which accompanies this report. From this statement it appears that the petitioner is not entitled to relief under the special act of Congress, passed on the second day of January, 1813; and that the former Secretary refused, under the general law of the third of March, 1797 , to remit the forfeiture incurred by the petitioner, on the ground, that it did not appear to his satisfaction that the forfeiture was incurred without wilful negligence, or any intention of fraud. On a review of the circurnstances, the committee concur in opinion with the late Secretary of the Treasury, that the petitioner is not entitled to relief. The following resolution is, therefore, submitted:

Resolved, That the prayer of the petitioner ought not to be granted.

## Treasury Department, November 4, 1814.

Sir:
In answer to your letter of the 28th ultimo, I have the honor to state, from the documents which accompany the reference of the Committee of Ways and Means, and from the facts ascertained at the Treasury Department, that, in the year 1813, Noah Shaw, on behalf of Samuel Salsbury, and A. P. Cleaveland, of Boston, presented a petition to the judge of the district court for the district of Vermont, setting forth, that Salsbury and Cleaveland, on the 9th of June, 1811, had imported into the province of Upper Canada, from Liverpool, in England, certain goods, (specified in the invoice annexed) which they afterwards, on the 5 th of March, 1813 , imported into Burlington, in the district of Vermont; that the goods being owned by citizens, were imported into Canada on board of a ship which departed from Liverpool between the 23d of June and the 15th of September, to wit: on the first of August. 1811; and that the goods were purchased in Great Britain before the war was there known to exist.

That, on the 20th of November, 1813, the district judge certified to the Secretary of the Treasury the petition and the proofs, but he made no statement of facts; and, on the 12th of July, 1814, the Secretary of the Treasury clecided, in form, not to remit the forfeiture incurred by the importation of the goods into the United States.

That it appears by the petition which Noah Shaw has recently presented to Congress, that Salsbury and Cleaveland had sold the goods to B. and C. Adams, on the 22d of September, 1812, from whom they were purchased by Noah Shaw, on the llth of January, 1813, with a view to the importation, which he effected in the ensuing month of March.

Upon these facts I take the liberty to offer the following observations, for the consideration of the committee:

1. That, from the terms of the petition to the district judge, it appears that Mr. Shaw intended to seek relief, as for Salsbury and Cleaveland, under the special act of the 2d of January, 1813, directing the remission of certain forfeitures; and the prayer of the petitioner is, therefore, for relief according to the law in such case made and provided. The case, however, was certainly not embraced by the special act; for the goods were not imported into the United States, from the United Kingdom of Great Britain and Ireland; they were not shipped on board of a vessel which departed therefrom between the 23d of June, and the 15th of September, 1812; and, so far as respects Mr. Shaw, the owner at the time of the importation, the purchase of the goods was made long after the war was known to exist at the place of purchase.
2. That, although the case was not embraced by the special act, it became, properly, a question, whether the Secretary of the Treasury was authorized to remit, or mitigate, the forfeiture, under the general law of the 3d of March, 1797, if, in his opinion, it was incurred without wiltul negligence, or any intention of fraud. It does not appear that the late Secretary objected merely to an irregularity in the mode of exhibiting the facts, or of transmitting the documents; for, then he would not have decided the case, but he would have returned it to the district judge, to undergo the necessary revision and amendment in point of form. Nor does it appear, from any information within my reach, that the Secretary decided the case upon any doubt of his jurisdiction to remit the forfeiture. The case must, therefore, be deemed to have been decided on its merits; and the power of the Secretary of the Treasury being once executed, the department cannot afterwards modify, or rescind, or change the decision.

It will remain, upon this general view of the subject, for the committee to decide, whether the petitioner ought to be recommended for relief to Congress. The danger of giving a sanction to speculations which involve an unauthorized intercourse with the enemy, and the tendency of such speculations to cover and countenance the worst kind of smuggling, will, no doubt, be duly considered. If, indeed, the case had been originally presented for my official interposition, I should have reflected well before I decided, that, in principle, and in circumstances, it was entitled to the equitable relief of the act of the 3 d of March, 1797. That act was meant to provide for cases of mere accident or misfortune, and for cases uncontaminated by any fraudulent intention, when the necessary rigor of the general law would become, in the particular instance, an instrument of hardship and cruelty. But no man is ever permitted to obtain relief in the courts of justice, upon a claim founded in his own wilful violation of the law; and it would be an extraordinary, and, I presume, a novel application of the equitable powers of the Secretary of the Treasury, to legitimate a trade with the enemy, through the medium of remitting penalties and forfeitures incurred by a breach of the non-importation acts.

I have the honor to be, very respectfully, sir, your most obedient servant,
Honorable J. W. Eppes, Chairman of the Committee of Ways and Means.

[^24]
## BANK OF THE UNITED STATES.

communicated to the senate on the 5th of december. 1814.

## To the Senate and House of Representatives of the United States:

The memorial of the subscribers, committees appointed by five of the banks in the city of New York, to take into consideration all matters relating to the state of credit in the city, respectfully represents:
That your memorialists, with great deference to the wisdom of Congress, presume that it will not be considered as unbecoming in them, to express their opinions on a subject, which they have, practically, under their constant view.

That they see, with great alarm, the proposed incorporation of a Bank of the United States, with a capital of fifty millions of dollars; not that they are insensible of the advantages of such an institution, but because they are persuaded, in their most deliberate view of the subject, that the present time is most inauspicious for the creation of such a bank, and that, so far from aiding the fiscal operations of the Government, it will, in their opinion, tend to embarrass still more than the adverse circumstances of the times have already done, all public, as well as private credit.

Your memorialists firmly believe, that the proposed capital will be found too large;
That six millions of dollars in specie, cannot be obtained by any inducements which can be held out, and that a less sum will notafford a proper security to the public;

That, even if six millions could be procured, the payment of the notes in specie could only be continued for a short period, under the present circumstances of the country;

That, if by the exercise of the power proposed to be lodged in the President of the United States, the notes are not paid in specie, they will infallibly depreciate;

That, if they depreciate, no existing bank can possibly take them, without the greatest injury to their stockholders;

That, if the notes are not taken by the present banks, throughout the United States, they cannot serve as a general medium of circulation.

A full discussion of this subject, your memorialists are well aware, would transgress the proper limits of this memorial; they will, therefore, confine themselves to a few of the reasons which have induced them to form these opinions.

They think that the capital will be found too large, because the late Bank of the United States had only a capital of ten millions of dollars, at the period of our greatest commercial prosperity, and since the expiration of the charter of that bank, the amount of its capital has been much more than supplied, by the incorporation of other banks. It is believed to have been the opinion of the part of the community bestinformed on that subject, that this amount was abundantly sufficient. Your memorialists, therefore, cannot but dread the effects which a new banking capital of fifty millions, must have upon the paper circulation of the country, particularly when it is considered, that the proposed bank is to be pledged to lend to the Government thirty millions, which the public exigencies will probably very soon call for, without any power of refusal being left to those whoare to manage the bank, even if convinced that the emission of so large a sum in notes must be ruinous to the bank itself.

It is well known, that a great and constant drain of the precious metals from the United States, has existed for a long time past, while supplies of them have been cut off by the war; and that the alarms necessarily existing during a war, have induced many timid and cautious persons to hoard specie, the consequence of which has been, to render a suspension of specie payments necessary to the banks in Baltimore, Philadelphia, New York, and in variouis other parts of the United States, notwithstanding the utmost care has been taken to restrain the circulation of notes within moderate bounds, yet, it has been found impossible to prevent a difference in value between specie and the notes of the banks in the best credit. This difference is now, in the city of New York, from twelve to fifteen per cent., and in other places, still greater. Your memorialists, therefore, have no hesitation in giving it as their opinion, that six millions of specie cannot be procured; but, they are persuaded also,

That, if procured, that sum could not long supply specie payments, because, as the same causes are likely still to operate, ard with increased effect, when the paper circulation is so much increased, as it must be, by the proposed loans to the Government, it is believed, that as fast as the notes are issued, they will be returned for specie. As they bear no interest, there will be no inducement for any person to hold them, to counteract the great advantage offered by the high price of specie, in sending them for payment.

If itshould be found necessary to restrain the bank from paying specie, your memorialiste are convinced the notes will depreciate. The treasury notes which have been issued, have done so, although in much less quantity, and under more favorable circumstances, because bearing interest, and being payable at definite periods. While treasury notes have these obvious advantages, it is not perceived that the notes of the proposed bank will have any to balance them, the security being presumed the same in both cases. The expenses of the war must, in the first instance, be paid in these notes, and of course they will be, to a considerable extent, in the hands of persons who must, of necessity, dispose of them for what they will bring. The late Bank of the United States, while redeeming its notes in specie, and possessing the entire support of the Government, and the confidence of the public, never had, it is believed, more than six millions of notes in circulation. The banks in the city of New York, whose aggregate capital is about fifteen millions of dollars, have not, upon an average, had a circulation of more than five millions, although possessing all the advantages to be derived from the business and support of the Government in this city. Presuming that the proportion of circulation to capital, is nearly the same in other parts of the United States, and taking into view, that the circulation is probably as great at the present period, as under the circumstarrces of the country, and the removal of the check of specie payments, it can safely be, can it be doubted what the effect of an additional emission, even of twenty millions of paper, will necessarily be?

As it appears evident to your memorialists, that the notes of the proposed bank must depreciate, it appears equally so, that no existing bank can take them without the greatest injury to their stockholders. However disposed they may be to aid the fiscal operations of the Government, yet, from the moment the notes are depreciated, if they are taken either in payment or in deposites, all their debts will be paid in that description of paper, the circulation of their own notes vill nearly cease, and they will be left in possession of notes, redeemable at some future uncertain period, and bearing no present interest. Can such a sacrifice of the interest of their constituents be called for, or expected, from the present institutions?

It has been supposed, that the want of a medium of general circulation, rendered a national bank necessary; but your memorialists beg leave to observe, that, while they admit the want of such a medium, they are quite persuaded that bank notes will not answer the purpose, unless they can be exchanged, at pleasure, for specie, or are taken generally by the banks throughout the United States. If your memorialists are right in the opinions already stated, it appears to follow as a necessary consequence, that the notes of the proposed bank will not supply the place of a general medium.

As your memorialists are persuaded that the best interests of the United States require, that the suspension of specie payments, which has unfortunately been found necessary, should be continued for as short a period as possible, they dread the increased difficulty which an additional paper circulation, probably of thirty or forty millions, will occasion; they fear it will approach to an insuperable bar to the resumption of specie payments, while, on the
other hand, a national bank, founded upon proper principles, and at a more favorable period, when there was a reasonable prospect of continuing to pay specie, would offer the best remedy for the deranged state of the circulation, and a most powerful instrument to renovate the commercial credit of the United States.

Your memorialists beg the indulgence of Congress, when they add, that they have no doubt, that treasury bills, issued nearly in the way proposed by the Committee of Ways and Means of the House of Representatives, would be found of more service to the Government, be much less dangerous to the public, and tend much more to supply the want of a general medium of circulation. They believe, that treasury notes, issued for various denominations, redeemable at the pleasure of the Government, but not at any definite periods, bearing interest, while in circulation, at the present rate, but fundable at the option of the holder, at a higher rate of interest, would be less liable to depreciation, than the notes of a bank bearing no interest, and the security being the same.

The present interest on the treasury notes, would offer an inducement to keep them, and whenever the market was overcharged, the power to fund them at a higher rate of interest, would take off the redundance. In this way, the issue of treasury notes would probably operate to a considerable amount, as a constant loan, at a reduced rate of interest; nor should it be overlooked, that the consequences of a depreciation, if it unfortunately should take place, would neither be so extensive, nor so lasting, as in the case of a Bank of the United States.
$\left.\begin{array}{l}\text { M. CLARKSON, President, } \\ \text { CHAS. WILKES, Cashier, }\end{array}\right\}$ Committee of the Bank of New York.
RICHD V
LICHD. VARICK, President, $\}$ Committee of the Merchants' Bank.
AMASA JACKSON, President, $\}$ Committec of the Union Bank.
JNO. LOW, Cashier,
JNO. LOW, Cashier,
$\left.\begin{array}{l}\text { WM. BAYARD, President, } \\ \text { JOHN BURRALL, Cashier, }\end{array}\right\}$ Committee of the Bank of America.
JAMES BOGGS, President, $\}$ Committee of the New York Manufacturing
DAYID J. GREENE, Cashier, $\}$ Company.

13th Congress. 1
No. 434.
[3d Session.

## LOANS:

COMMUNICATED TO THE HOUSE OF REPRESENTATIVES, DECEMBER 5, 1814.
Washington, December 2, 1814.
SIR:
Your letter of the 27th of November has been referred to the Committee of Ways and Means, and I am instructed to ask for the amount of the payments to be made during the present quarter, on account of the public debt; the funds prepared to meet those payments, and any other information which may enable the committee to decide as to the necessity of adopting additional measures for meeting the public engagements during the present quarter of the year.

I have the honor to be, your most obedient,
JOHN W. EPPES.
Honorable Mr. Dallas, Secretary of the Treasury.

Treasury Departiment, December 2, 1814.
SIR:
I have the honor to acknowledge the receipt of your letter, dated this morning, stating that mine of the 27 th of November, addressed to the committee on a national bank, has been referred to the Committee of Ways and Means.

In my communications to the committees of Congress, I have never been disposed to disguise the embarrassments of the treasury. A frank and full development of existing evils will always, I hope, be best calculated to secure the attention and exertion of the public authorities; and, with legislative aid, I am still confident, that all the difficulties of a deficient revenue, a suspended circulating medium, and a depressed credit, may be speedily and completely overcome. My only apprehension arises from the lapse of time; as a remedy which would be effectual to-day, will, perhaps, only serve to increase the disorder to-morrow.

In answering the inquiries of your letter, permit me to state: 1st. The amount of the payments which were to be made during the whole of the present quarter on account of the public debt, and the funds prepared, or applicable to meet those payments: 2d. The payments that remain to be made, and the funds that remain to meet them, for the residue of the quarter: And, 3d. General information, in relation to additional measures for meetmg the public engagemen's.

First Point.
It is respectfully stated, agreeably to an estimate which was formed on the 4th of October, 1814: Dr.

1. That, during the quarter commencing the 1st of October, 1814, and ending the Ist of January, 1815, including both days, there was payable, for the principal and interest of treasury notes, during the whole quarter, chiefly at Boston, New York, and Philadelphia, a sum of
2. That, during the same period, there was payable, for thre principal and interest of temporary
loans, at Boston, Baltimore, and Charleston, the sum of ${ }^{-}$- $\overline{-}$ - $-\overline{-}$ at the several loan offices, the sum of

$$
7 \approx 1,12500
$$

1,900,000 00
\$7,128,194 80

## Cr.

1. That there were bank credits scattered throughout the United States, on the 1st of October, 1814, amounting, by estimate, to
2. That there was receivable from the customs, during the whole quarter, the sum of -
sum of -
3. That there was receivable, on account of internal duties and direct taxes, during the same period, a sum of
4. That there was receivable, on account of loans, during the same period, a sum of
5. That there might be óbtained, upon an issue of treasury notes, during the same period,'a sum of about

From which it results:

1. That the amount of the whole payments; for dividends of public debt, for temporary loans, and for treasury notes, during the whole of the current quarter, was
2. That the amount of the whole of the estimated receipts of the treasury, was

## Leaving a surplus of receipts of

\$7,128,194.80
4,560,000 00
\$2,431,805 20

It is believed that this estimate, formed upon official facts and experience, would have been substantially realized in the event. if the banks had not suddenly determined to suspend their payments in specie. But for that occurrence, the dividend on the public debt would have been punctually paid to the individual creditors of Boston on the ist of October last; the transfer of the public' funds, from one place to another place, in order to meet the public engagements, would have continued easy and certain; the credit and use of treasury notes, (limited to the specified empunt) would, probably have been preserved, and the revenue arising from duties and taxes, would not have been materially intercepted, if at all, in its passage to the treasury, by payments in treasury notes.

Second Point.
Dr.

1. That, of.the principal and interest of the treasury notes, payable during the present quarter, and which have al ready fallen due, there remains, on this day, unpaid, at the places mentioned in the schedule $A$, the ready fallen
$\$ 1,902,68080$
That the principal and interest of the treasury notes, which will become due on or before the Ist of January, 1815, at the places mentioned in the schedule B, amount to

1,243,720 00
3. That the dividends on the public debt, payable on the ist of January, 1815, at the places mentioned in schedule C. amount to the sum of

1,873,000 00
4. That the principal and interest of temporary loans, payable during the present quarter, and contracted at the treasury, in part execution of the authority granted by the act of Congress, passed the 14 th of March, 1812, and payable at Boston on the 15th and 31st of December, amount to
-506,87500
\$5,526,275 80

## Cr.

1. That, on the 28 th ultimo, there were bank credits, in the banks specified in the schedule $\mathbf{D}$, applicable to the payment of the public debt, during the present quarter, (deducting the amount of bank credits ( $\$ 813,000$ ) which, as it could not be transferred for the payment of public debt, has been recently applied to the appropriations for the War and Navy Departments) amounting to
\$2,372,287 13
"2. That the amount receivable during the remainder of the present year, on account of the loan of six millions, applicable, also, to the payment of the public debt, if no failure in payment occurs, will be about
-450,000 00
. That the estimated amount, receivable during the remainder of the present year, on account of customs, applicable, also, to the payment of the public debt, (subject, however, to various contingencies, such as the non-payment of bonds, the payment of bonds in treasury notes, \&c.) may be stated at

- remainder of the present year, on account of the
. The estimated amount, receivable during the remainder of the present year, on account of the sales of public lands, subject, however, to contingent payments in treasury notes, may be stated at
. The estimated amount, receivable during the remainder of the present year, for internal duties and direct tax, subject, however, to contingent payments in treasury notes, may be stated at
\$3,772,287 13
From this second view of the debit and credit of the account, limited merely to the payment of the public debt becoming due for the residue of the present quarter, it appears,
 nente as before stated and excluding the possible proceeds of new loans, and new issues of treasury notes, for the single purpose of paying public debt) amount to
\$5,526,275 80

3,772,287 13

The difference between the results of the statements, under the first and the second points, will be accounted for, by the unexpected effect of payments in treasury notes, on account of duties, taxes, and land; by the total cessation of the use of treasury notes, either to pay the public creditors, or to raise money; and by an unavoidable variance in estimates, depending upon a variance in the state of information at the treasury. A priority of payment may be justly claimed by the holders of the funded debt; and, therefore, it is proper to add,
-1. That the amount of public credits, as estimated in the preceding statement, is the sum of
2. That the amount of the dividenid, on the old and new funded debt, payable on the 1st of Janu-
ary, 1815 , is the sum of
" $83,772,28713$
3. And that, consequently, the súrplus of the resources, after satisfying that single object, is the sum of

- \$1,899.287 13

It will be observed, that these estimates do not include, as an item of the debt the dividend on the funded debt, mounting to two hundred thousand dollars, which was not actually paid to the individual creditors at Boston on the 1st of October last. But it is omitted, because an adequate fund in the State bank was seasonably provided for the occasion, and the usual treasury draft was issued in favor of the commissioner of loans, so as to deduct a corresponding amount from the bank credits of the Government. The State bank declined, for several reasons, (which it is unnecessary to repeat) paying in coin, or in bank notes, and most of the public creditors refused to accept the treasury notes, which the bank offered to them as an alternative payment. It is not considered, ihat, under these creasumstances, connected with the general state of the circulating medium, (which places the power of the Government to meet its engagements, on the same footing with the power of the most opulent of its citizens) there can
exist any just reproach upon the public credit, or resources. But, nevertheless, efforts have been anxiously made by this department, and are still in operation, to satisfy the public creditors, independent of the fund which was originally set apart, and which still remains on deposite at the State bank, by all the remaining means at the disposal of the treasury.

Nor, on the other hand, have I included, in the statement of our resources to pay the public debt, the unexecuted authority to borrow upon public loans, and to issue treasury notes. I have only included the items of revenue, which, in ordinary times, would be deemed certain and effective; reserving any surplus of those items, with the loan and the treasury notes, to meet the general appropriations for the public service.

## Third Point.

It is respectfully stated, that the non-payment of the treasury notes, and the hazard of not being able to pay the dividend on the public debt, according to the respective contracts, was chiefly (i believe entirely) owing to the suspension of specie payments at the banks, and the consequent impracticability of transferring the public funds, fvom the place in which they were deposited, to the place in which they were wanted. I have endeavored, therefore, to induce the banks, as the performance of an act of justice, not inconsistent with their interest, or their policy, to assist in alleviating the fiscal embarrassments of the Government, which they have thus contributed to produce. The answers to my last proposition (of which a copy is annexed, in schedule $\mathbf{E}$ ) have not been received.

But the danger of depending upon gratuitous aids, (of depending, indeed, upon any thing but the wisdom and the vigilance of Congress) makes, with every day's experience, a deeper impression upon the mind. In speaking therefore, of additional measures for meeting the public engagements, during the present quarter of the year, I derive great satisfaction, in reflecting upon the inevitable and immediate effect of the leqislative sanction (even so far as it has already been given) to a settled and productive system of taxes, for defraying the expenses of Government, and maintaining the public credit. This policy, embracing, in its course, the introduction of a national circulating medium, and the proper facilities for anticipating, collecting, and distributing the public revenue, will, at once, enliven the public credit; and even the existing resources of the present quarter must ripen and expand, under an influence so auspicious. But something may be conveniently and usefully added; for instance:

1. A discretionary authority may be given, by law, to issue treasury notes, for the amount of the sums now authorized to be raised by law.
2. An authority may be given, by law, to transfer bank credits, from one place to another place, in order to meet the public engagements, allowing a reasonable rate of exchange.
3. Appropriations may be made, by law, to defray the extra expenses of the War and Navy Departments, during the present year; and a general authority may be given to borrow, or to issue treasury notes, to supply any deficiencies in former appropriations for those departments, and for the payment of the public debt, the treasury notes, and the civil list.

The present opportunity enables me to assure you, sir, that I am preparing, with all possible diligence, to report to the Committee of Ways and Means, upon the subjects which they have been pleased to confide to me-

1. The tax bills are numerous, new in some of their principles, and complicated in most of their details; nor are the best sources of information at hand. They will, however, be drafted, 'and sent to the committee in succession.
2. The plan for establishing a competent sinking fund is under consideration, and will, probably, be ready to be reported before the tax bills are passed.
3. The estimates for the expenses of 1815, the annual appropriation bill, and the bills to authorize a loan, and an issue of treasury notes for that year, are, also, objects of attention.

I have the honor to be, very respectfully, sir, your obedient servant,
John W. Epprs, Esq., Chairman of the Committee of Ways and Means.

## A. J. DALLAS.

## A.

Schedule of Treasury Notes which have already fallen due, and remain unpaid, this $2 d$ day of December, 1814.

| Where payable. |  | en payable. | Principal. | Interest. | Total. |
| :---: | :---: | :---: | :---: | :---: | :---: |
| Philadelphia, Do. <br> New York, Boston, | 1814,6\%NovemberDecember |  | \$269,000 | \$14,526 00 | \$283,526 00 |
|  |  |  | 366,200 | 19,774 80 | 385,974 80 |
|  |  |  | 570,000 | 30,780 00 | 600,780 00 |
|  |  |  | 600,000 | 32,400 00 | 632,400 00 |
|  |  |  | \$1,805,200 | \$97,480 80 | \$1,902,680 80 |

B.

Schedule of Treasury Notes becoming due on or before the first of January, 1815.

| Where payable. | When payable. | Principal. | Interest. | Total. |
| :---: | :---: | :---: | :---: | :---: |
| New York, | 1814, December 11, | \$100,000 | \$5,400 | \$105,400 |
| Philadelphia, | - - - | 600,000 | 32,400 | 632,400 |
| Boston, | ${ }^{6}$ D December 21. | 30,000 | 1,620 | 31,620 |
| New York, Yhiladelphia, | 1815, January 1, | 400,000 50,000 | 21,600 2,700 | 421,600 52,700 |
|  |  | \$1,180,000 | \$63,720 | \$1,243,720 |

## C.

Estimated amount of the clividends on the domestic funded debt of the United States, payable on the first of January, 1815.


Note. From the daily transfers of stock, from one loan office to another, it is impossible, at this time, to estimate, with precision, the amount which will be payable at each loan office on the first of January next. The above may be considered as near the sums which will be payable, unless the removal of stock should, in the mean time, be unusually large.

## D.

Cash in the several banks, according to the state of the information at the Treasury, on the 28th of November, 1814, after deducting moneys in the Southern and Western banks, assigned to the Secretaries of the War and Navy Departments, in consequence of their being transferable from the places of deposite to the places of payment of the public debt, amounting to eight hundred and thirteen thousand dollars.


Schedule E.-[circular.]
Treasury Department, November 25, 1814.
S:R
The sudden determination of most of the banks, in which the deposites of public money were made, to refuse payment of their notes, and of drafts upon them, in specie, deprived the Government of the use of its gold and silver, without any act, or assent, on the part of the treasury. The equally sudden determination of the banks of
each State, to refuse credit and circulation to the notes issued in other States, deprived the Government, without its participation, of the only means that were possessed for transferring its funds, from the places in which they lay inactive to the places in which they were wanted, for the payment of the dividends on the funded debt, and the discharge of treasury notes. It was the inevitable result of these transactions, that the bank credits of the Government should be soon exhausted in Boston, New York, Philadelphia, \&c. where the principal loan offices, for the payment of the public debt, were established; and that the Government should be unable to satisfy its engagements in those cities, unless the public creditors would receive drafts on banks in other States, or would subscribe the amount of their claims to a public loan, or would accept a payment in treasury notes. It was not unreasonable, indeed, to hope, that the banks, whose conduct had produced the existing embarrassment, would cheerfully afford some alleviating accommodation to the Government; but every attempt to realize that hope has hitherto failed. Even, however, if the present application should, also, be unsuccessful, I think I may rely on the intelligence and candor of our fellow-citizens, to vindicate the Government from any reproach, for a want of good faith, or of essential resources to maintain the public credit. The events which have occurred, the Government could neither avert nor control.

Under these circumstances, I have deemed it a duty to the public, and to myself, to request the attention of the banks, which have acted as agents of the treasury, in the receipt and distribution of public money, to the following propositions:

1. That the banks shall assist the Government with the means of discharging the treasury notes, and paying the dividends of public debt, during the present quarter, at the loan office of their respective States. A great portion, both of the treasury notes and public debt, belongs to the banks, respectively; and, so far, nothing more than a protracted credit will be required. The balance of the demand will be payable, of course, in the notes of the respective banks.
2. That, to secure and satisfy the advances, thus to be made by the banks, respectively, the banks shall be admitted, on reasonable terms, to subscribe to the loan of three millions of dollars; or they shall receive treasury notes, or they shall receive bank notes, or drafts upon banks in other States.' If any bank should prefer accommodating the treasury with a temporary loan, on a legal interest, this course may be pursued.

I will thank you, sir, for an early answer to this proposition, and, if it should be accepted, I will immediately make the necessary arrangements to carry it into effect.

I have the honor to be, sir, very respectfully, your most obedient servant,

## A. J. DALLAS.

## REVENUE LAWS.

communicated to the house of representatives, december 7, 1814.

## Treasury Department, November 19, 1814.

Sir:
I have the honor to acknowledge the receipt of your letter, requesting, on behalf of the Committee of Ways and Means, "any information which the Treasury Department can furnish, as to the defects of the present revenue laws, and the best mode of correcting the evils arising from an intercourse with the enemy."

Although the expediency of a general revision of the revenue laws, with the view contemplated by the committee, is acknowledged, I fear it will be impracticable, at this time, to undertake, and to execute, satisfactorily, so extensive a task. The pressure of the current business upon the department, is severe, and precludes an application of the Secretary's time to any object which is not of immediate importance. The inconveniences that are sug. gested in the documents from Vermont, accompanying the reference of the committee, require, however, an early attention, and the following view's of the subject are respectilully submitted to your consideration:
Y. The representations from Vermont present various causes of complaint:

1. That smuggling is extensively prosecuted, on the Northern frontier, by citizens of the United States, some-times with, and sometimes without, the cover of a neutral character; in the course of which the enemy obtains important intelligence; he is furnished with cattle, and other essential supplies; and he is enabled to introduce his merchandise surreptitiously into our markets.
2. That the powers of the revenue officers are inadequate to the detection and prosecution of these offences, because the right of search is not extended to every vehicle that may be employed; because the prohibitory laws do not sufficiently define and enumerate the subjects of an illicit trade; because no efficient act of prevention is authorized to be performed, even upon the strongest ground of suspicion; and because there is no force, civil or military, provided to aid the revenue officers in the execution of their duty, when cases of violent opposition occur.
3. That, limited as the general powers of the revenue offcers appear to be, they are rendered still more inadequate by the terror which the officers now feel, of being exposed to suits for damages, under the authority of recent decisions in the courts of law; for it has been adjudged in Vermont, that the inspectors of the customs are not authorized, in any case, to make seizures, and that actions may be maintained against them, to recover the whole value of the property seized, even when the property itself has been duly condemned, as forteited by law.
II. The actual state of the laws, in relation to these subjects of complaint, may be sufficiently seen in the following analysis:

## Of the power and privileges of Inspectors, and other officers of the customs.

1. The inspectors of the customs, are persons employed by the collector, with the approbation of the principal officer of the Treasury Department, and their duties are entirely directed to guard against frauds upon the revenue, by smuggling; or any other kind of illicit trade. They are described and considered, throughout the acts of Congress, as officers of the customs, though not as chief officers.
2. On the arrival, or the approach, of ships or vessels, the inspectors, as well as the chief and other officers of the customs, are empowered to go on board, (whether in or out of their respective districts) for the purpose of demanding manifests of their cargoes, and of examining and searching the ships and vessels. This act is to be performed, ex officio, by way of precaution, without any special deputation from a collector, naval officer, or a sur-veyor.-4 vol. 367 , s. 64.
3. If, however, there be reason to suspect that any goods, subject to duty, are concealed in any ship or vessel, an inspector cannot enter such ship or vessel, to search for, seize, and secure such goods, without being specially appointed for that purpose by the collector, naval officer, or surveyor. And if there be cause to suspect a concealment of such goods, in any particular dwelling house, store, building, or other place, a search warrant must be obtained from a justice of the peace, to authorize a search and seizure. The cases here provided for, are cases of
suspicion only, tuftèn probable information has been received of a concealment of goods, either on water, or om land, with a design to 'evade the payment of duties. The act to be performed is not in the ordinary course of an inspector's official duty; it is not an act of precaution, but of detection; it is not an act authorized for seizing goods which are notoriously liable to seizure, but for entering a ship, or a house, in a doubtful case, to ascertain whether any goods liable to seizure are there concealed.-4 vol. 389, s. 68.
4. But any ship, or vessel, goods, wares, or merchandise, which are liable to seizure by virtue of any act respecting the revenue, it is the duty of the several officers of the customs (including, by general description, and practical construction, the inspectors of the customs) to seize and secure, as we.l without, as within their respective districts. The act to be performed, in this case, is founded on the fact, that the property is liable to seizure, but that it is not necessary to enter either a ship or a house, to ascertain whether such goods are so liable, and are there concealed. -4 vol. 390, s. 70.
5. In the performance of their duties, the irspectors, in common with the other officers of the customs, are protected by the law, when unjustly sued or molested, in actions for damages; and when any prosecution is commenced, on account of the seizure of any ship, or goods, in which judgment is given for the claimant, the inspectors are released from all responsibility, on showing that there was a reasonable cause of seizure. [4 vol. 391, $\mathrm{s} 71, \mathrm{Ibid} 429$, s. 89.] This last provision, indeed, has been extended generally for the protection of any collector, or other officer, under any act of Congress authorizing a seizure of any ship or vessel, goods, wares, or merchandise, where the seizure has been made on probable cause, although restitution should be decreed. -8 vol. 255, s. 1.
6. The "Act to prohibit any American from proceeding to, or trading with, the enemies of the United States, and for other purposes," declares, that, "if any person shall transport, or attempt to transport, over land, or otherwise, in any wagon, cart, sleigh, boat, or otherwise, naval or military stores, arms, or the munitions of war, or any article of provision, from any place of the United States, to Upper or Lower Canada, Nova Scotia, or New Brunswick," certain forfeitures and penalties shall be incurred. And authority is given "to the collectors of the several ports of the United States, to seize and stop naval or military stores, arms, or the munitions of war, or any articles of provision, and ship or vessel, wagon, cart, sleigh, boat, or thing, by which any article, prohibited as aforesaid, is shipped or transported, or attempted to be shipped or transported." It seems to be a strained and impracticable construction of the provision, to confine the exercise of the authority for stopping and seizing the contraband articles, to the personal agency of the collectors. A collector, in this case, as in every other case where a positive restriction is not imposed, must act through the vigilance and co-operation of the inspectors, and other officers of the customs.
Of the existing auxiliary means to execute the revenue laws, and the laws prohibiting trade and intercourse with the enemy.
7. In addition to the means which the preceding statements will suggest, the judges of the supreme court, and of the several district courts of the United States, and all judges and justices of the courts of the several States, (having authority by the laws of the United States, to take cognizance of offences against the constitution and laws thereof) have the like power to hold to security of the peace, and for good behavior, in cases arising under the constitution and laws of the United States, as may, or can be lawfully exercised, by any judge or justice of the peace of the respective States, in cases cognizable before them.-4 vol. 231.
8. Whenever the laws of the United States are opposed, or the execution thereof obstructed, in any State, by combinations too powerful to be suppressed by the ordinary course of judicial proceedings, or the powers of the marshal, the President is authorized to call forth a competent force of the militia, to cause the laws to be executed. [4 vol. 188, s. 2, 9.] And by a subsequent act, the President is authorized to employ the land or naval force of the United States, for the same purpose. -8 vol. 311.
9. A final judgment, or decree, in any suit, in the highest court of law or equity of a State, in which a decision of the suit could be had, where is drawn in question the validity of an authority, exercised under the United States, (as in the case of an officer of the customs) and the decision is against the validity, may be re-examined, and reversed, or affirmed, in the supreme court of the United States, upon a writ of error; but the matter in dispute must exceed the value of two thousand dollars, exclusive of costs.-Vol. 1. s. 61, 63.
III. From these views of the subject of complaint, and of the state of the law in relation to them, we are led to consider the best modes of amending the defects, and correcting the evils which exist.
10. An habitual respect for the judicial authority, does not permit me to controvert, any further, the decisions of the courts of law in the State of Vermont, respecting the official character and powers of the inspectors, and other officers of the customs. It is recommended, therefore, that the law should be so amended, as to place the inspector upon the footing of officers within the meaning of the revenue laws, and laws prohibiting trade and intercourse with the enemy; and that the collectors should be authorized to employ a competent number of inspectors, with authority to stop, search, detain, and seize, all cattle, live stock, and other supplies; all goods and money, and, generally, all other articles whatsoever, howsoever carried and transported, by land or by water, on the way to, or from, the British provinces, subject to such regulations as will secure, with as little embarrassment as possible, the rights of a lawful or neutral trade.
11. The officers of the customs should be entitled, in proper cases, and on proper proofs, to obtain, from any magistrate, a warrant to search dwelling houses, and other buildings; to demand the assistance of the marshal of the district, and his deputies, with the posse of the district, if necessary, for the execution of their duties; and to hold any person to security for his good behavior, stating, on oath, that they have probable and just cause for believing that such person is carrying on an unlawful trade, or intercourse, with the enemy.
12. No citizen, or person usually residing within the United States, should be allowed to cross the frontier into the British provinces, without a passport from the Secretary of State, or from the Secretary of War, or from the officer commanding the military district in which such person usually resides. All persons coming from the British provinces into the United 'States, should be required to report themselves, within a reasonable time, to the military commander, or the collector of the district within which they shall, respectively, first arrive. And any person hovering upon the frontier, at a distance from his usual place of residence, without any business requiring his attendance there, and without a passport, should be held to security for his good behavior, as a person suspected, upon probable cause, to be engaged in an unlawful trade, or intercourse, with the enemy.
13. The militia and army of the United States, on the frontier, should be authorized, under proper regulations, to co-operate with the civil magistrates, and officers of the customs, in seizing and securing persons engaged in an unlawful trade, or intercourse with the enemy, together with the articles and vehicles employed in such trade, or intercourse.
14. A more effectual provision should be made for transferring, from the State courts to the Federal courts, suits brought against persons exercising an authority under the United States, so that such suits may be transferred, as soon as conveniently may be, after they are commenced.
15. Treason being defined by the constitution, and misprision of treason being an offence which is necessarily founded upon that definition, many practices, of a treasonable nature and effect, which cannot be constitutionally classed with treason, are unnoticed in our penal code. An act of Congress declaring such practices to be misdemeanors, and punishing them with fine and imprisonment, would, perhaps, be the most effectual mode of correcting the evils arising from'an intercourse with the enemy.

The papers that were received from the committee, are now returned; and I embrace the opportunity to repeat the assurances of the sincere respect, with which I have the honor to be, sir, your most obedient servant,
A. J. DALLLAS.
J. W. Eppes, Esq., Chairman of the Committee of Ways and Means.

# PROPRIETY OF LEGALIZING THE PAYMENT OF CLAIMS IN GOVERNMENT STOCK OR TREASURY NOTES. 

comanicated to the house of representatives, december 19, 1814.


#### Abstract

Sin: Treasury Department, December 19, 1814.


I have the honor to acknowledge the receipt of your letter of this morning's date, requesting, for the Committee of Claims, an opinion upon the propriety of providing, by law, for the payment in Goverment stock, or treasury notes, of claims allowed by Congress, instead of making general appropriations for payment, out of any money in the treasury, not otherwise appropriated?

It gives me sreat pleasure to acknowledge the disposition manifested by the committee, to accommodate the treasury upon the present occassion. I do not think, however, that the change in the mode of appropriation, which your letter suggests, would be attended with any public advantage, and it might, at this time, be iniurious to the public credit. Every creditor is entitled to be paid, according to the terms of lis contract; and, as to the medium of payment, the truth is, that every creditor must accept whatever the treasury is able to offer. It is known, that there is no gold and silver, and that bank notes are of a limited circulation, while the Government bank credits are of a limited amount. Stock and treasury notes are, consequently, the present means of payment proposed by the treasury, generally speaking. But the state of the buisness is better to be explained at the treasury, than to be announced in an act of Congress; particularly, as I cherish the hope of an early amelioration of our fiscal resources.

I' have the' honor to be, very respectfully, sir: your most obedient servant,
B. $\mathbf{Y}_{\text {anoy }}$, Esq. Chairman of the Committee of Claims.
A. J. Dallas.

13th Congress.]

## MINT.

## COMMUNICATED TO THE SENATE, JANUARY 10, 1815.

## Fo the Senate and House of Representatives of the United States:

I communicate for the information of Congress, the report of the Director of the Mint, of the operation of that establishment during the last-year.

JAMES MADISON.
January 10th, 1815.

Mint of the United States, January 2, 1815.
Sir:
I have now the honor of laying before you a report of the operation of the Mint for the last year
From the Treasurer's statement of the coinage, herewith transmitted, it will appear, that during the above .period, there have been struck and issued-

In Gold coins, 15,454 pieces, amounting to $\$ 77,270 ;$
In Silver coins, $1,460,575$ pieces, amounting to $\$ 561,68750$;
In Copper coins, 357,830 pieces, amounting to $\$ 3 ; 578$ 30;
Making, in the whole, one million eight hundred and thirty-three thousand eight hundred and fifty-nine pieces, amounting to six hundred and forty two thousand five hundred and thirty-five dollars and eighty cents.

I have, sir, the honor to be, with sentiments of the greatest respect and esteem, your most obedient servant,
R. PATTERSON.

Jambs Madison, President of the Urited States.

A Statement of the Coins struck at the Mint of the United States, from the 1st of January to the 31st December, 1814, inclusive.


Mint of the United States, Treasurer's Office, Philadelphia, 31st December, 1814.
JAMES RUSH.

An abstract of the ordinary expenses of the Mint of the United States, from the 1st January to the 31st December, 1814, inclusive, viz:


Mint of the United States, Treasurer's Office, Philadelphia, 31st December, 1814.

## STATE OF THE TREASURY

## It the close of theyear 1814, and a plan for providing the ways and means for the year 1815.

$$
\text { comiunicated to the house of representatives, january } 21,1815 .
$$

Treasury Department, January 17, 1815.
Sir:
I have deemed it hitherto my duty to wait, with deference and respect, for a decision upon the measures which I had the honor to suggest to the Committee of Ways and Means, on the 17th of October last. But the rapid approach to the termination of the session of Congress, induces me again to trespass upon your attention, earlier, perhaps, than is consistent with a satisfactory view of the situation of the treasury, as some important plans are still under legislative discussion. I have, now, however, the honor to submit to the consideration of the Committee of Ways and Means, the following additional statements and propositions.

STATEMENTS.
I. Statement of the situation of the treasury at the close of the year 1814.

## 1. The charges on the treasury, for 1814.

It appears that, at the close of the year 1813 , there was a general balance of the appropriations for that year, remaining unsatisfied, and subject to be called for at the treasury, in the year 1814 , anounting to about $\$ 8,131,31303$ and composed of the following items:

Of the appropriation for the civil department, about . . . . 390,49907
Of the appropriation for the military department, $\quad . \quad . \quad . \quad . \quad 2,666,23033$
Of the appropriation for the naval department, . . . . . 3,611,24075
Of the appropriation for the diplomatic department, . . . . . 253,846 62
Of the appropriations for miscellaneous services, . . . . . 1,209,49626

The annual appropriations for the year 1814, amounted to the sum of
38,003,691 28
8,131,313 03
The sum necessary to meet the engagements, in relation to the public debt, was about $11,560,58639$
49,563,277 67
The gross charge on the treasury, for the year 1814, was,
$857,694,59070$

## 2. The ways and means of the treasury, for 1814.

The gross charge upon the treasury, for the year 1814, amounting to $\$ 57,694,59070$, included, as above stated, the balance of the appropriations of 1813, remaining unsatisfied at the close of that year. It is, therefore, proper to place to the credit of the treasury, the outstanding revenue and resources, at the commencement of the year 1814; and these consisted of the following items:

Of cash in the treasury on the 1st of January, 1814, . . . $\quad 5 \quad 5,196,482$
Of revenue received at the treasury in the 1st quarter of 1814,
Of revenue received in the $2 d$ quarter,
$\begin{array}{lll}\text { Of revenue received in the } 3 \mathrm{~d} \text { quarter, } & \cdot & \cdot \\ \quad . & \quad . \quad 2,822,10805 \\ 2,313,183 & 20\end{array}$
Of revenue received in the 4th quarter, by estimate,
1,920,000 00
Of the proceeds of loans contracted for in 1813, and paid in 1814,
$11,311,35353$
Of the proceeds of treasury notes issued under the act of 1813 , and received in 1814, $1,070,00000$
Of the amount of the loan authorized by the act of the 24th of March, 1814, $\quad 25,000,00000$
Of the amount of the loan authorized by the act of the 15th of November, 1814,
$4,662,66600$

Of the amount of treasury notes authorized to be issued by the act of the 4th of March, 1814,
Of the amount of treasury notes, authorized to be issued by the act of December 26,"1814,
,000,000
$28,000,00000$
$8,000,00000$
$\$ 57,170,50053$
From this statement, therefore, it appears,
That the clarges on the treasury for 1814, amounted to
57,691,590 70
That the ways and means of the treasury, for 1814, amounted to

And this excess of charges on the trearury, amounting to $\$ 524,09017$, beyond the ways and means actually appropriated, will be payable out of the revenue uncollected on the 31st of December, 1814.

But, independent of the general view thus taken of the existing charges on the treasury, and of the ways anc means designated, by law, for the service of 1814, it is necessary to present a statement of the actual receipts and dibursements for that year.

The aclual receipls at the treasury, during the year 1814, amounted to the sum of $\$ 40,007,66153$, and consisted oi the following items:
The cash in the treasury on the 1st of January, 1814, amounted, as above stated, to . $\$ 5,196,48200$
The revenue received at the treasury, during the year 1814, amounted, as above stated, to
11,311,353 53
The cash received at the treasury, in the year 1814, on account of the loans and issues of treasury
notes, authorized in 1813, amounted, as above stated, to
4,662,665 00
The cash received at the treasury, on account of the loans authorized in 1814, amount-
ed, in the second quarter, to . . . . . . . . 6,087,011 00
Intlie third quarter, to . . . . . . $2,815,06000$
In the fourth quarter, by estimate,
2,707,810 00

The cash received at the treasury, on account of the issues of treasury notes, authorized
in 1814, amounted in the second quarter, to
1,392,100 00
In the third quarter, to $\quad . \quad . \quad . \quad . \quad .1,603,90000$
In the fourth quarter, to . . . . . . . 4,231,280 00
7,227,280 00
40,007,661 53
The actual disbursements at the treasury, during 1814, (taking a part of the fourth quarter by estimate) amounted to the sum of $\$ 38,273,619$ 28, and consisted of the following payments:


38,273,619 28
The estimated balance of cash in the treasury, on the 31st of December, 1814, being
$\$ 1,734,04225$
To these views, however, 1st, of the general charges on the treasury, and of the ways and means desisnated by law, for the service of 1814; and 2d, of the actual receipts and disbursements at the treasury, during that year, it is proper to add a statement of the result, showing the condition of the treasury at the end of 1814, in relation to the unsatisfied demands, and to the unexpended ways and means.

The unsatisfied cemands on the treasury, at the close of 1814 , amounted to $\$ 19,420,97142$, and consisted of the balances of appropriations for the following objects:

## For the civil department,

519,967 11
For miscellaneous services,
1,285,682 36
For the diplomatic department,
$\stackrel{\bullet}{\bullet}$
230,940 10
For the military department,
For the naval department,
For the public debt,
9,458,898
4,468,251 72
3,457,231 80
$19,420,97142$
The unexpended amount of the ways and means provided for 1814 , was $\$ 23,396,88125$, and consisted of the following items:
Cash in the treasury on the 1st of January, 1814, estimated at . . . 1,734,042 25
Revenue uncollected and outstanding, estimated at
Authority to borrow money and to issue treasury notes, not executed, or not yet
productive, under acts of the 4 th and 24 th of March, 1814, . 3000000
Stock sent to Europe,
Under act of November 15, 1814,
$3,000,00000$
Under act of December 26, 1814,
$3,000,00000$
$9,000,00000$
23,396,881 25
The surplus of ways and means, in reference to the service of 1814 , including revenue, and the unexecuted authority to borrow, and to issue treasury notes, is, therefore,
$\$ 3,975,90983$
The conclusion from this statement of the situation of the treasury, at the close of 1814, under the different views which have been presented, would seem to establish, that the ways and means provided for the service of that year were considerably more than the demands on the treasury would require. But it must always be recollected that the demands are positive and urgent, while a great portion of the ways and means rests upon a precarious foundation. Thus: the unsatisfied demands on the treasury, for the service of 1814, positive and urgent in their
nature, amount to

| The cash in the treasury, and the outstanding revenue, only amount to $\quad \cdot$ | $\cdot$ |
| :---: | :---: |\(\quad \cdot \begin{array}{r}19,420,971 <br>

6,234,042 <br>
245\end{array}\)
$\$ 13,186,92917$
And, consequently, the payment of the difference, amounting to $\$ 13,186,92917$, for the service of 1814 , must depend on the success of raising money by loan, or by issues of treasury notes, under the unexecuted authority constituting the remaining ways and means designated for the same year.
II. Statement of the situation of the treasury for the year 1815.

1. The charges upon the treasury, for the year 1815, as already ascertained.
'ihe estimates for the annual appropriations amount to $\$ 40,538,88939$, consisting of the following items:
For civil, diplomatic and miscellaneous expenses,
1,979,289 39
For the military department, -
30,342,238 00
For the naval department,
8,217,362 00
The public debt will call for a sum of $\$ 15,493,14530$, to answer the following claims:
For interest and reimbursement of stocks existing before the war,
3,452,775 46
For interest on the funded debt, created since the war, 2,922,816 72
For the interest on loans to be effected in 1815, by estimate, $\quad . \quad . \quad . \quad 1,500,00000$
For the principal and interest of treasury notes falling due in 1815, and on the 1st of January, 1816,

7,617,553 12

From this view, it appears that ways and means must now be provided for an expenditure of $\$ 56,032,03469$, in the year 1815, independent of such additions as may arise from the contemplated establishment of a sinking fund, in relation to the public debt created since the war, and from any other new object of expense, which shall be authorized during the present year.
2. The Ways and Means of the Treasury, for 1815.

The outstanding and uncollected revenue, at the commencement of 1815 , has been considered as applicable to the payment of the unsatisfied balances of the appropriations for the preceding year; and, consequently, only such parts of the revenue, as shall accrue, and be actually received at the treasury, during 1815, can be embraced in the resources for the current service. But it also follows, from that view of the subject, that the treasury is entitled to be credited in 1815, for the excess, in the provision of ways and means, to meet the expenditure of 1814.

[^25]But it appears, that the single item of public debt will require, in the year 1815 , a sum of - $\quad$ - $15,493,14530$ And that the revenue (independent of the excess of the authority to borrow, \&c. brought from the Jast year's ways and means) will only be -
$11,150,00000$
Leaving a deficiency, in that respect alone, of - - $\$ \mathbf{\$ 4 , 3 4 3 , 1 4 5 3 0}$
In a more general view, however, it is to be stated-
That the charges upon the treasury, for the year 1815, amount to the sum of
\$56,032,034 69
That the existing sources of supply amount only to

- 15,125,909 83

And that ways and means must be provided to raise the deficit of
$\$ 40,905,12486$
It will be readily seen, that the estimates of the product of the direct tax, and of the new internal duties, are applicable only to the present year; and that, in every succeeding year, the amount will be greatly augmented.

It must also be repeated, that, in the statements now presented, no provision is inserted for the contemplated sinking fund; nor for the payment of a considerable amount of unliquidated claims upon the Government for services and supplies; as these objects seem to require a distinct consideration.

## PROPOSITIONS

I. It is respectfully proposed, that provision be made to raise a sum of $40,906,124$ dollars and 86 cents, in addition to the amount of the existing revenue, for the service of the year 1815; partly by taxes, partly by an issue of treasury notes, and partly by an authority to procure money upon loan.
II. It is respectfully proposed, that an additional sum be raised by taxes, to the amount of $5,000,000$ dollars; and that the following objects. or a selection from these objects of taxation, graduated in the amount to produce that sum, to be made equally productive, shall form the basis of the additional levy:

1. A tax upon inheritances and devises, to be paid by the heirs or devisees, may be made to produce
2. A tax upon bequests, legacies, and statutory distribution, to be paid by the legatees, or legal representatives, may be made to produce
$\$ 900,00000$

An auxiliary tax upon all testamentary instruments and letters of administration, to be paid by the executors or administrators, may be made to produce

1. A tax upon legal process and proceedings in the courts of the United States, to be paid by the parties at the time of taking out the process, or entering the proceedings, may be made to produce

500,00000
200,00000

A tax upon conveyances, mortgages, and leases, to be paid by the grantees, mortgagees, and lessees, may be made to produce

250,00000
. A stamp tax upon bonds, penal bills, warrants of attorney, notarial instruments, policies of insurance, all negotiable notes, protests of bills of exchange and promissory notes, bills of sale, and hypothecations of vessels, bottomry and respondentia bonds, may be made to produce
7. A tax of one dollar upon every barrel of wheaten flour, to be paid by the miller, may be made to produce

400,00000
A tax upon the dividends, (other than the dividends of banks) and upon the sale and transfer of the stocks of banks, insurance companies, and other corporations, operating for profit, upon a money capital, may be made to produce
9. An income tax may be easily made to produce,
III. It is respectfully proposed, that the additional sum to be raised, by the specified taxes, shall be appropriated as follows:

1. Towards establishing a sinking fund, in relation to the public debt, created since the war,
2. Towards the payment of principal and interest of the treasury notes, to be issued in the manner hereafter suggested,
3. Towards defraying the expenses of the present year,
IV. It is respectfully proposed, that there shall be an emission of treasury notes, for the service of the year 1815, to the amount of fifteen millions of dollars, on the following plan:
4. The denominations of the notes shall be such as the Secretary of the 'Treasury, with the approbation of the President, may direct.
5. The notes of the denomination of 100 dollars and upwards, shall be made payable to order, and shali bear an interest of five and two-fifths per centum per annum.
6. The notes of a denomination less than 100 dollars, and not less than 20 dollars, shall be payable to order, and bear an interest at the same rate; or shall be payable to bearer, and bear no interest; as the Secretary of the Treasury, with the approbation of the President of the United States, shall direct.
7. The notes of a denomination under 20 dollars, shall be made payable to bearer, and shall be circulated without interest.
8. The notes shall be issued, and be made payable at the treasury only; but any portion of them may be depusited with the loan officers or banks throughout the United States, for the purpose of being put into general circulation.
9. The holders of the treasury notes, not bearing an interest, may, at any time, exchange them, in sums not less than 100 dollars, for certificates of public stock, bearing an interest of seven per cent. per annum, and irredeema. ble for twelve years, from the date of the certificates, respectively
10. The notes shall be receivable in all payments in the United States; but, in such cases, they may be re-issued.
11. The notes shall be payable by annual instalment, according to their dates, and in the manner to be notified by the treasury, to wit:

12. The reimbursement of the notes shall be effected, according to the instalments, either by the payment of the principal and interest to the holders, or by taking out of circulation, and destroying the amount of the instalment, in notes which have been paid to the United States for duties, taxes, or other demands.
13. There shall be an appropriation of such a portion of the taxes, above specified, as will be adequate to the payment of the successive instalments of the notes; and the faith of the United States should be pledged to make good any deficiency.
14. There shall be no additional issue of treasury notes, except upon a specific pledge of the same taxes, or of other competent taxes, to an amount equal to the reimbursement of the notes, according to the stipulated instalments.
Y. It is respectfully proposed, that authority should be given to the President to borrow the sum of twenty-five millions of dollars, on the faith of the United States.
15. The loan to be accepted on the most advantageous terms that can be obtained.
16. The amount of the loan, for the payment and security of principal and interest, to be placed on the same footing as the rest of the funded debt created since the war.

If the propositions submitted to the consideration of the Committee of Ways and Means should be adopted, the treasury will be placed on the following footing for the year 1815:

1. The ascertained demands upon the treasury amount to
§56,032,034 69
2. The existing sources of revenue and supply will produce -. - $\quad$ - $\$ 11,150,00000$
3. The excess of outstanding reyenue, and of authority to borrow money and to issue treasury notes, for the service of 1814, beyond the demand, is estimated at $\quad 3,975,90983$
4. The taxes now proposed, are estimated to produce, for 1815, - 5,000,000 00
5. The issue of treasury notes, for the service of 1815 , will produce

15,000,000 00
6. The authority to raise money by loan, for the service of 1815, extends to
$25,000,00000$
60,125,909 83
Surplus of ways and means, - - - $\$ 4,093,87514$
The surplus of ways and means, for the year 1815, will be applicable to the establishment of the contemplated sinking fund, and to the payment of any additional expenses that Congress may authorize.

In making the present communication, I feel, sir, that I have performed my duty to the Legislature and to the country; but when I perceive that more than forty millions of dollars must be raised, for the service of the year 1815, by an appeal to public credit, through the medium of the treasury notes and loans, I am not without sensations of extreme solicitude. The unpromising state of the public credit, and the obstructed state of the circulating medium, are sufficiently known. A liberal imposition of taxes, during the session, ought to raise the public credit, were it not for the counteracting causes; but it can have no effect in restoring a national circulating medium. It remains, therefore, with the wisdom of Congress to decide, whether any other means cau be applied to restore the public credit; to re-establish a national circulating medium, and to facilitate the necessary anticipations of the public revenue. The humble opinion of this Department, on the subject, has been respectfully, though frankly, expressed on former occasions, and it remains unchanged.

I have the honor to be, with great consideration, sir, your most obedient servant,
J. W. Eppes, Esq., Chairman of the Committee of Ways and Means.
A. J. DALLAS.

## Schedule A.

## Treasurt Department, Revenue Office, December 16, 1814.

Sir:
I have the honor, in compliance with your request, to submit the annexed estimates of the products of the existing internal duties and of the additional duties proposed to be laid by the bills now before Congress; the first statement exhibiting the products for an entire year after the respective duties shall be in full operation, and the last statement showing the amounts that may be expected to be received from each duty during the year 1815. It may be proper to add, that the materials do not exist for forming estimates, with regard to the new duties, on which a perfect reliance should be reposed.

1 am , very respectfully, your obedient servant,
S. H. SMITTI, Commissioner of the Revenue.

Hon. Secretary of the Treasury.
No. 1.
Estimate of the products of the existing internal duties and of the proposed additional duties for an entire year after they shall be in full operation.

| Stamps, | - | - | - | - | - | - | - | - | - | \$510,000 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Carriages, | - | - | - | - | - | - | - | - | - | 300,000 |
| Sales at auction, | - | - | - | - | - | - | - | - | - | 300,000 |
| Refined sugar, | - | - | * | . | - | - | - | - | - | 150,000 |
| Licenses to retailers, |  | $\bigcirc$ | - | - | - | - | - | - | - | 900,000 |
| Licenses for stills wi |  | $y$ on |  | - | - | - | - | - | - | 4,000,000 |
| Postage, | - | - | - | - | - | - | - | - | - | 850,000 |
| Lotteries, - | - | - | $\cdots$ | - | - | - | - | - | - | 150,000 |
| Furniture, - | - | - | - | - | - | - | - | - | - | 1,238,000 |
| Horses for the saddle | an | age, | - | - | - | - | - | - | - | 70,000 |
| Gold watches, | - | - | - | - | - | - | - | - |  | 60,000 |
| Silver watches, | - | - | - | - | - | - | - | - | - | 170,000 |
| Boots, - | - | - | - | - | - | - | - | - | - | 75,000 |
| Saddles and bridles, | - | - | - | - | - | - | - | - | - | 66,000 |
| Paper, - | - | - | - | - | - | - | - | - | - | 50,000 |
| Candles, - | - | - | - | - | - | - | - | - | - | 200,000 |
| Playing cards, | - | - | - | - | - | $=$ | - | - | - | 80,00 |


| Tobacco and snuff, | - | - | - | - | - | - | - | - | - | 200,000 |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Hats, - | - | - | - | - | - | - | - | - | - | 400,000 |
| Iron, | - | - | - | - | - | - | - | - | - | 350,000 |
| Nails, | - | - | - | - | - | - | - | - | - | 200,000 |
| Beer, ale and porter, | - | - | - | - | - | - | - | - | - | 60,000 |
| Leather, - | - | - | - | - | - | - | - | - | - | 600,000 |
|  |  |  |  |  |  |  |  |  |  | \$10,379,000 |

No. 2.
Astimate of the amounts that may be expected to be received from the foregoing duties during the year 1815.

'This estimate has been made, on the supposition that the bills laying the new duties will be passed previous to the lst of January next.
[Vide No. 447.]

Mr. Epres, from the Committee of Ways and Means, to whom was referred a resolution of the House of Representatives, instructing them to inquire into the constitutionality and expediency of imposing a direct tax on the District of Columbia and the several Territories of the United States, made the following report:
That the 16 th clause of the 8 th section of the constitution, declares that Congress shall have power "to exercise " exclusive legislation, in all cases whatsoever, over such district of country, not exceding ten miles square, as may " by cession of particular States, and the acceptance of Congress, become the Seat of the Government of the United "States." No doubt can be ertertained, but that this general grant of legislative powers, mustinclude the right of imposing taxes, which is among the most cominon and ordinary objects of legislation. Nor is it believed that the exercise of this power, so far as it respects the District of Columbia, is either prohibited or limited by any clause of the constitution. The 3 d clause of the 2 d section of the constitution, which declares "that representatives and direct taxes shall be apportioned among the several States, which may be included within this Union, according to their respective numbers, which shall be determinded by adding to the whole number of free persons, including those bound to service for a term of years, and excluding Indians not taxed, three-fifths of all other persons, is considered as applying exclusively to the States, and was evidently designed, so far as respects the imposition of taxes as a substitute for the rule of apportionment fixed by the 8th article of the old confederation, under which each State contributed for the common defence and general welfare, according to the value of its lands, buildings, and improve ments, instead of the amount of its population. The right to tax the other territories of the United States, appears equally clear. The 4th article of compact between the United States and the territories, declares "the said territory and the States which may be formed therein, shall forever remain a part of this confederacy of the United States of America, subject to the articles of confederation, and to such alterations therein as may be coustitutionally made, and to all the acts and ordinances of the United States in Congress assembled, conformable thereto. The inhabitants and settlers in the said teritory, shall be subject to pay a part of the federal debt, contracted or to be contracted, a proportional part of the expenses of Government, to be apportioned on them by Congress according to the same common rule and measure by which apportionments thereof shall be made on the other States."

On the other point referred to the committee, viz: the policy of imposing a direct tax, they have bestowed all the attention which its importance merits, from involving the principles of representation and taxation. It cannot be denied, that the imposition of taxes, by persons who owe complete responsibility to the People, is one of the best securities against the abuse of power. By the constitution of the United States, this principle of representative responsibility was violated, so far as respects the Disirict of Columbia, and the rights and interests of the people transferred to persons over whose election the inhabitants have no control. The only question is, whether their being placed in a peculiar situation by the constitution, ought to operate as a permament exemption from taxes.

It is not believed that the right to tax, exercised by persons who owe no responsibility to those on whom their laws must operate, is in principle more exceptionable, than the exercise of powers which affect the personal rights, and even the life of the citizen. On these important questions; however, the Congress of the United States must legislate. No other power can, within the District of Columbia, prescribe the regulations necessary to protect the innocent and punish the guilty. In a free country, every portion of the community ought to contribute to the common defence and general weifare; nor is it believed that the framers of the constitution intended to violate this principle, by exempting from taxes a district of country whose natural advantages are surpassed by no portion of the United States, and which derives peculiar benefits from the disbursement annually of large sums drawn from other portions of the Union.

The situation of the other territories is materially different: at a distance from market, with a large portion of unimproved and unproductive land, they are still struggling with all the inconveniences attendant on infant settlements, surrounded by powerful tribes of hostile savages. While, therefore, no doubt can be entertained as to the constitutional right to impose a direct tax on territories, the committee deem it at present inexpedient, and submit a bill for imposing a direct tax on the District of Columbia.

13th Congress.]
No. 440.
[3d Session.

## UNEQUAL OPERATION OF THEACT IMPOSING A DIRECT TAX.

## cominunicated to the house of representatives, january $23,1815$.

Mr. Eppes, from the Committee of Ways and Means, to whom was referred the petition of sundry inhabitants of the counties of Hickman and Dickson, in the State of Tennessee, made the following report:
That the petitioners pray to be relieved from the unequal operation of the act imposing a direct tax. The - section of that act, authorized the several State legislatures to vary the sums imposed on the respective counties. The legislature of the State of Tennessee passed an act, requiring the assessors of the United States, after the valuations were completed, to equalize and apportion the tax on the several counties. The Congress of the United States passed a law declaring its assent to the act of the State of 'Tennessee, with a proviso, declaring, " that in case the assessors should, from any circumstance, fail to make the equalization and apportionment required by the act of the State of Tennessee, that then, and in that case, the tax should be levied and collected in the form prescribed by the lay of the United States, imposing a direct tax." It appears that some of the assessors performed the duties required by the act of the State of Tennessee; the assessor from the county of Murry, refused to discharge the duties required by the act; in consequence of which the counties of Hickman and Dickson were deprived of the advantages derived from the equalization and apportionment, and the tax was levied and collected in conformity with the provisions of the law of the United States, declaring the assent of Congress to the act of the State of Tennessee. The petitioners state, that the refusal of the assessor to act, has subjected the county of Hickman to a tax of fifty-four cents in the hundred dollars, and the county of Dickson to a tax of forty cents, while the county of Murry, the place of residence of the assessor, is subjected to a tax of only nineteen cents in the hundred dollars. The petitioners pray, either that the equalization may be now made, or that the counties of Hickman and Dickson may be allowed a credit for the sum with which, from the conduct of the assessor, they were made chargeable. It cannot be doubted but that the conduct of the assessor produced, as stated by the petitioners, inequality in the operation of the tax on the counties of Hickman and Dickson. As, however, the State of Tennessec alone had the benefit of a partial equalization by the assessors, all the counties in all the States might, with equal justice, claim an examination of the principles on which their respective portions of the State quota have been fixed. By the direct tax bill recently passed, provision is made for an equalization of the tax; this will afford ample relief for the counties of Hickman and Dickson, against the future operation of the inequality complained of. The tax having been paid in many of the States, and the collection having progressed in all, the committee consider, that it would be inexpedient to recommend any measure which might bring into question the principles on which the tax was originally imposed. The following resolution is, therefore, submitted:

Rcsolved, That the prayer of the petitioners ought not to be granted.

## DUTY ON STILLS.

communicated to the house of representatives, january $23,1815$.

## _ Mr. Eppes, made the following report:

The Committee of Ways and Means, to whom was referred the petition of sundry proprietors of copper stills in the State of Connecticut, submit, as a part of their report, a letter from the Commissioner of the Revenve. On a view of the facts contained in the letter, the committee unite in opinion with the Commissioner of the Revenue, that the duty recently imposed on the gallon of spirits distilled will tend, in some degree, to remedy the inequality complained of, and that it is inexpedient, at present, to vary the proportion between the duty on stills and boilers.

## Treasury Defartment, Revenue Office, November 25, 1814.

SIR:
Ihave the honor to acknowledge the receipt of your favor of the 23 d instant, enclosing a petition from sundry inhabitants of the State of Connecticut, representing the unequal operation of the existing duty on stills and boilers.
The information in my possession does not enable me to form a decided opinion whether the present duty on stills is greater than it should be, compared with that on boilers. Several letters have been received, all of which state the advantages which the distiller will derive from recent improvements in the construction of boilers, and generally
recommending an increased duty on them; but it does not satisfactorily appear that these advantages are peculiar to boilers, and that equal advantages do not attach to some stills over others, owing to late improvements in their construction. Such is undoubtedly the variety in the forms and modes of operation of the several descriptions of vessels used in the United States for the purposes of distillation, in their productive powers, and in the expense with which they are worked, that the existing duty is relatively light on some, compared with other stills, and on some, compared with other boilers, as well as on some boilers compared with some stills. This effect, it will be perceived, is altogether independent of the duty, and is incident to the superior inprovements of the one kind of vessel over the other. The boilers, it is to be added, being of recent introduction, possess, so far as applicable to them, all the improvements made in stills.

From an inspection of the whole number of licenses ascertained to have been granted in all the collection districts during the two first quarters of the present year, and in seventy districts for the third quarter, it appears that there have been granted 18,846 licenses for stills, and 542 for boilers; of which number there have been granted in the State of Connecticut, 425 for stills, and 26 for boilers.
It is certainly desirable that a just equality should characterise the duty on stills and boilers. A just equality cannot, however, require the imposition of such a duty as would tend in any way to disturb the relative benefits attendant on different descriptions of vessels which would be used independent of the existence of the duty, much less to deprive ingenuity of the stimulus to improvement which it reasonably finds in the profit that flows from such improvement.

Upon the whole, as the contemplated duty on the gallon of spirits distilled within the Uniled States will, in some degree, overcome any inequality in the present duty, and as more experience of the operation of the present duty is required to ascertain the nature and extent of any existing inequalities, I am of the opinion that it would be inexpedient at this time to vary the proportion between the duty on stills and boilers.

I am, with great respect, your obedient servant,
S. H. SMITH, Commissioner of the Revenue.

Hon. Juhn W. Eppes, Chairman of the Committee of Ways and Means.

13th Congress.]
No. 449.
[3d Session:

## BANK OF THE UNITED STATES.

communicated to the senate, january 30, 1815.

## To the Senate of the Cinited States:

Having bestowed on the bill, entitled "An act to incorporate the subscribers to the Bank of the United States of America," that full consideration which is due to the great importance of the subject, and dictated by the respect which I feel for the two Houses of Congress, I am constrained by a deep and solemn conviction that the bill ought not to become a law, to return it to the Senate, in which it orignated, with my objections to the same.

Waiving the question of the constitutional authority of the legislature to establish an incorporated bank, as being precluded, in my judgment, by repeated recognitions, under varied circumstances, of the validity of such "an institution, in acts of the legislative, executive, and judicial branches of the Government, accompanied by indications, in different modes, of a concurrence of the general will of the nation, the proposed bank does not appear to be calculated to answer the purposes of reviving the public credit, of providing a national medium of circulation, and of aiding the treasury, by facilitating the indispensable anticipations of the revenue, and by affording to the public more durable loans.

1. The capital of the bank is to be compounded of specie, of public stock, and of treasury notes convertible into stock, with a certain proportion of each, of which every subscriber is to furnish himself.

The amount of the stock to be subcribed, will not, it is believed, be sufficient to produce, in favor of the public credit, any considerable or lasting elevation of the market price, whilst this may be occasionally depressed by the bank itself, if it should carry into the market the allowed proportion of its capital, consisting of public stock, in order to procure specie, which it may find its account in procuring, with some sacrifice on that part of its capital.

Nor will any adequate advantage arise to the public credit from the subscription of treasury notes. The actual issue of these notes nearly equals, at present, and will soon exceed, the amount to be subscribed to the bank. The direct effect of this operation is simply to convert fifteen millions of treasury notes into fifteen millions of six per cent. stock, with the collateral effect of promoting an additional demand for treasury notes beyond what might otherwise be negotiable.

Public credit might, indeed, be expected to derive advantage from the establishment of a national bank, without regard to the formation of its capital, if the full aid and co-operation of the institution were secured to the Government during the war, and during the period of its fiscal embarrassments. But, the bank proposed will be free from all legal obligation to co-operate with the public measures; and, whatever might be the patriotic disposition of its directors, to contribute to the removal of those embarrassments, and to invigorate the prosecution of the var, fidelity to the pecuniary general interest of the institution, according to their estimate of it, might oblige them to decline a connexion of their operations with those of the national treasury, during the continuance of the war, and the dfficulties inicident to it. Temporary sacrifices of interest, though overbalanced by the future and permanent profits of the charter, not being requirable of right in behalf of the public, might not be gratuitously made; and the bank would reap the full benefit of the grant whilst the public would lose the equivalent expected from it. For it must be kept in view, that the sole inducement to such a grant, on the part of the public, would be the prospect of substantial aids to its pecuniary means, at the present crisis, and during the sequel of the war. It is evident that the stock of the bank will, on the return of peace, if not sooner, rise in the market to a value, which, if the bank were established in a period of peace, would authorize, and obtain for the public, a bonus to a very large amount. In lieu of such a bonus, the Government is fairly entitled to, and ought not to relinquish or risk, the needful services of the bank, under the pressing circumstances of war.
2. The bank, as proposed to be constituted, cannot be relied on, during the war, to provide a circulating nedium, nor to furnish loans, or anticipations of the public revenue.

Without a medium, the taxes cannot be collected, and, in the absence of specie, the medium understood to be the best substitute, is that of notes issued by a national bank. The proposed bank will commence and conduct its operations, under an obligation to pay its notes in specie, or be subject to the loss of its charter. Without such an obligation, the notes of the bank, though not exchangeable for specie, yet resting on good pledges, and performing the uses of specie, in the payment of taxes, and in other public transactions, would, as experience has assertained, qualify the bank to supply at once a circulating medium, and pecunary aids to the Government. Under the fettersimposed by the bill, it is manifest, that, during the actual state of things, and probably during the war, the period particularly requiring such a medium, and such a resource for loans and advances to the Government, notes, for which the bank
would be compellable to give specie in exchange, could not be kept in circulation. The most the bank could effect, and the most it could be expected to aim at, would be to keep the institution alive, by limited and local transactions, which, with the interest on the public stock in the bank, might yield a dividend sufficient for the purpose, until a change from war to peace should enable it, by a flow of specie into its vaults, and a removal of the external demand for it, to derive its contemplated emoluments from a safe and full extension of its operations.

On the whole. when it is considered that the proposed establishment, will enjoy a monopoly of the profits of a national bank, for a period of twenty years; that the monopolized profits will be continually growing, with the progress of the national population and wealth; that the nation will, during the same period, be dependent on the notes of the bank for that species of circulating medium, whenever the precious metals may be wanted, and at all times for so much thereof as may be an eligible substitute for a specie medium; and that the extensive employment of the notes in collection of the augmented taxes will, moreover, enable the bank greatly to extend its profitable issues of them, without the expense of specie capital to support their circulation; it is as reasonable, as it is requisite, that the Government, in return for these extraordinary concessions to the bank, should have a greater security for attaining the public objects of the institution, than is presented in the bill, and particularly for every practicable accomodation, both in the temporary advances necessary to anticipate taxes, and in those more durable loans which are equally necessary to diminish the resort to taxes.

In discharging this painful duty of stating objections to a measure, which has undergone the deliberations, and received the sanction of the two Houses of the national Legislature, I console myself with the reflection, that, if they hare not the weight which I attach to them, they can be constitutionally overruled; and, with a confidence that, in a contrary event, the wisdom of Congress will hasten to substitute a more commensurate and certain provision for the public exigencies.

Washington, January 30, 1815.
JAMES MADISON.

AN ACT TO INCORPORATE THE SUBSCRIBERS TO THE BANK OF THE UNITED STATES OF AMERICA.
Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That a Bank of the United States of America shall be established, the capital stock of which shall be thirty millions of dollars, divided into three hundred thousand shares, of one hundred dollars each share; and that subscriptions for thirty millions of dollars, towards constituting the said capital stock, shall be opened, on the last Monday of February next, at the following places, viz: at Portland, in Maine, Portsmouth, in New Hampshire, Windsor, in Vermont, Boston, Providence, New Haven, New York, New Brunswick, in New Jersey, Philadelphia, laltimore, the city of Washington, Richmond, Raleigh, Charleston, Savannah, Lexington, in Kentucky, Nashville, in Tennessee, Chillicothe, in Ohio, and New Orleans, under the superintendence of the following per: sons, as commissioners to receive the same: at Portland, Matthew Cob, Isaac Isley, Joshua Wingate junior; at Portsmouth, John Goddard, Nathaniel A. Haven, Henry S. Langdon; at Windsor, Elias Lyman, William Leveret, Eleazer May; at Boston, Israel Thorndike, Thomas H. Perkins, William Gray, Aaron Hill, Samuel Brown; at Providence, Seth Wheaton, Ebenezer K. Dexter, Henry Smith; at New Haven, Abraham Bishop, William W. Woolsey, Henry Jones; at New York, Robert Troup, William Paulding, junior, Robert Lenox, John Jacob Astor, Samuel Tooker, Isaac Bronson, Henry A. Coster; at New Brunswick, James Vanderpool, John Bray, Peter Gordon; at Philadelphia, Jared Ingersoll, Thomas M. Willing, Stephen Girard, Chandler Price, Anthony Taylor, John Sergeant, Cadwallader Evans; at Baltimore, James A. Buchanan, Henry Payson, William Wilson; at the city of Washington, John Mason, Robert Brent, John P. Van Ness; at Richmond, Benjamin Hatcher, John Brockenborough, John Preston; at Raleigh, Sherwood Haywood, Beverly Daniel, William Peace; at Charleston, John C. Faber, Thomas Jones, Stephen Elhot, Charles B. Cochran, Thomas Blackwood; at Savannah, John Bolton, Charles Harris, James Johnson; at Lexington, in Kentucky, Charles Wilkins, Lewis Sanders, John H. Morton; at Nashville, Robert Weakly, Felix Grundy, John R. Bedford; at Chillicothe, Samuel Finley, Thomas James, William M'Farland: at New Orleans, Dominick A. Hall, Benjamin Morgan, Paul Lanuse, Thomas L. Harman, and William Flood: which subscriptions shall continue open every day, from the time of opening the same, from ten o'clock in the forenoon, until four o'clock in the afternoon, until the Saturday following, at four o'clock in the afternoon, when the same shall be closed; and immediately thereafter, the commissioners, or any two of them, at the respective places aforesaid, shall cause two transcripts or fair copies of such subscriptions to be made, one of which they shall send to the Secretary of the Treasury, one they shall retain, and the original shall, within three days from the closing of the same, be by the said commissioners transmitted to the said commissioners at Philadelphia, or to one of them; and on the receipt thereof, the said commissioners at Philadelphia, or any three of them, shallimmediately thereafter convene and proceed to take an account of the said subscriptions; and if more than the amount of thirty millions of dollars shall have been subscribed, then the said last mentioned commissioners shall apportion the same among the several subscribers, according to their several and respective subscriptions: Provided, however, That such commissioners shall, by such apportionment, allow and apportion to each subscriber at least one share; and, in case the aggregate amount of the said subscriptions shall exceed thirty millions of dollars, the said commissioners, after having apportioned the same as aforesaid, shall cause lists of the said apportioned subscriptions to be made out, including in each list the apportioned subscription for the place where the original subscription was made, one of which lists shall be transmitted to the commissioners, or to one of the commissioners, under whose superintendence such subscriptions were originally made, that the subscribers may ascertain frem them the number of shares ap portoined to such subscribers, respectively; and, if the amount of thirty millions of dollars shall not be subscribed during the period aforesaid, at all the places aforesaid, the subscription to complete the said sum shall afterwards be and remain open at Philadelphia, under the superintendence of the said commissioners appointed at that place and the subscription may be then made by any corporation, copartnership, or person, for any number of shares not exceeding the amount required to complete the said sum of thirty millions of dollars. And, in case of the death, or refusal to serve, of any of the commissioners aforesaid, it shall be lawful for the President of the United States to supply the vacancy or vacancies thus created, by appointing some suitable person or persons.

Sve. 2. And be it further enacted, That it shall be lawtul for any person, copartnership, or body politic, to subscribe for so many shares of the said capital stock of the said bank, as he, she, or they, shall think fit, not exceeding three thousand shares, except as is hereinafter provided for the subscription on behalf of the United States, and the sums respectively subscribed, except on behalf of the United States, as is hereinafter provided, shall be payable in the manner following; that is to say: five millions of dollars thereof in gold or silver coin of the United States, or of foreign coin at the value heretofore established by the act of Congress, entitled "An act regulating the currency of fureign coins," passed the tenth day of April, one thousand eight hundred and six; ten millions of dollars thereof in gold or silver coin, as aforesaid, or in the public debt of the United States, contracted by virtue of the act of Cougress, entitled "An act authorizing the loan for a sum not exceeding eleven millions of dollars," passed the fourteenth day of March, one thousand cight hundred and twelve, or contracted, or to be contracted, by virtue of any subsequent act and acts of Congress heretofore passed, authorizing a loan or loans; and fifteen millions of dollars thereof in gold or silver coin, or in treasury notes, issued under the act of Congress, entitled "An act to authorize the issuing of treasury notes," passed the thirtieth day of June, one thousand eight hundred and twelve, or issued, or to be issued, under the authority of any subsequent act or acts of congress, anthorizing, or which shall authorize, treasury notes to be issued, previously to the final closing of the subscriptions to the said bank. And the said payment shall be made and completed in the sums and at the times hereinafter declared, that is to say: at the time of subscribing there shall be paid six dollars and sixty-six cents and two-thirds of a cent on each share, in gold or silver coin; twenty dollars in the treasury notes aforesaid; and thirteen dollars thirty-three cents and one-third of a cent in the public debt of the United States, contracted, or to be contracted, as aforesaid; at the expiration of four calendar months after the time of subscribing there shall be paid the further sum of three dollars thirty-three
cents and one-third of a cent on each share, in gold or silver coin; ten dollars in the treasury notes aforesaid; and six dollars sixty-six cents and two-thirds of a cent in the public debt of the United States, contracted or to be contracted as aforesaid: at the expiration of six calendar months from the time of subscribing, there shall be paid the further sum of three dollars thirty-three cents and one-third of a cent on each share, in gold or silver coin; ten dollars in the treasury notes aforesaid; and six dollars sixty-six cents and two-thirds of a cent in the public debt of the United States, contracted, or to be contracted, as aforesaid: at the expiration of eight calendar months from the time of subscribing, there shall be paid the further sum of three dollars thirty-three cents and one-third of a cent, in gold or silver coin; ten dollars in the treasury notes aforesaid; and six dollars sixty-six cents and two-thirds of a cent in the public debt of the United States, contracted, or to be contracted, as aforesaid. And the subscriptions in public stock and treasury notes, as aforesaid, shall be taken and credited for the principal and so much of the interest thereof, respectively, as shall have accrued on the day of subscribing the same. And, at the time of subscribing to the capital stock of the said bank, as aforesaid, each and every subscriber shall deliver to the commissioners at the place of subscribing, as well the specie amount of their subscriptions, respectively, as the certificates of stock for the stock proportion of their subscriptions, respectively, together with a power of attorney authorizing the said commissioners, or a majority of them, to transfer the eaid stock, in due form of law, to "The President, Directors, and Company, of the said Bank of the United States of America," as soon as the said bank shall be organized; and, also, treasury notes for the proportion of the subscriptions, respectively, payable in treasury notes as aforesaid: Pro vided, always, That if, in consequence of the apportionment of shares in the said bank among the subscribers, in the case and in the manner hereinbetore prescribed, any subscriber shall have delivered to the commissioners, at the time of subscribing, a greater amount of specie, stock, and treasury notes, than shall be necessary to complete the payments for the share or shares to such subscriber, apportioned as aforesaid, the commissioners shall only retain 80 much of the said money, stock, and treasury notes, as shall be necessary to complete such payments, and shall forthwith return, on application for the same, the surplus thereof to the subscriber lawfully entitled thereto. And the commissioners respectively shall deposite the gold and silver, certificates of stock, and treasury notes, by them respectively received, as aforesaid, from the subscribers to the said bank, in some place of secure and safe keeping so that the same may and shall be specifically delivered and transferred, as the same were by them respectively receiverl, to the said president, directors, and company, of the said Bank of the United States of America, or to their order, as soon as shall be required after the organization of the said bank.

Sec. 3. And be it further enacted, That the United States may, at any time before the expiration of this act, in pursuance of any law which may be passed by Congress for that purpose, cause to be subscribed. for the use of the United States, to said bank, fifty thousand additional shares, to be paid in public stock, bearing an interest of four per cent. per annum, redeemable in any sums, and at any periods, which the Government may deem fit.

Sec. 4. And be it further enacted, That whenever and as often as any of the treasury notes, subscribed as aforesaid, to the said capital stock of the said bank, shall be due and payable, it-shall be lawiul for the Secretary of the Treasury (and he is hereby authorized and required) to pay and redeem the same, principal and interest, by causing certificates of public stock for an equal amount, bearing an interest of six per cent. per annum, and redeemable in any sums, and at any periods, which the Government may deem fit, to be prepared and made in the usual form, and the same to be delivered to the president and directors of the said bank, in satisfaction and discharge of such treasury notes.

Skc. 5. And be it further cnacted, That the subscribers to the said Bank of the United States of America, their uccessors and assigns, shall be, and are hereby created, a corporation and body politic, by the name and style of "The President, Directors, and Company, of the Bank of the United States of America," and shall so continue until the third day of March, in the year one thousand eight hundred and thirty-five; and by that name shall be, and are hereby made, able and capable in law, to have, purchase, receive, possess, enjoy, and retain, to them and their successors, lands, rents, tenements, hereditaments, goods, chattels, and effects, of whatsoever kind, nature, and quality, to an amount not exceeding in the whole thirty.five millions of dollars, including the amount of the capital tock aforesaid; and the same to sell, grant, demise, alien, or dispose of, to sue and be sued, plead, and be impleaded, answer and be anwered, defend and be defended, in ail courts and places whatsoever; and also to make. have, and use, a common seal, and the same to break, alter, and renew, at their pleasure; and, also, to ordain, establish, and put in execution, such by-laws and ordinances, and regulations, as they shall deem necessary and convenient, for the Government of the said corporation, not being contrary to the constitution and laws of the United States; and generally to do and execute all and singular the acts, matters, and things, which to them shall or may appertain to do; subject, nevertheless, to the rules, regulations, restrictions, limitations, and provisions, hereinafter prescribed and declared.

Sec. 6. And be it further enacted, That, for the management of the affairs of the said corporation, there shall be twenty-five directors, who shall be elected at the banking house in Philadelphia, on the first Monday of January, in each year. by the stockholders or proprietors of the capital stock of the said corporation, and by a plurality of votes then and there actually given, according to the scale of voting hereinafter prescribed. And the directors, so duly chosen, shall be capable of serving by virtue of such choice, until the end or expiration of the first Monday in January next ensuing the time of such election, and no longer: Provided, always, That the first election and appointment of directors shall be at the time, and for the period, hereinalter declared.

Sec. 7. And be it further enacted, That, as soon as the sum of twelve millions of dollars in gold and silver coin, and in the public debt and treasury notes, shall have been actually received on account of the subscriptions to the said capital stock, (exclusively of the subscription aforesaid on the part of the United States) notice therenf shall be given by the persons under whose superintendence the subscriptions shall have been made at Philadelphia, in at cast two public newspapers, printed in each of the places where subscriptions shall have been made; and the said persons shall, at the same time, and in like manner, notify a time and place, within the said city of Philadelphia, at the distance of at least twenty days from the time of such notification, for proceeding to the election of directors as aforesaid; and it shall be lawful for such election to be then and there made. And the persons who shall be then and there chosen, as aforesaid, shall be the first directors, and shall proceed to elect one of their number president of the said corporation, and they shall be capable of serving, by virtue of such choice, until the end and expiration of the first Monday of January next ensuing the time of making the same, and shall forthwith, thereafter, commence the operations of the said bank, at the said city of Philadelphia: Provided, always, 'Ihat in case it should at any time happen, that at an election of directors and president of the said corporation should not be made upon any day when, in pursuance of this act, they ought to be made, the said corporation shall not for that cause be deemed to be dissolved; but it shall be lawful on any other day to hold and make an election of directors and president of the said corporation, (as the case may be) in such manner as shall have been regulated by the by-laws and ordinances of the said corporation; and, until such election be so made, the directors and president, for the time being, shall continue in office: And provided, also, That, in case of the death, resignation, or removal, of the president of the said corporation, the directors shall proceed to clect another president: And provided, also, That in case of the death, resignation, or absence from the United States, or removal of a director from office, the vacancy shall be supplied by the stockholders.

Sbc. 8. And be it further enacted, That the directors, for the time being; shall have power to appoint such officers, clerks, and servants, under them, as shall be necessary for executing the business of the said corporation, and to allow them such compensation for their services, respectively. as shall be reasonable; and shall be capable of exercising such other powers and authorities for the well governing and ordering of the affairs of the said corporation, as shall be prescribed, fixed, and determined, by the laws, regulations, and ordinances, of the same.

Ser. 9. And be if further enacted, That the following rules, restrictions, limitations, and provisions, shall form and be fundamental articles of the constitution of the said corporation, to wit:

1. The number of votes to which the stockholders shall be entitled, in voting for directors, shall be according to the number of shares he, she, or they, respectively, shall hold, in the proportions following, that is to say: for one share, and not more than two shares, one vote; for every two shares above two, and not exceeding ten, one vote;
for every four shares above ten, and not exceeding thirty, one vote; for every six shares above thirty, and not exceeding sixty, one vote; for every eight shares above sixty, and not exceeding one hundred, one vote; and for every ten shares above one hundred, one vote. But no person, copartnership, or body politic, shall be entitled to a greater number than thirty yotes; and after the first election, no share or shares shall confer a right of voting, which shall not have been holden three calendar months previous to the day of election. And stockholders actually resident within the United States, and none other, may vote in election by proxy.
2. Not more than three-fourths of the directors in office, at the time of an annual election, shall be elected for the next succeeding year, and no person shall be a director more than three out of four years; but the director who shall be the president at the time of an election, may always be re-elected.
3. None but a resident citizen of the United States, and holding at the time of his election not less than ten shares, bona fide in his'own right, shall be a director; and if any director shall cease to be a stockholder to that amount, he shall cease to be a director
4. No director shall be entitled to any emolument. The stockholders may make such compensation to the president, for his extraordinary attendance at the bank, as shall appear to them reasonable.
5. Not less than seven directors shall constitute a board for the transaction of business, of whom the president shall always be one, except in case of sickness or necessary absence, in which case his place may be supplied by any other director whom he, by writing, unider his hand, shall depute for the purpose. And the director so deputed, may do and transact all the necessary business belonging to the office of a president of the said corporation, during the continuance of the sickness or necessary absence of the president.
6. A number of stockholders, not less than sixty, who, together. shall be proprietors of one thousand shares or upwards, shall have power at any time to call a general meeting of the stockholders, for purposes relative to the institution, giving at least ten weeks' notice in two public newspapers of the place where the bank is seated, and specifying in such notice the object or objects of such a meeting.
7. Every cashier or treasurer, before he enters upon the duties of his office, shall be required to give bond, with two or more sureties, to the satisfaction of the directors, in a sum not less than fifty thousand dollars, with a condition for his good behavior, and the faithful performance of his duties to the corporation.
8. The lands, tenements, and hereditaments, which it shall be lawful for the said corporation to hold, shall be only such as shall be requisite for its immediate accommodation in relation to the convenient transacting of its business, and such as shall have been bona fide mortgaged to it by way of security, or conveyed to it in satisfaction of debts previously contracted in the course of its dealings, or purchased at sales upon judgments which shall have been obtained for such debts.
9. The total amount of debts which the said corpotation shall at any time owe, whether by bond, bill, note, or other contract, over and above the debt or debts due for money deposited in the bank, shall not exceed the sum of thirty millions of dollars, unless the contracting of any greater debt shall have been previously authorized by a law of the United States. In case of excess, the directors under whose administration it shall happen, shall be liable for the same, in their natural and private capacities, and an action of debt may, in such case, be brought against them, or any of them, their or any of their heirs, executors, or administrators, in any court of record of the United States, or either of them, by any creditor or creditors of the said corporation, and may be prosecuted to judgment and execution, any condition, covenant, or agreement, to the contrary notwithstanding. But this provision shall not be construed to exempt the said corporation, or the lands, tenements, goods, or chattels, of the same, from being also liable for, and chargeable with, the said excess. Such of the said directors who may have been absent when the said excess was contracted or created, or who may have dissented from the resolution or act whereby the same was so contracted or created, may respectively exonerate themselves from being so liable, by forthwith giving notice of the fact, and of their absence or dissent, to the President of the United States, and to the stockholders, at a general meeting, which they shall have power to call for that purpose.
10. The said corporation shall not, directly or indirectly, deal or trade in any thing except bills of exchange, gold or silver bullion, or in the sale of goods really and truly pledged for money lent, and not redeemed in due time or goods which shall be the proceeds of its lands. It shall not be at liberty to purchase any public debt whatsoever; nor shall it take more than at the rate of six per cent. per annum for or upon its loans or discounts.
11. The said corporation shall not, in any one year, sell any portion of the public debt constituting a part of its capital stock aforesaid, to an amount exceeding five millions of dollars, without the consent of Congress.
12. No loan shall be made by the said corporation, for the use, or on account, of the Government of the United States, to an amount exceeding five hundred thousand dollars; or of any particular State, to an amount exceeding fifty thousand dollars; or to any foreign Prince or State, unless previously authorized by a law of the United States.
13. The stock of the said corporation shall be assignable and transferable according to such rules as shall be in stituted in that behalf, by the laws and ordinances of the same.
14. The bills obligatory and of credit, under the seal of the said corporation, which shall be made to any person or persons, shall be assignable by endorsement thereupon, under the hand or hands of such person or persons, and his, her, or their executors or administrators, and of his, her, or their assignee or assignees, and the executors or administra. tors of such assignee or assignees, and so as absolutely to transfer and vest the property thereof in each and every as signee or assignees successively, and to enable such assignee or assignees, and his, her, or their executors or administra tors, to maintain an action thereupon in his, her, or theirown name or names. And the bills or notes which may be is sued by order of the said corporation, signed by the president, and countersigned by the principal cashier or treasurer thereof, promising the payment of money to any person or persons, his, her, or their order, or to bearer, although not under the seal of the said corporation, shall be binding and obligatory upon the same, in the like manner, and with the like force and effect, as upon any private person or persons, if issued by him, her, or them, in his, her, or their private or natural capacity or capacities, and shall be assignable and negotiable in like manner as if they were so issued by such private person or persons; that is to say: those which shall be payable to any person or persons, his, her, or their order, shall be assignable by endorsement, in like manner, and with the like effect, as foreign bills of exchange now are; and those which are payable to bearer, shall be assignable and negotiable by delivery only.
15. Half yearly dividends shall be made of so much of the profits of the bank as shall appear to the directors advisable; and once in every three years, the directors shall lay before the stockholders, at a general meeting, for their information, an exact and particular statement of the debts which shall have remained unpaid after the expiration of the original credit, for a period of treble the term of that credit, and of the surplus of profits, if any, after deducting losses and dividends. If there shall be a failure in the payment of any part of any sum subscribed by any person, copartnership, or body politic, the party failing shall lose the benefit of any dividend which may have accrued prior to the time for making such payment, and during the delay of the same.
16. The directors of said corporation shall be bound to establish a competent office of discount and deposite in the District of Columbia, whenever any law of the United States shall require such establishment; and it shall be lawful for the said directors to establish offices wheresoever they shall think fit, within the United States or the territories thereof, for the purposes of discount, deposite, and distribution; or for the purposes of deposite and distribution only; and upon the same terms, and in the same nanner, as shall be practised at the bank; and to commit the management of the said offices, and the business thereof respectively, to such persons, and under such regulations, as they shall deem proper, not being contrary to law or to the constitution of the bank. Or, instead of establishing such offices, it shall be lawful for the directors of the said corporation, from time to time, to employ any other bank or banks, at any place or places that they may deem safe and proper, to manage and transact the business proposed $a s$ aforesaid to be managed and transacted by such offices, under such agreements, and subject to such regulations, as they shall deem just and proper. But the managers or directors of every office of discount, deposite, and distribution, established as a foresaid, shall be annually appointed by the directors of the bank, to serve one year; each of them shall be a citizen of the United States, and shall hold, at the time of his appointment, not less than five shares in the said bank, bona fide in his own right; and if he shall cease to be a stockholder to that amount, he shall cease to be a manager or director of such office of discount, deposite, and distribution; and not more than three-fourths
of the said managers or directors in office at the time of an anuual appointment, shall be re-appointed for the next succeeding year; nor shall any person be a manager or director for more than three out of four years; but the president may be al ways re-appointed.
17. The said corporation, all offices of discount, deposite, and distribution, and of deposite and distribution only, which shall be established by the said directors as aforesaid, and all banks by the said directors employed in lieu of such officers as aforesaid, shall be bound to receive, upon deposite, the treasury notes of the United States which have been, or may be hereafter, issued by virtue of any law or laws of the United States; but it shall be optionat with the said corporation to pay and discharge the checks or drafts of the persons making such deposite, in treasury notes, for the amount thereof, either in gold or silver coin, or in the notes of the bank, or in treasury notes. And all banks by the said directors employed as aforesaid, in lieu of the offices aforesaid, shall be further bound to receive on deposite, and to circulate, the notes of the said corporation, on the same terms, and in the same manner, as the notes of the said banks respectively are received and circulated; and, from time to time, issue and exchange for the said notes of the said corporation, other notes of the said corporation, or the notes of the said banks respectively, or treasury notes, at the option of the persons applying for such issue or exchange. The said corporation shall, at all times, distribute among the offices of discount, deposite, and distribution, and of deposite and distribution only, and at all the banks employed in lieu of such offices as aforesaid, a sufficient sum, in the various denomi nations of the notes of the said corporation: and in the treasury notes which it may receive upon deposite from the Governmenf, to answer the demand therefor, and to establish a sufficient circulating medium throughout the United States and the territories thereof.
18. The officer at the head of the Treasury Department of the United States shall be furnished, from time to time, as often as he may require, not exceeding once a week, with statements of the amount of capital stock of the said corporation, and of the debts due to the same; of the moneys deposited therein; of the notes in circulation; and of the cash in hand; and shall have a right to inspect such general accounts in the books of the bank as shall relate to the said statement: Provided, That this shall not be construed to imply a right of inspecting the account of any private individual or individuals with the bank

Sac. 10. And be it further enacted, That if the said corporation; or any person or persons for or to the use of the same, shall deal or trade in buying or selling any goods, wares, merchandise, or commodities whatsoever, contrary to the provisions of this act, all and every person and persons by whom any order or direction for so dealing or trading shall have been given, and all and every person and persons who shall have been concerned as parties or agents therein, shall forfeit and lose treble the value of the goods, wares, merchandises, and commodities, in which such dealing and trade shall have been; one half thereof to the use of the informer, and the other half thereof to the use of the United States, to be recovered in any action of law, with costs of suit.
Sxc. 11. And be it further enacted, That if the said corporation shall advance or lend any sum of money, for the use or on account of the Government of the United States, to an amount exceeding three hundred thousand dollars or of any particular State, to an amount exceeding fifty thousand dollars; or of any foreign Prince or State, (unless previously authorized thereto by a law of the United States) all and every person and persons, by and with whose order, agreement, consent, approbation, and connivance, such unlawful advance or loan shall have been made, upon conviction thereof, shall forfeit and pay, for every such offence, treble the value or amount of the sum or sums which shall have been so unlawfully advanced or lent; one-fifth thereof to the use of the informer, and the residue thereof to the use of the United States.

Sec. 12. And be it further enacted, That the bills or notes of the said corporation, originally made payable, or which shall have become payable, on demand, shall be receivable in, all payments to the United States, until otherwise directed by act of Congress.

Sxc. 13. And be it further enacted, That if the subscriptions and payments to the said bank shall not be made and completed, so as to enable the same to commence its operations, or if the said bank shall not commence its operations on or before the first day of March, one thousand eight hundred and sixteen, then, and in that case, this act shall be null and void.

Src. 14. And be it further enactect, That it shall at all times be lawful for a committee of either House of Congress, appointed for that purpose, to inspect the books, and to examine into the proceedings, of the corporation hereby created, and to report whether the provisions of this charter have been by the same violated or not; and whenever any committee as aforesaid, shall find and report, or the President of the United States shall have reason to believe, that the charter has been violated, it may be lawful for Congress to direct, or the President to order, a scire facias to be sued out of the circuit court of the district of Pennsylvania, in the name of the United States, (which shall be executed upon the president of the corporation, for the time being, at least fifteen days before the commencement of the term of said court, calling on the said corporation to show cause wherefore the charter hereby granted shall not be declared forfeited; and it shall be lawful for the said court, upon the return of the said scire facias, to examine into the truth of the alleged violation; and if such violation be made appear, then to proscire facias, to examine into the truth of the andeged valat and that the said charter is forfeited and annulled: Provided, however, Every issue of fact which may be joined between the United States and the corporation aforesaid, shall be tried by jury. And it shall be lawful lor the court aforesaid, to require the production of such of the books of the corporation as it may deem necessary for the ascertainment of the controverted facts; and the final judgment of the court aforesaid, shall be examinable in the supreme court of the United States, by writ of error, and may be there reversed or affirmed, according to the usages of law.

Sec. 15. And be it further enacled, That, during the continuance of this act, and whenever required by the Secretary of the Treasury, the said corporation shall do and perform the several and respective duties of the Commissioners of Loans, for the several States, or of any one or more of them, at the times, in the manner, and upon the terms, to be prescribed by the Secretary of the Treasury.

Skc. 16. And be it further enacted, That no other bank shall be established by any future law of the United States, during the continuance of the corporation hereby created; for which the faith of the United States is hereby pledged: Prouided, Congress may renew existing charters for banks in the District of Columbia, not increasing the capital thereof; and may grant charters, if they deem it expedient, to any banking associations now in operation, in the said District, and renew the same, not increasing the capital thereof. And notwithstanding the expiration of the term for which the corporation is created, it shall be lawful to use the corporate name, style, and capacity, for the purpose of suits, for the final settlement and liquidation of the affairs and accounts of the corporation, and for the sale and disposition of their estate, real, personal, and mixed, but not for any other purpose, or in any other manner whatsoever: nor for a period exceeding two years, after the expiration of the said term of incorporation.

I, ANGDON CHEVES, Speaker of the House of Representatives.
JOHN. GAILLARD, President of the Senate, pro tempore.
[1815.

## DUTIES AND DRAWBACKS.

communicated to the house of representatives, february 3, 1815.
Sir:
Treasury Department, Februaty 2, 1815.
In obedience to the permanent order of the House of Representatives, passed on the third of March, 1797, I have the honor to transmit a statement exhibiting the amount of duties and drawbacks on goods, wares, and merchandise, imported into the United States, and exported therefrom, during the years 1811, 1812, and 1813.

I have the honor to be, very respectfully, sir, your obedient servant,
A. J. DALLAS.

The Hon. the Speaker of the House of Representatives.

Statement exhibiting the amount of Drawback payable on sundry articles exported from the United States, during the years 1811, 1812, and 1813, compared with the amount of Duties collected on the same, respectively.

| sPYCIRS OF MRRCH $\angle$ NDISR. | in the yean 1811. |  | in the feam 1812. |  | in tae mean 1815. |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Duties received. | Drawback payable. | Duties received. | Drawback payable. | Duties received. | Drawback payable. |
| On Merchandise- | Dollars. | Dollars. | Dollars. | Dollars. | Dollars. | Dollars. |
| Paying a duty of 15 per cent. ad val. | 2,852,535 | 438,666 | $654,808$ | $111,958$ | 6,306 | 2,623 |
| Do 27t do - |  |  | 4,094,997 | 2,714 | 1,653,634 | 16,456 |
| Do 171 ${ }^{\frac{1}{2}}$ do | 484,048 | 38,030 | 176,766 | 18,966 | , 572 | 470 |
| Do $32 \frac{1}{2}$ do |  |  | 1,416,681 | 498 | 365,352 | 2,215 |
| Do 22\% do | 32,310 | 2,566 | 11,435 | 286 |  | 10 |
| Wines, Mo Madeira, ${ }^{\text {42 }}$, do |  |  | 46;353 |  | 13,725 |  |
| Wines, Madeira, - - | 169,031 | 17,256 | 113,256 | 3,951 | 16,986 | 974 |
| Burgundy, Champaign, \&c. | 375 | - | 936 15 |  | 1,632 | - 100 |
| Sherry and St. Lucar, | 1,808 | , | 15,325 | - | 65,889 | 599 |
| Claret, in bottles, - | 10,869 | 2.306 | 13,128 | 1,447 | 18,609 | 2,954 |
| Lisbon, Oporto, \&c. - | 37,361 | 3,157 | 45,583 | 1,787 | 16,199 |  |
| Teneriffe, Fayal, \&c. | 194,406 | 10,575 | 284,235 | 8,912 | 94,393 | 60 |
| All other, - - | 194,020 | 61,464 | 221,146 | 39,685 | 201,241 | 47,224 |
| Spirits, foreign, distilled from grain; | 10,572 | 361 | 24,704 |  | 694 | 611 |
| Do from other materials, - | 964,447 | 21,622 | 1,510,810 | 3,755 | 649,960 | 18,635 |
| Do from domestic produce, - | 30 | , | 173 |  | 15 |  |
| Do from molasses, - - | - |  | 79 |  |  |  |
| Molasses, - - | 427,011 | 926 | 463,495 | - | 366,452 | 96 |
| Beer, Ale, and Purter, | 3,616 | 174 | 7,472 |  | 1,902 | 39 |
| Teas, Bohea, - | 18,296 | 11,319 | 23,066 | 2,199 |  | 35 |
| Souchong, - | 124,146 | 31,944 | 79,198 | 54,208 | 44,039 | 44 |
| Hyson, | 115,629 | 29,439 | 186,768 | 13,668 | 59,137 | 96 |
| Other Green, | 376,535 | 17,934 | 448,479 | 7,030 | 125,715 |  |
| Coffee, - | 1,457,152 | 550,607 | 1,801,952 | 668,554 | 1,251,305 | 279,131 |
| Cucoa, | 47,967 | 32.442 | 38,287 | 7,464 | 19,498 | 4,470 |
| Chocolate, - - | 55 | - | 30. |  | 37 |  |
| Sugar, Brown, Clayed, or otherwise, | 1,452,539 | 96,228 | 2,135,297 | 173,430 | 1,647,640 | 45,859 |
| White, Clayed, or Powdered, | 492,015 | 424,195 | 420,780 | 243,603 | 368,781 | 111,720 |
| Loaf and Candy, - | 204 |  | 33 |  | 366 |  |
| Other refined, and Lump, | 79 |  |  |  | 53 |  |
| Almonds, - - - | 4,989 | 152 | 10,857 | 1,269 | 12,319 |  |
| Currants, - - | 2,087 | - | 6,051 |  | 1,619 |  |
| Prunes and Plums, - | 870 | - | 952 | - 108 | 3,722 |  |
| Figs, - - | 5,822 | 634 | 5,552 | 193 | 3,325 |  |
| Raisins, in jars and boxes, | 16,647 | 307 | 10,269 | 519 | 41,902 |  |
| Do. all other, | 11,954 | 409 | 7,024 | 242 | 24,744 |  |
| Candles, Tallow, - - | 951 | - 303 | 214 | 292 | 1,167 |  |
| Wax and Spernaceti, | 492 | - 32 | 636 | 100 | . 87 | 139 |
| Cheese, - - - | 882 | 325 | 2,246 | 45 | 2,201 | 491 |
| Soap, - | 15,831 | 8,748 | 14,308 | 4,600 | 1,059 | 3,314 |
| Tallow, - | 16,532 | 545 | 11,593 |  | 10,514 |  |
| Spices, Ma'ce, - | 15,849 | 17,696 | 3,231 | 7,643 | 733 |  |
| Nutmegs, - | 75,320, | 43,744 | 977 | 6,900 | 714 |  |
| Cinnamon, - | 8,061 | 5,437 | 217 | 3,109 | 848 | 648 |
| Cloves, - | 35,236 | 26,208 | 25,909 | 6,263 | 6,889 | 16,908 |
| Pepper, - | 169,834 | 190,357 | 101,465 | 78,393 | 65,724 | 1,529 |
| Pimento, - | 15,283 | 809 | 9,453 | 1,148 | 4,302 |  |
| Chinese Cassia, - - | 11,535 | 5,140 | 14,042 | 3,241 | 3,379 | 379 |
| Tobacco, manufactured, other than |  |  |  |  |  |  |
| Suuff, \&c. - - | 1,142 | - - | 834 | - 18 | 358 |  |
| Snuff, - |  | - | 96 | 18 | 86 |  |
| Indigo, | 196,614 | 104,489 | 70,209 | 32,670 | 112,426 | 97 |
| Cotton, - | 11,350 | 5,203 | 67,677 | 14,469 | 61,471 | 16,046 |
| Powder, Hair, - | - | - | - | - | 9 |  |
| Gun, - | 160 | - | 520 | - | 18,120 |  |
| Starch, - - | 140 | - | 288 | 1 | 252 | 134 |
| Glue, - - | 576 | - | 3,755 | - | 3,962 |  |
| Pewter Plates and Dishes, | 155 | - |  | - | 3 |  |
| Anchors and Sheet Iron, | 5,069 |  | 13,660 |  | 7,533 |  |
| Hoop and Slit Iron, | 1,764 | 743 | 10,412 | 175 | 3,773 |  |
| Nails, - - | 5,796 | 1,393 | 30,284 | 681 | 8,272 |  |
| Spikes, | 523 | 34 | 1,986 | 85 | 462 |  |



Thasuri Departigext, Register's Office, February 1, 1815,
JOSEPH NOURSE, Register.
[3d Sessiox.

## SINKING FUND.

communicated to the senate, february 6, 1815.
The Commissioners of the Sinking Fund respectfully report to Congress as follows:
That the measures which have been authorized by the Board, subsequent to their last report, of the 5th of February, 1814, so far as the same have been completed, are fully detailed in the report of the Secretary of the Treasury to this Board, dated the sixth day of the present month, and in the statements therein referred to, which areherewith transmitted, and prayed to be received as part of this report.

JOHN GAILLARD, President of the Senate, pro tempore.
JAS. MONROE, Acting Secretary of State.
A. J. DALLAS, Secretary of the Treasury.

Washington, February 6th, 1815.
The Secretary of the Treasury respectfully reports to the Commissioners of the Sinking Fund-
That the balance of moneys advanced on account of the public debt, remaining unexpended at the end of the year 1812, and applicable to payments falling due after that year, which balance, as appears by the statement $B$, annexed to the last annual report, amounted to -
Together with sums disbursed from the treasury during the year 1813, on account of the principal and interest of the public debt, which sums, as appears by the statement $\mathbf{C}$, annexed to the last annual report, amounted to
Together with a further sum arising from profit in exchange on remittances from America to ${ }^{-}$- $11,110,11743$
Europe, during the year 1813, amounting, as appears by the statement D, annexed to the last annual report, to
From which is to be deducted, as explained in the note to the statement $B$, annexed to this report, the sum of

6,202 20

$$
0-5
$$

And with a further sum, being the difference between the principal of stock purchased during the year 1813, and the money paid for the same, of -

And amounting, together, to
1,902 34
$\$ 1$
Have been accounted for in the following manner, viz:
I. There was repaid into the treasury, during the year 1813, on account of the principal of moneys heretofore advanced for the payment of the public debt, as appears, by the statement E, annexed to the last annual report, the sum of
II. The sums actually applied during the year 1813 , to the payment of the principal and interest of the public debt, as ascertained by accounts rendered to the Treasury Department, amounted, as will appear by the annexed statement $A$, to ten millions seven hundred and seventy-six thousand eight hundred and eighty-seven dollars forty-nine cents, viz:

1. In reimbursement of the principal of the public debt,
\$7,177,432 27
2. On account of the interest and charges on the same,

3,599,455 22
III. The balance remaining unexpended, at the close of the year 1813, and applicable to payments falling due after that year, as ascertained by accounts rendered to the Treasury Department, amounted, as will appear by the annexed statement $B$, to

761,205 75
$811,540,09567$
That during the year 1814, the following disbursements were made out of the treasury, on account of the principal and interest of the public debt, viz:

1. On account of the interest and reimbursement of the funded domestic debt, $\quad$. . $\quad$ - $\$ 4,937,45133$
2. On account of the principal and interest of temporary loans, viz: ,

| Reimbursement of principal, | - | - | - | - | - | - | - |
| :--- | :--- | :--- | :--- | :--- | :--- | :--- | :--- |
| Payment of interest, | - | - | - | - | - | - | - |
| 57,798 | 000 |  |  |  |  |  |  |


4. On account of the interest on Louisiana stock, payable in Europe,

Amounting; together, as will appear by the annexed list of warrants, marked $\mathbf{C}$, to
Which disbarsements were made out of the following funds, viz:
I. From the balance of the annual appropriation of eight millions of dollars for the year 1813, remain-
. ing.anexpended at the end of that year, which balance amounted, as stated in the last annual report, to
II. From the funds constituting the annual appropriation of eight millions of dollars for the year . . 1814, viz:

From the fund arising from the interest on the debt transferred to the Commissioners of the Sinking Fund, as per statement $I$,
From the fund arising from the nett proceeds of the sales of public lands, being the amount received into the treasury from the 1st October, 1813, to the 30 th September, 1814 , as per statement K,

1,021,058 19
From the proceeds of duties on goods, wares, and inerchandise, imported, and on the tonnage of vessels,

$$
4,633,73610
$$

Which sum of
\$7,658,289 83
7,658,289 83
Being deducted from the annual appropriation of
8,000,000 00
Leaves an undrawn balance, to be applied in addition to the appropriation for the year 1815 , of
\$341,710 17
III. From repayments into the treasury, on account of moneys heretofore advanced for the payment of interest on the Louisiana stock in Europe, and for the payment of the principal and interest of treasury notes, as will appear by the annexed statement $E$, -

286,336 65
§8,336,880 59
That the disbursements above mentioned, together with the balance above stated, which remained unexpended at the end of the year 1813, of

761,205 75
logether with a further sum arising from profit in exchange, on remittances from America to Europe, made in the year 1814, and amounting, as appears by the annexed statement D, to

19,827 61
Making, together,
\$9,167,913 95
Will be accounted for in the next annual report, in conformity with the accounts which shall then have been rendered to the Treasury Department.

That, in the mean time, the manner in which the said sum has been applied is estimated as follows, viz:
I. The repayments into the treasury on account of the principal of moneys advanced for the payment of interest on the Louisiana stock in Europe, and for the payment of principal and interest of treasury notes, have amounted, during the year 1814, as by the above mentioned statement E , to -
II. The sums actually applied, during the year 1814, to the principal and interest of the public debt, are estimated as tollows:

1. Paid in reimbursement of the principal of the public debt, - $\quad$ - $\$ 4,283,73590$
2. Paid on account of interest and charges on the same, . . . $4,586,34854$

As will appear by the annexed statement $F$
\$286,336 65
III. 'The balance which remained unexpended at the end of the year'1814, and applicable to payments falling due after that year, is estimated, per annexed statement G, at

11,492 86
$\$ 9,167,91395$
That, agreeably to the terms of the contracts by which certain temporary loans had heretofore been obtained, under the authority of the act of the 14th of March, 1812, the instalments of the following loans, which became payable in the year 1814, were duly paid at the times when they respectively became payable, viz:

To the Jiank of Baltimore, on the $16 \mathrm{th}_{1}$ November, 1814,
$\$ 100,00000$
To the State Bank, Charleston, on the lst December, 1814, -
150,000 00
$\$ 250,00000$
Two instalments of 250,000 dollars each, which became payable on the 16 th and 31st December, 1814, to the State Bank, Boston, were not paid, it having been impracticable, in consequence of the general suspension of payments in specie, by the banks, to transfer the amount from those banks in which the moneys of the treasury were deposited, to Boston, where the payment was to be made, and equally impracticable to obtain the money on the spot for that purpose.

That, during the year 1814, and on the list of January, 1815, treasury notes became payable (in addition to those payable in the months of January and February, 1814, for the payment of which money was advanced in the year 1813, as stated in the annual report of February, 1814) amounting to 5,357,300 dollars. Of these, there was paid, or inoney advanced from the treasury for their payment, notes amounting to 2,558,100 dollars, at the times and places stated in the annexed statement, marked L. From the same causes as those above stated, which prevented the reimbursement of the temporary loans payable to the State.Bank, Boston, it was impracticable to provide at the treasury for the payment of the remainder of the above mentioned notes; and they remain unpaid, amounting to 2,799,200 dollars. The times when, and the places at which, they became payable, are exhibited in the annexed statement, marked M

For the payment of the dividend on the domestic funded debt, payable at the loan office in Massachusetts, on the 1st day of October, 1814, the commissioner of loans was furnished with a draft of the Treasurer of the United States, on the State Bank, Boston, he having at that time a much. larger sum- than was necessary for this object, deposited to his credit in that bank. The draft was, nevertheless, refused payment by the bank, except upon the condition of paying the public creditors, whose dividends amounted to 100 dollars, or upwards, in treasury notes; and the payment to such of the creditors, as have been paid, is understood to have been made in that way.

For the payment of the dividend, payable at the same loan office, on the lst day of January, 1815, the treasury was unable from the causes before stated, to make any other provision than that of treasury notes; and such of the public creditors, as have received their dividends payable on that day, at that loan office, have been paid in those notes.

A statement marked $H$, is annexed, exhibiting the amount of stock transferred to the Commissioners of the Sinking Fund, and standing to their credit on the books of the treasury, on the 31st December, 1814.

All which is respectfully submitted,
A. J. DALLAS, Secretary of the Treasury.

February 6th, 1815.

Statement of the application, during the year 1813, of the funds provided for the Payment of the Principal and Interest of the Public Debt.

## 1. Payments on account of the principal of the Public Debt:

Of the domestic debt.


1. Of the domestic debt.

Interest for the year 1813 on the several species of funded debt, as settled at the


Interest on converted stock, payable in Amsterdam,

Do. on Louisiana stock, from 1st July, 1812, to 30th June, 1813, viz:
Payable in Amsterdam, guilders 750,000, at 40 cents, $\$ 300,00000$
Do. in London, $£ 53,241$ 19s. 6d. at 4s. $6 \mathrm{~d} . \quad-236,63100$
\(\begin{array}{lll}Loss in exchange in transferring 600,000 <br>

guilders from London to \mathrm{Am}- \&\)| 536,631 |
| :---: | 00 <br>

48,231 \& 11\end{array}
Commissions and charges, viz:
At Amsterdam, guilders 6,154 11, at 40 cents,
At London, £1,193, at 4s. 6d.

$$
\begin{array}{r}
\$ 2,46182 \\
5,30223
\end{array}
$$



Statement of the provision made before the 1 st day of January, 1814, for the payment of the Principal and Interest of the Public Debt, falling due after that day.

## 1. On account of the Foreign Debt.

1. Cash in the hands of commissioners and agents in Europe, viz:

In London, on the 31st December, 1813, - $\quad$ - ${ }^{-} 99,658,7 s .4 d$. at 4s. 6d. \$442,926 07
In Amsterdam, on the same day,
2. Amount of payments made at the treasury before the 1st day of January, 1814, for bills which have been protested for non-payment, and which, on that day, had not been repaid into the treasury.
Amount outstanding previous to the year 1809, as explained in report of
February 3,1809 ,
$\quad$ Ditto of bills purchased in 1810 , as explained in report of Feb. 5,1813 , -
\$13,357 00
8,888 88

## II. On account of the Domestic Debt.

1. Cash in the hands of commissioners deceased, and out of office

7,059 42
2. Cash in the hands of commissioners in office, and applicable to dividends, 1,549,761 10
3. Cash in the hands of the Treasurer, as_agent for the Commissioners of the Sinking Fund,

261,852 15
4. Cash heretofore advanced to a commissioner of loans, no longer in office, for the reim- $1,818,67267$
bursement of exchange stock, and remaining unapplied,
3,821 61
1,822,494 28
The demands to be satisfied out of these funds, on 1st January, 1814, were as follows:

1. Dividends payable by the commissioners of loans, including the dividends
due on that day, and exclusive of dividends no Ionger demandable at
their offices, - - - -
2. Dividends on stock standing on the treasury books, beyond the amount advanced to the cashiers for their payment,
3. Unclaimed dividends from the Ioan offices, payable at the treasury, be-
jond the amount advanced to the cashiers for their payment, - - 201,355 11
$\xrightarrow{201,35511} 1,727,38728$

Total amount of provision for the public debt, remaining unapplied on the 31st December, $1813, \quad \$ 761,20575$
(a.) This sum, according to the statements annexed to this and the preceding report, would appear to be 517,322 guiders, 10 stivers, or 15,505 guilders, 10 stivers, more than here stated. This difference arises from an error in the statement $D$, of remittances for the year 1813, annexed to the last annual report; the sum of 15,505 guilders, 10 stivers, there sct down as so much remitted to Amsterdam in 1813, being, in fact, a part of the sum of 300,000 guilders, included in statement D, of remittances for the year 1812, annexed to the preceding annual report; and the two several sums of $\$ 6,40580$, and $\$ 4 \$ 178$, contained in statement $D$, of remittances annexed to the annual report for the year 1814, were additional payments made in 1813, on account of the sum of 300,000 guilders, in.cluded in" statement $D$, of remittances for the preceding year. The result of this transaction is, that the sum of 15,505 gaiders, 10 stivers, appears to have been remitted more than was actually remitted; which is corrected by stating the balance in the hands of the commissioners at Amsterdam at its true amount as above, 502,317 guilders, instead of 517,822 guilders, 10 stivers, which the statement of remittances would produce, and the amount of this sum of 15,505 guilders, 10 stivers, which is, at par, in dollars, 6,20220 , has been over stated as a gain in exchange on the remittances of the year 1813, and is corrected, by deducting that sum, in the body of the present report, from the amount of gain on exchange, as exhibited in the statement $D$, annexed to the report of last year.

Treasury Defartment, Register's Office, Fiebruary 3, 1815.
JOSEPH NOURSE, Registcr.
C.

List of Warrants drawn according to law, during the year 1814, on the Treasurer of the United States, on account of the payment of Interest on Louisiana Stock.

| Warrants. |  | In whose favor issued. | Amount. |
| :---: | :---: | :---: | :---: |
| Number. | - Date. |  | Dollars Cts. |
| $\begin{aligned} & 7704 \\ & 7705 \end{aligned}$ | September 20,1814, | Samuel Flewelling, -. Do. | 161,44346 40360 |
|  |  |  | \$161,847 06 |

Included in the foregoing, is the following warrant for commission to the agent who purchased the bills of exchange:
No. 7705, September 20, Samuel Flewelling,

List of Warrants drawn according to law, during the year 1814, or the Treasurer of the United States, on account of the Reimbursement and Interest of the Domestic Debt.

| Warrants. |  |  |  |  | In whose favor issued. |  | Amount. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Number. | Date. |  |  |  |  |  | Dollars. Cts. |
| 6978 | March | 24, | 1814, | - | William White, | - - | 330,652 20 |
| 7349 | June | 14, | ${ }_{6} 6$ |  | William Whann, | - - | 30,000 00 |
| 7366 | ${ }_{6} 6$ | 18, | 66 | - | Robert Habersham, | - | 1,700 00 |
| 7367 | 6 |  | 66 |  | Thomas Lehre, | - - | 52,000 00 |
| 7368 | ${ }_{6} 6$ | " | 6 |  | William Gardner, |  | 6,000 00 |
| 7374 | 6 | 21, | 66 | - | Shervood Haywood, | - | 1,400 00 |
| 7383 | 6 | ${ }_{6}^{24}$ | ${ }_{66}$ | - | Edward Hal, | - - | 105,838 04 |
| 7384 | 6 | 66 | 66 | - | John Stockton, | - - | 57000 |
| 7385 | " 6 | "6 | '6 |  | James Ewing, | - | 4,200 00 |
| 7386 | 66 | " 27 | 66 | - | William Few, | - - | 290,000 00 |
| 7394 | \%6 | 27, | 66 |  | Jonathan Smith, | - - | 37,080 <br> 33 <br> 145 <br> 10 |
| 7395 | 66 | "6 | 66 | - | Thomas T. Tucker, | - - | 33,14510 5,699 |
| 7396 | July | 7 | *6 | - | Thomas T. Tucker, | - - | 5,699 <br> 3,475 <br> 00 |
| 7527 | July | 7, | "6 | - | Robert Habersham, | - - | 3,475 00 |
| 7710 | Sept. | ${ }_{66}^{21}$ | ${ }_{6}^{6}$ | - | William Gardner, | - - | 6,600 00 |
| 7711 |  |  | ${ }_{6} 6$ |  | Benjamin Austin, | - - | 200,000 00 |
| 7712 | ${ }^{6}$ | 6 | 6 | - | Christopher Ellery, | - - | 11,500 00 |
| 7713 | 6 | 6 | 66 | - | Jonathan Bull, | - - | 17,500 00 |
| 7714 | 6 | 66 | 66 | - | Sherwood Haywood, | - - | 2,000 00 |
| 7715 | 6 | 6 | 66 | - | Thomas Lehre, | - - | 55,000 00 |
| 7716 | \% | ${ }^{6}$ | 66 | - | Robert Habersham, | - - | 3,500 00 |
| 7736 | " | 26, | 66 | - | Jonathan Smith, | - - | 37,036 71 |
| 7737 | 6 | $6{ }^{6}$ | ${ }^{66}$ | - | Thomas Nelson, | - - | 13,000 00 |
| 7738 | 6 | 66 | 66 | - | William White, | - - | 345,000 00 |
| 7739 | 86 | 66 | '6 | - | James Ewing, | - - | 5,000 00 |
| 8079 | Dec. | 22, | 6 | - | Benjamin Austin, | - - | 315,000 00 |
|  |  |  |  |  |  |  | \$1,912,897 50 |
| 6976 7381 | March | 24, | s | - | T. T. Tucker, stock purchased, | $\begin{array}{r}\$ 467,479 \\ 551,297 \\ \hline 43\end{array}$ |  |
| 7740 | Sept. | 26, | 6 | - | Do. do. do. do. | 492,394 41 |  |
| 8070 | Dec. |  | 6 | - | Do. do. do. do. | 492,394 41 |  |
| 8080 | 6 | 22, | '6 | - | Do. do. sales of public lands, |  | $\begin{aligned} & 2,003,49554 \\ & 1,021,05819 \end{aligned}$ |
|  |  |  |  |  |  |  | \$4,937,451 23 |

List of Warrants drawn according to law, in the year 1814, on the Treasurer of the United States, on account of the reimbursement of temporary loans.


List of Warrants drawn according to law, in the year 1814, on the Treasurer of the United States, on account of the interest on Temporary Loans.


List of Warrants drawn according to law, in the year 1814, on the Treasurer of the United States, on account of paying of the Principal and Interest of Treasury Notes.

| Warrants. |  |  |  |  | In whose favor issued. |  |  |  | Amount. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Number. | Date. |  |  |  |  |  |  |  | Dollars. Cts. |
| 6855 | January | 24, | 1814, | - | Benjamin Austin, | - |  | - | 210,800 00 |
| 6861 | J6 | 27, | ${ }_{6} 6$ | - | William Few, | - |  | - | 558,409 20 |
| 6969 | March | 18, | 6 | - | Robert Habersham, | - |  | - | 210,800 00 |
| 6979 |  | 24, | 66 | - | William White, | - |  | - | 66,402 00 |
| 7212 | April | 27, | 6 | - | Do. do. | - |  |  | 31,620 00 |
| 7668 | Septr. | 14, | 66 | - | Do. do. | - |  | - | 111,513 20 |
| 7864 | Octobel | 8 8, | 66 | - | Do. do. | $\sim$ |  | - | 22,977 20 |
| 7908 | ${ }_{66}$ | ${ }_{66} 6$, | 66 | - | Do. do. | - |  | - | 10,540 00 |
| 7909 | " | 6 | \%6 | - | Benjamin Austin, | - |  | - | 527,000 00 |
| 7929 | Nowr. | 86, | 66 | - | William Few, | - |  | - | 347,820 00 |
| 7930 | 66 |  | '6 | - | William Few, | - |  | - | 86,13180 105,400 |
| 7951 | ${ }^{6}$ | 17, | ${ }^{6}$ | - | William White, | - |  | - | 1283,526 00 |
| 8009 | " | 26, | ${ }^{6}$ | - | Edward Hall, | - |  | - | 105,400 00 |
| 8023 | Decr. |  | ${ }^{6}$ | - | Robert Habersham, | - |  | $\div$ | 105,400 00 |
| 8077 | ${ }_{6}$ | $19$ | 6 | - | William White, | - |  | - | 196,044 00 |
|  |  |  |  |  |  |  |  |  | \$2,979,783 40 |

RECAPITULATION.
Interest on Louisiana Stock, - $\quad$ - $\quad$ - $\quad-\quad$ - $\quad$ - 161,84706
Reimbursement and interest of the domestic debt, - - - - - $\quad-\quad$ - $4,93 \%, 45123$
Reimbursement and 250,000 00
Reimbursement of temporary loans,
Interest on temporary loans, 57,798 90
Principal and Interest of treasury notes, -
2,979,783 40
$\$ 8,386,880 \quad 59$

Treasury Department, Register's Office, February 3, 1815.
JOSEPH NOURSE, Register.
D.

| $\begin{aligned} & 25,139135 \\ & 5,60000 \\ & 10046 \text { pounds sterling, }\end{aligned}$ | $10 \frac{1}{2}$ 11 | per cent. discount, |  | $\stackrel{-}{-}$ | $\overline{-}$ | - | $\begin{array}{r}\$ 100,000 \\ 22,151 \\ 39 \\ 39292 \\ \hline\end{array}$ |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 10,046. 65 | 12 | ditto, |  | - | - |  | 39,292 35 |
| 40,785 1910 |  |  |  |  | Cost, |  | \$161,443 46 |
| Applied to remittances, | - | - - - |  |  |  |  | \$161,443 46 |
|  |  |  |  |  |  |  |  |
| Amount of warrants issued in the year 1814, on account of the interest on Louisiana stock,as per preceding statement $\mathbf{C}$, |  |  |  |  |  |  | \$161,847 06 |
| Gain in Exchange. |  |  |  |  |  |  |  |
| 40,785 1910 pounds sterling, Paid for remittances, as above, | at par, | - - - |  | - | - | - | $\begin{aligned} & \$ 181,27107 \\ & \mathbf{1 k n}_{143} 07 \end{aligned}$ |
|  | Gain in exchange in 1814, |  | - | - | - | - | \$19,827 61 |

Treasury Department, Register's Office, February 3, 1815.
JOSEPH NOURSE, Register.
E.

Statement of Repayments into the Treasury, during the year 1814, on account of the Public Debt.


Treasury Department, Register's Office, January 31, 1815.
JOSEPH NOURSE, Register.

## F.

An estimate of the application, made in the year 1814, of the funds provided for the payment of the Principal and Interest of the Public Debt.

## 1. On account of the Principal.



## 2. On account of Interest and Charges.

1. Interest on domestic funded debt, estimated at
dis. on Louisiana stock dem esticated,
161,868 00
2. do. on temporary loans

57,798 90
4. do. on treasury notes, - $\quad-\quad-\quad-\quad-\quad-\quad . \quad 138,13740$
5. Interest and charges on Louisiana stock, payable in London and

| Amsterdam, |  |
| ---: | :--- |
| Commissions to agents in |  |
| America, purchasing bills, | - |

496,413 31

Theasury Departuent, Register's Office, Februaty 3, 1815.
G.

An estimate of the funds provided before the 1 1st Januarys 1815, for the payment of principal and interest of the
Public Debt. falling due after that day. Public Debt, falling due after that day.

## I. On account of the Foreign Debt.

Cash in the hands of commissioners and agents in Europe, and remittances outstanding on the 31st Decémber, 1813 , per preceding statement $B$,
$\$ 643,85287$
The remittances made during the year 1814, per preceding statement $\overline{\mathrm{D}}$, were-
To London, - - - . . - £40,785 19s. 10d. at 4s. 6d.
181,271 07
To be accounted for,
Amount applied during the year 1814, per preceding estimate $F$, is calculated to have been, for interest and charges in Europe, at

8825;123 94

The balance in the hands of agents in Europe, or in remittances outstanding, may therefore be estimated, on the 31st December, 1814, at

496,009 71

329,114 23
The amount of protested bills outstanding, and unrecovered on 31st Dec. 1813, was
tested bill for £2,000 sterling, - ${ }^{2}$
And left outstanding and unrecovered, on the 31st December, 1814, - $-\quad$ - - 19,43523
348,54946

## II. From which deluct, on account of Domestic Debt,

For amount short advanced for the payment of dividends on the said debt, consisting principally of unclaimed dividends payable, but not demanded at the treasury, - - . .

337,056 60
$\$ 11,49286$
'Treasury Departhent, Register's Office, Februaty 3, 1815.

Q General Stutement of the several Stocks transferred to the United States, to the 31st December, 1814, the interest on which, by the acts of 8th May, 1792, and 3d March, 1795, is appropriated for the redemption of the Public Debt.

|  | Old six per 3 cent. stock. | 3 per cent. stock. | Deferred 0 per cent. stock. | 5 per cent. stock. | $\left.\begin{array}{r} \text { Five and a } \\ \text { half per cent. } \\ \text { stock. } \end{array} \right\rvert\, \begin{gathered} \text { F } \\ \text { a } \\ \hline \end{gathered}$ | Four and a half per ct. stock. | 4 per cent. stock. | Navy 6 per cent. stock. | 8 per cent. stock. | Exchanged 6 per cent. stock. | Converted <br> 6 per ct. <br> stock. | Louisiana 6 per. ct. stock. | 6 per. ct. stock of 1812. | Amount of the several species of stock. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Reimbursement of the foreign debt to 31st Dec. 1803, | - |  |  | 8,200,000 |  | 820,000 | 3,180,000 | 711,700 | - |  | " | $:$ | * | 12,200,000 00 |
| "، of the five and a half per cent. stock, | - | - | . | $\cdots$ | 1,751,742 56 | - | . |  | - |  | - | - | : | 711,700 $1,751,742$ 56 |
| ، of the four and a half per cent. stock, | - |  | - |  | 1,761,72 | 176,000 | - | - | $\cdots$ |  | - | - | - | 176,000 00 |
| " of the eight per cent. stock, - |  |  |  | - |  | . - | - | - | 5,302,900 | 5098 ${ }^{-}$ | - | - |  | 5,302,900 00 |
| " of the exchanged six per cent. stock, | - |  |  |  | - | - | - | - | - | 5,993,343 50 |  | - | - | 5,993,343 50 |
| " of the converted six per cent. stock, |  |  |  |  |  | - | - | - | - |  | 1,859,770 70 | - | - | 1,859,770 70 |
| Purchased with moneys received on account of surplus duties to the end of 1790 , | 439,016 12 | 401,072 90 | 631,786 86 | - | - | - | - | - | - | * | - | - | - | 1,471,875 88 |
| Purchased on account of the loan of \$ $2,000,000$, of 12 th |  |  |  |  |  |  |  |  |  |  |  |  |  |  |
| August, 1790, - - - - - | 353,604 95 | 31,731 94 | 137,588 66 | - |  | - |  | - | - | - |  | $\bigcirc{ }^{-}$ | - ${ }^{-}$ | 522,925 55 |
| Ditto, out of the interest fund, or applied therefrom, - | 140,588 08 | 79,055 79 | 132,625 59 | - | 95,757 44 | - | - | - | - | - | - | 326,500 | 324,200 | 1,098,726 90 |
| " out of moneys arising from imports and tonnage, and from the sale of public lands, |  |  |  |  |  | - | - | - | 1,056,700 | 300,007 62 | - | - | - | 1,356,707 62 |
| In payment for lands sold under certain acts of Congress, | 65,308 79 | 85,877 91 | 20,968 90 | - - | 1,400 00 |  | - | - | 122,900 | 70000 | 8000 | - | - | 297,235 60 |
| ". for lands on Lake Erie, sold to the State of Pennsylvania, | 60,449 41 | 60,718 25 | 30,224 72 | - | - | - | - | - | - | . | - | - | - | 151,392 41 |
| In payment of certain balances which originated prior to the present constitution, | 7,220 63 | 7,18764 | 16,936 17 | . | - |  | - | - |  | - | - | - | - | 31,344 14 |
| In the payment of commutation of certain military officers, placed on the pension list, | 14,934 22 | 10,472 40 | 7,467 09 |  | - | - | - | - | - | - | - | - |  | 32,873 71 |
| In discharge of debts due to foreign officers, - ${ }^{-}$ | 186,988 23 | 22,438 58 |  | - | - | - | - | - |  | - | - | - |  | 209,426 81 |
| Ditto of the registered debt, per act of i2th June, 1798, | 86,566 54 |  |  | - | - | - | - | - | - | - | - | $\cdots$ | - | 86,566 54 |
| Ditto of loan office and final settlement certificates, per the same act, | 55,888 98 |  | 27,581 84 | - | - | - | - | - | - | - | - | - |  | 83,470 82 |
| Stock arising from specie paid for services and supplies, prior to the 4th March, 1789, | 515,460 04 | 4. |  | . | - |  |  |  | - | - |  | - |  | 515,460 94 |
| Unapplied of 660,000 dollars, six per cent. stock, remitted on account of the Dutch debt in 1795, | 20,000 00 | 0 |  | - |  |  |  | - | - | - | - | - | - | 20,000 00 |
| $\left.\begin{array}{l}\text { Total amount to the credit of the commissioners of } \\ \text { the sinking fund, to 31st December, 1814, }\end{array}\right\}$ | 1,946,026 92 | 2 698,555 41 | 11,005,179 83 | 3 8,200,000 | 1,848,900 00 | 00 996,000 | 3,180,000 | 711,700 | 6,482,500 | 6,294,051 12 | 1,859,850 70 | 0 326,500 | 324,200 | 33,873,463 98 |

## I.

Statement of moneys arising from the interest on stock transferred to the United States, being the amount drawn by the agent to the Trustees, for the redemption of the public debt, during the year 1814, pursuant to the act of May 8, 1792, agreeably to statements made at the treasury.


Treasury Department, Register's Office, February 3, 1815.
JOSEPH NOURSE, Register.
K.

Statement of moneys drawn by the Agent for the Trustees for the redemption of the public debt, in theyear 1814, being on account of moneys received into the treasury, from the sale of publiclands, pursuant to the act of March 3, 1795, agreeably to statements made at the treasury.
1814. December 22, warrant No. 8080, per statement No. 29,610,
\$1,021,058 19

Treasury Department, Register's Office, February 3, 1815.
JOSEPH NOURSE, Register.
L.

Statement of Treasury Notes which became payable in the year 1814, and which were paid, or the moneys advanced from the treasuryfor their payment, during that year.

| Times when payable: | Where payable. |  |  |  |  | Total. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  | Boston. | New York. | Philadelphia. | Baltimore. | Savannah. |  |
| February 1, 1814. - | 200,000 | 529,800 | - 0 | - | ${ }^{-}$ | \$729,800 |
| April ${ }_{6}{ }^{\text {1, }}$ | , | , | 42,000 | - | 200,000 | 242,000 |
| 66 11, | - | - | 21,000 | - |  | 21,000 |
| May 1, | - . | - | 30,000 | - | - | 30,000 |
| September 1, | - | - | 100,000 | $\square$ | - | 100,000 |
| October 11, | - | - | 5,800 21,800 | - | - | 5,800 |
| November 1, | 500,000 | $\cdots$ | 10,000 | - | - | 21,800 510,000 |
| 66 11, | 500,000 | 330,000 | 81,700 | - | - | 411,700 |
| '6 21, | - | 100,000 | 186,000 | - | - | 286,000 |
| Dec. . 1 , | - | - | - | 100,000 | -- | 100,000 |
| 6 11, | - | - | - | , | 100,000 | 100,000 |
| Dollars, | 700,000 | 959,800 | 498,300 | 100,000 | 300,000 | \$2,558,100 |

M.

Statement of Treasury Notes, which became payable in the year 1814, and on the 1st January, 1815, which were not paid.

| Times when payable. | Where payable. |  |  | Total. |
| :---: | :---: | :---: | :---: | :---: |
|  | Boston, | New York. | Philadelphia. |  |
| 1814. November 21, | - | - | 83,000 |  |
| December 1, | 600,000 | 570,000 | 366,200 | 1,536,200 |
| ${ }_{6}^{6}$ 11, | , | 100,000 | 600,000 | 1700,000 |
| 1815. Jànuary ${ }^{\text {c6 }}$ 1, | 30,000 | - |  | 30,000 |
| 1815. January 1, |  | 400,000 | 50,000 | 450,000 |
| Dollars, | -630,000 | 1,070,000 | 1,099,200 | \$2,799,200 |

## MINT.

commidicated to the house of representatives, febroary 23, 1815.
Treasury Departalent, Fiebruary 22, 1815.
SIR:
I have the honor to transmit, herewith, a letter from the acting Comptroller of the Treasury, accompanied with sundry statements, which have been prepared in obedience to the act, entitled "An act establishing a mint, and regulating the coins of the United States," passed April 2d, 1792.

I have the honor to be, very respectfully, sir, your obedient servant,
The Hon. the Spearbr of the House of Representatives.
A. J. DALLAS.

Treasury Department, Comptroller's Office, February 22, 1815.
Sir:
The statements marked A, B, and C, have been prepared pursuant to the seventh section of an act of Coness, passed the 2d of April, 1792, entitled "An act establishing a mint, and regulating the coins of the United States." They contain all the information, relative to the transactions of the mint, which the settlements made at the treasury enable me to affiord.

I have the honor to be, sir, with great respect, your obedient servant,
NATHAN' LUFBOROU'GH, Acting Comptroller.
Alrxandrr Jambs Dallas, Esq. Secretary of the Treasury.
A.

Statement exhibiting the balance of Gold and Silver Bullion remaining in the hands of the officers of the Mint on the 31st December, 1813; the amount deposited from 1st January to 31st December, 1814; the different species of coins made and paid on account of deposites, allowance for wastage, and the balance remaining in the hands of the officers of the Mint on the 31st December, 1814, to be accounted for on a future settlement.


|  | moor wight. | cost op corrs. |  | mop wixalit. | Value of Copper at the rate of 7 duts. to a cent. |
| :---: | :---: | :---: | :---: | :---: | :---: |
|  | lbs. oz. dwts. | Dollars. Cents. |  | lbs. oz. dwts: | Dollars. Cents. |
| To amount of rough copper and copper planchettes, purchased from the commencement of the institution to the 31st December, 1813, per statement marked B, accompanying the Comptroller's letter of Treasury, | 877,688 01.11 | 846,472 87 | By amount of rough copper and copper planchettes, accounted for from the commencement of the institution to the 31st December, 1813, per statement accompanying the Comptrollers sletter of April 4, 1814, to the Secretary of the Treasury, <br> By amount of cents charged by the secretary of the mint, as delivered to the Treasurer of the United States during the year 1814, viz: <br> In the quarter ending 31st December; - Cents. <br> By balance, being the weight of copper planchettes spoiled in striking. Planchettes weighing more than 7 dwts. and copper unnaccaunted for, | $\begin{array}{llll}862,180 & 0 & 10 \\ & & \\ 10,436 & 8 & 10\end{array}$ | $281,620 \quad 19$ <br> 3,578•30 |
|  |  | 38,726 12 |  | $\begin{array}{cccc} 872,616 & 9 & 00 \\ 5,071 & 4 & 11 \end{array}$ | 285,198 49 |
|  | 877,688 or 11 | 285,198 49 | - | 877,688 111 | 285,198 49 |

C.

Summary Statement exhibiting the value of Coins made at the Mint; the amount of disbursements on account of the establishment; the amount allowed for wastage; the amount retained of deposites; and the amount gained on the coinage of copper, from the commencement of the institution to the 31 st December, 1814.

|  | Dollars. Cts. | Dolls. Cts. M. |
| :---: | :---: | :---: |
| Value of gold, silver, and copper coins, made at the mint to the 31st December, 1813, | - - | 12,806,644 49 |
| Value of gold coins made from 1st January to 31st December, 1814, per account A, | 77,270 561687 50 |  |
| Value of siver coins made from Value of copper coins made from | $\begin{array}{r}561,687 \\ 3,578 \\ \hline\end{array}$ |  |
| T | - - | 13,449,180 29 |
| Nett charge on the coinage of gold, silver, and copper, to the 31st December, 1813, per account rendered <br> Add amount gained on the coinage of copper to the same period, ${ }^{-}$do. - - | $\begin{array}{r} 457,70047 \\ 38,84865 \end{array}$ |  |
|  | 496,549 12 |  |
| From which deduct amount of wastage on gold and silver to 31st December, 1813, - - - - - - - \$48,695 73.5 |  |  |
| period, - - - - - - $4,83371.5$ | 53,529 45 |  |
| Add amount disbursed on account of the establishment from January ist to 31st December, 1814, |  | 18,991 14 |
| Add, also, the amount of wastage on gold and silver to the 31st December, 1813, Do. from 1st January to 31st December, 1814, | $\begin{gathered} 48,69573.5 \\ 2,51492 \end{gathered}$ |  |
|  | 51,210 65.5 |  |
| From the above deduct the amount retained from deposites to 31st December, 1813, - - - - - - - $\$ 4,83371.5$ <br> Also, amount retained from 1st January to 31st December, 1814, - $\quad 6376.5$ | 4,897 48 |  |
|  |  | 46,313 17.5 |
|  |  | 508,323 98.5 |
| Deduct amount gained on the coinage of copper from the commencement of the institution to the 31st December, 1814, per account rendered for the year 1813, | - - |  |
| Nett amount chargeable to the coinage of gold, silver, and copper, from the commencement of the institution to the 31st December, 1814, including cost of lots, buildings, machinery, \&c. - | - - | \$469,475 33.5 |

Coyptroller's Office, February 16, 1815.
ANDREW ROSS, Clerk.
[3d Session.

## PROTECTION TO MANUFACTURES.

## COMKUNICATED TO THE HOUSE OF REPRESENTATIVES, FEBRUARY $25,1815$.

To the Honorable the Senate and House of Representatives of the United States in Congress met, the memorial of the manufacturers of the city and county of Philadelphia respectfully showeth:
That your memorialists, while filled with joy and exultation for the restoration of the inestimable blessing of honorable peace to their country, cannot divest themselves of anxiety and dread for the fate of the infant manufactures, whose existence and prosperity are unquestionably of vital importance to the whole community. That, trusting to Providence, to the wisdom and protection of your honorable body, and to their own industry, they look forward, with họpe, to the permanent establishment of such manufactures as shall render the United States independent on foreign nations for the necessaries and comforts of life.

That, confiding implicitly in the wisdom and patriotism of your honorable body, your memorialists will not presume to suggest any paricular measure, but will content themselves, with observing, that eyery civilized nation has thought proper, by legislative acts, to afford to the industry of their respective countries that protection and support necessary to bring forth to maturity the establishment of manufactures necessary to their existence and prosperity. The intimate connexion of the agricultural with the manufacturing interest, and the extreme importance of a competent supply, in times of war, for the army and navy of the United States, without dependence on foreign aid, will be so obvious to your honorable body as to require no comment on the part of your memorialists.

But your memorialists respectfully beg leave to call the attention of your honorable body to the existence and correction of an abuse, which is, at the same time, destructive of the revenue of the United States, highly injurious to the honest merchant, and, if persisted in, will render entirely useless any law enacting protecting duties. This abuse is the introduction, through the custom houses of our country, of nerchandise subject to ad valorem duties, at from one-fourth to one-half of their value. This enormity, practised in various shapes, cannot be checked
by any provision of the present revenue laws, and it is to the wisdom of your honorable body, alone, that your memorialists and the country can look for a competent remedy. This remedy may probably be found in the substitution of specific for ad valorem duties, or in the establishment of a board, at each custom house, possessing the requisite power; which, board might be composed of the collector and naval officer, and one respectable competent individual capable of deciding on the value of merchandise imported. The extraordinary expense to be borne by the merchandise imported.

Your memorialists respectfully add, that, in making the above suggestion, they resign themselves, with perfect confidence, to the better judgment of your honorable body. And for the welfare of your honorable body your memorialists will ever sincerely pray.

THOMAS GILPIN, and others.

13th Congress.]
No. 447.
[3d Session.

## ESTIMATED'REVENUES FOR 1815:

## Loan, New Issue of Treasury Nates, and the Prohizition of the Exportation of Specie, recommended.

COMBIUNCATED TO THE HOUSE OF MEPRESENTATIVES, FEBRUARY 25, 1815.

## Treasury Department, February 20, 1815.

Sir:
I have the honor to acknotwledge the receipt of your, letter, dated the 15 th instant, which, in consequence of the termination of the war, requests, in behalf of the Committee of Ways and Means, "' a view of the probable receipts from imports and tonnage, during the year 1815, and any other information that may enable the committee to decide on the measures necessary to meet the unexpected and fortunate change which peace must produce in the resources of the United States." . It has hitherto been my arduous and painful employment to suggest to your consideration, measures for relieving the embarrassments of the treasury, with a view to the expenditures of a protracted war. And you-will readily believe, that, on every account, personal as well as public, I join you, most sincerely, in rejoicing at an event which brings with it an immediate alleviation of the pressure upon this Department, as well as a general assurance of national honor and prosperity.

The objects which claimed the attention of the committee, in my former communications, were, 1st, The state of the public credit; 2d, the state of the circulating medium; and, 3d, the ways and means to defray the various expenses of the Government.

1. The public credit was depressed during the war, owing to several causes that must now cease to operate. All the circumstances, internal and external, which were calculated to excite doubt as to the duration, or as to the issue of the contest, in the minds of the cautious and the timid, have passed away; and, in their place, the proofs of confidence begin already to appear, with practical advantage. While it was doubtful to what extent the public exigencies would require the aid of loans, those persons who retained the means of lending, either feared, or affected to fear, the eventual security of the Government; and even the exemplary display of the national resources, which has been made during the present session of Congress, for the benefit of the public creditors, was curtailed of its natural effect, in the resuscitation of public credit, by the countervailing influence of causes which it is unnecessary to specify. But when the whole amount of the public debt, incurred during the war, is fixed and ascertained; when it is known that ample provision is made for the punctual payment of the interest, and for the gradual extinguishment of the principal of the debt; and when, above all, it is seen that Congress is inflexible in its adherence to the faith and policy of the legislative pledges, the public credit of the United States will stand upon a basis the most durable and the most honorable.
2. The difficulties of the national circulating medium, remain, however, to be encountered, under circumstances which the Government cannot control. The effects of the peace will certainly restore a metallic medium; but, until that result be produced, the only resource, for all the pecuniary transactions of the treasury, as well as of individuals, will be the issues of treasury notes, and the notes of the State banks. If, indeed, the State banks were soon to resume their payments in specie; or if they were again to give credit and circulation to the notes of each other, throughout the United States; and if they were, moreover, able and willing to accommodate the fiscal views of the Government, (which I do not permit myself for a moment to doubt) a total dependence upon those institutions, however impolitic in the abstract, would be practically safe and beneficial. But if, on the other hand, the notes of the State banks shall continue limited, in circulation and use, to the city, the town, or the State, in which they are issued, it must be obvious, that they cannot answer the purposes of a national medium; and that the receipt of such notes, in payments for duties of import, or internal duties, will convert the public revenue, which is destined for general uses abroad, as well as at home, into a local fund, that may not be wanted where it exists, and cannot be applied where it is wanted. It is, nevertheless, in the power of Congress to obviate, in a considerable degree, this difficulty, by authorizing the payment of a reasonable rate of exchange, upon the transfer of its revenue from the places of collection and deposite, to the places of demand and employment; and I respectfully reconmend the expedient to the consideration of the Committee of Ways and Means.

The alternative, or concurrent resource of treasury notes, for a national circulating medium, has, on other occasions, been considered. The security of the Government must always, upon every reasonable and candid estimate, be deemed superior to the security of any private corporation; and, so far as treasury notes bear an interest, and are receivable in the payment of duties and taxes, they are evidently more valuable than bank notes, which do not possess those characteristics. But the machimery of a bank is calculated to give an impulse and direction to its issues of paper, which cannot be imparted by the forms of the treasury, or any merely official institution, to the paper of the Government. In the operations of a bank, too, the facilities of bank credits supply the place, in a very important degree, of the issues of notes; so that a bank loan of thirty millions of dollars, for instance, would, probably, require no greater issue than six millions of dollars in notes. On the contrary, the whole amount of whatever sum is to be raised by an issue of treasury notes, must be actually sent, in the form of treasury notes, into the market, through the various channels of crédit or demand. It is, however, to be admitted, that an issue of treasury notes, not greatly exceeding, in amount, the demand created for them by the duties and taxes, for which they are receivable, can be annually sustained; but, if the amount exceeds, or even equals, the amount of that demand, the revenue will generally be absorbed by the notes, before it reaches the treasury; the holder of the treastry notes being thus paid, in preference, and often to the exclusion, of every other public creditor, and the other branches of the public service being thus deprived of the contemplated means for their support.

It is proper here to observe, that the actual issue of treasury notes on this day, (including those due and unpaid, those which are daily becoming due, and those which have been ordered, but are not yet signed) amounts to the sum of $\$ 18,637,43680$ cents, and the amount will be constantly augmenting. If, therefore, the revenue for the year 1815, enriched by the duty on imports, and by the other beneficial effects of the peace, should amount to twenty
millions of dallars, it is still exident. that the whole of the revenue might be expended in the single purpose of paying the treasury note debt; leaving every other object of the Government to be provided for by loans, or by new issues of treasury notes.

Having suggested the difficulty and the danger, I cannot presume to dwrell unon any expedient for relief, which Congress has aliready refused to adopt; but I take the liberty, with deference and respect, to renew the recommendation of the plan that was submitted to your cousideration, in my letter of the 17 th of , lanuary last,* under a belief, that, considering the outstanding amount of treasury notes, any new issue should be made to rest upon a basis that will enable the Government to employ it, both as a circulating medium, and as the means of raising money in aid of the revenue. How far a power given to fund the treasury notes, upon an adyanced interest, or to pass them in payment of taxes. and duties, will be sufficient for the purposes contemplated, without providing other means of payment by regular instalments, I must submit to the judgment of the committee.
3. The ways and means to defray the various expenses of the Government, for 1815 , will consist of the revenue which will be actually received at the treasury during that year. It is not intended, on the one hand, to take into view the balances due upon the appropriations of preceding years, nor, on the other hand, to take into view the revenue whicci will accrue in the present year, but which will not be payable until the year 1816 .

The direct amelforation of the resources of the country, in consequence of the peace, applies principally to the item of the duties on import and tonnage. The effect, however, must be confined, with immaterial exceptions, for 1815, to two-thirds, or the eight concluding months of the year. The West India trade will produce little, and the European trade nothing, by way of revenue, before the first of May next. Some outstanding adventures beyond the Cape of Good Mope, will hardly be brought home, upon the inteligence of peace, before the present year has expired. Considering, therefore, that a credit of eight, ten, and twelve monthis, is allowed for the duties on merchandise imported from Europe, and that a credit of three and six months is allowed for the duties on merchandise imported from the West Indies, it is evident that, whatever may be the amount accruing on merchandise imported from Europe, for the year 1815, the actual receipts at the treasury cannot be great; that the whole of the duties accruing on'merchandise imported from the West Indies, before the first of July, will be actually received at the treasury in the year 1815; and that one moiety of the amount of the duties on merchandise imported from the West Indies, between the first of July and the first of October; will, also, be received at the treasury in the year 1815 .

The average of the nett revenue of the custums which accrued for the three years, 1806 , 1807 , and 1808 , was more than fourteen millions of dollars for each year; and a similar average for the three succeeding years, 1809 , 1810, and 1811, was about nine millions of dollars for each year: But the first period was one of uncommon commercial prosperity, when the United-States were thie only neutral nation, and cannot be taken as the basis of an estimate for the present time, when the other nations of the world are, also, at peace. The second period was embarrassed by commercial restrictions; but, probably, the effect of those embariassments upon the revenue, were counterbalanced by the advantages of our neutrality. It is thought, therefore, upon the whole, that, in a state of general peace, tlie customs operating upon the single duties would not have produced, before the American war more than a sum between nine and ten millions of dollars annually. Bit the comparatively small quantity of foreign merchandise at present in the $\Lambda$ merican market, would, probably, give rise to an extraordinary amount of importations during the first year of peace, equal, at least, to the supply of two years; it the fact, that the double duties are limited in their continuance to a year after the termination of the war, did not operate as a check upon importations, beyond what may be requisite for the consumption of the current year. These counteracting causes may, therefore, be reasonably supposed to neutralize the force of each other, and, consequently, to refer and confine any estimate of the double duties upon merchandise, imported in the year 1815, to the amount of the importations for the consumption of a single year.

Under these views it is estimated that the produce of the customs, during the first tweive months of peace, will amount, with double duties, to a sum between eighteen and twenty millions of dollars. Of that period, ten months occur in the year 1815; but, as the importations can only partially commence, for the space of two months, and cannot reach their average extent for three or four months, the fair proportion of time, to form the ground of an estimate, will be (as already suggested) eight months of the year 1815. Upon this scale of computation, the product of the customs, which will accrue from the first of May to the thirty-first of December, 1815, will, probably, be $13,500,000$ dollars; but there must be added to that sum, the estimated amount of customs accruing, independent of the effects produced by the peace, from the first of January to the first of May, to wit, $1,500,000$ dollars; making the aggregate of the revenue of the customs, accruing in the year 1815, about fifteen millions of dollars.

It remains, howeyer, to present an estimate of the amount of the customs, which will not only accrue, but which will be actually received at the treasury in the year 1815 . The extent of the commerce, which is expected to be opened, and the effect of the credits which are allowed for the payment of duties, for the year 1815, have been already explained; the estimate, therefore, assumes the following form:

## 1. The total revenue of the customs, accruing in the year 1815, being, as above stated,

$\$ 15,000,000$
It is estimated, that, of that sum, there will become payable, and will actually be received into the treasury, in the year 1815, in the manner exhibited in the annexed schedule, marked A, about
2. That, on account of custom house bonds outstanding at the end of the year 1814, which, in the letter from this Department, dated the $1^{\text {7th }}$ of January, 1815 , was reserved to meet the unsatisfied appropriations of that year, there will be received, during the year 1815, near
$\$ 3,500,000$
$3,000,000$
Making the total amount of the actual receipts into the treasury, from the customs, for the year 1815,
The ways and means of the treasury for 1815 , provided and payable during the year, may now be presented in a view essentially different from that which was necessarily taken in the letter from this Department, dated the 17th of January last, while contemplating a continuance of the war.

1. The duties on imports and tonnage will, probably, produce a sum, inclusive of that receivable for duties which accrued prior to the present year, of aboat
2. The direct tax, instead of a sum of two millions of dollars, will probably give to the treasury, in the year 1815, in consequence of the facilities of the peace, a sum of about
$\$ 6,500,000$
3. The internal duties, old and new, and postage, instead of a sum of $7,050,000$ dollars, will probably
give to the treasury, in the year 1815, in consequence of the facilities of the peace, a sum of about
4. The sales of the public lands will, probably, produce, in the year 1815,
5. The amount of incidental receipts, from miscellaneous sources, will, probably, be about

While the revenue is thus materially augmented, the charges upon the treasury will be considerably reduced. It is not in the power of this Department, at the present time, to advert to the estimates of the expenses of the peace establishment for the War and Navy Departments; but, with the aid of the public credit, and the legislative sanction for the measures which will be proposed, it is believed that the treasury will be competent, in that respect, to meet the most liberal views of the Government. Independent, therefore, of the estinates of the War and Navy Departments, the charges on the treasury, for the year 1815, will consist of the following items:

1. Civil, diplomatic, and miscellaneous expenses, as stated in the general estimates for 1815 ,
\$1,979,289 39
2. The public debt will call for a sum of $\$ 14,723,80858$, to answer the following claims

For interest and reimbursement of the funded debt created before the war, (the amount of principal unredeemed on the 31st of December, 1814 , being about $\$ 39,905,18360$ ) $\$ 3,452,77546$
For interest of the funded debt created since the war, (the amount of principal on
December 31st. 1814, being 48,580,812 26, to which little has been since added) about - - - - - - -
For the principal and interest of treasury notes falling due in 1815, and the 1st of January, 1816, including $\$ 620,000$ of notes issued under the act of February 25th, 1813, falling due within this period,

8,271,033 12

It is to be observed, however, that the preceding estimate does not include asum of 2,799,200 dollars, being the principal of the treasury notes which became due in 1814, and remain unpaid; because the unexecuted authority to raise money, by loan, for that year, is sufficient to cover the amount, if a loan can now be obtained, independent of the custom house debt ( $\$ 3,000,000$ ) which accrued in 1814, but is payable in 1815, and which is now considered as part of the excess of $\$ 3,975,90983$, stated in the letter of the 17th of January, 1815, for the purpose of being specifically transferred, in the present estimates, from the ways and means of last year, to the credit of the ways and means for the present year.

Upon the whole, then, it appears that the revenue for the year 1815 will, probably, amount to $\$ 18,200,000$; and that ways and means are now to be devised, to provide for the difference between that sum and the aggregate amount of the demands for the service of the year 1815; which will be ascertained by adding the amount of the estimates for the peace establishment of the War and Navy Departments to the amount of the demands for the expenses of Government, and the public debt being, as above stated, the sum of $\$ 16,703,09797$.

It only remains to suggest some additional measures, which appear to be required, at this "time, for the support of the public credit, and the supply of the treasury.

1. It is respectfully suggested, that all the holders of treasury notes, issued, or to be issued, under the authority of any existing law, should be allowed to fund them at an interest of seven per cent., and that interest be allowed on all treasury notes which have not been punctually paid, until the day of funding, or of payment.
2. It is respectfully suggested, that a new issue of treasury notes should be authorized, upon the principles suggested in the letter from this Department, dated the 17th of January, 1815.
3. It is respectfully suggested that a loan should be authorized to the amount necessary, upon a view of all the estimates, to complete the ways and means for the year 1815.
4. It is respectfully suggested, that the exportation of specie should be prohibited, for a limited period.

I am, very respectfully, sir, your most obedient servant,
A. J. DALLAS.
J. W. Eppes, Esq., Chairman of the Committee of Ways and Means.

Estimate of the amount receivable into the Treasury in the year 1815, from Duties of Customs, accruing within the same year.

## PRINCIPLES ON WHICH THE ESTIMATE IS FOUNDED.

1. That, from prize goods, and all other importations, from 1 st January to 30 th April, 1815 , the duties accruing will be
2. That there will be in the usual proportion of about one-third from the West Indies, on which the terms of credit are three and six months. "The other two thirds are taken as if arising wholly on merchandise imported from Europe, the credit on which is eight, ten, and twelve months; the duty on salt is payable in nine months, and on wine, in twelve months. The duties on merchandise, from beyond the Cape of Good Hope, and from South America, are payable, one half in six months, one fourth in nine, and one fourth in twelve months. The salt and wine duties will, probably, counterbalance the shortened term of credit on these duties, so far as the importations of 1815 are concerned
 months of the year, $1,375,000$ dollars a month. That of the duties accruing during the months of May, June, July, and August, two-fifths will be on merchandise from the West Indies; and months of the year, $1,375,000$ dollars a month.
during the rest of the year, one-fourth only. Then the result will be as in the following table:

| Months in which Duties accrue. | Amount of Duties accruing. | Payable in 1815, in |  |  |  |  |  |  |  |  | Total payable in 1815. | ${ }_{4}$ Payable in 1816, in |  |  |  |  |  |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  | April. | May. | June. | July, | August. | Sept, | October. | Nov. | Dec. |  | January. | Feb'ry. | March. | April. | May. | June. |
| ${ }_{\text {January }} 1815$. | \$375,000 | \$62,500 | - | - | \$62,500 | - | \$83,000 | - | \$83,000 | - ${ }^{-1}$ | \$291,000 | \$84,000 |  |  |  |  |  |
| February, | 375,000 |  | \$62,500 | \$60 500 |  | \$62,500 | - | \$83,000 | 83,000 | \$83,000 | 291,000 208000. | 83,000 | \$84,000 |  |  |  |  |
| March, | 375,000 | - |  | \$62,500 |  |  | 62,500 | 62,500 | 83,000 | 83,000 | 208,000 |  | 83,000 | - | \$84,000 |  |  |
| April, | 375,000 $\mathbf{2 , 0 0 0 , 0 0 0}$ | - | - | - | 62,500 | 400,000 | - | 62,500 | 400,000 | 83,000 | 800,000 | 400,000 | - | 400,000 | - | \$400,000 |  |
|  | 2,000,000 | - | - | - |  | 100,000 | 400,000 | - | 10,000 | 400,000 | 800,000 |  | 400,000 | - | 400,000 | - - | $\begin{gathered} 400,000 \\ 4 \end{gathered}$ |
| July, | 2,000,000 | - | - | - | - | - | - | 400,000 | - | - | 400,000 | 400,000 | - | 400,000 | - | 400,000 | 400,000 <br> June and Aug. |
| August, | 2,000,000 | - | - | - | . |  |  | - | 400,000 |  | 400,000 | - | 400,000 | - | 400,000 | - | $800,000$ <br> July and Sept. |
| September, | 1,375,000 |  |  |  |  |  |  | - |  | 172,000 | 172,000 | - | - | 172,000 | - | 343,000 | 688,000 |
| Oct. Nov. Dec. - | 4,125,000. | Nopart | of the dut | es accru | ing in the | e month Tota | will bec amount | me paya payable | le in the <br> in the yea | $\begin{aligned} & \text { ear 1815. } \\ & \text { r 1815, } \end{aligned}$ | \$3,570,000 |  |  |  |  |  |  |

Tonnage, light money, and duties on passports and clearances, are payable without credit. The aggregate amount of these duties is small, and insufficient to pay the expenses of collection of the whole dutie of customs, which must also be paid without credit. Nothing, therefore, is inserted in this estimate for these small items.

## REVESFON OE THE REYENUE LAWS.

## comminicated to the house of representatives, february 27; 1815

Sir:

## Treasurx Deparfifent, February 25, 1815

I have the honor to acknowledge the receipt of your letter, dated yesterday, inquiring, on behalf of the Committee of Foreign Relations, whether any further legislative provisions are necessary for enforcing the due execution of the existing revenue laws?

Permit me to suggest, that the act to prohibit intercourse with the enemy, and for other purposes, contains many useful and necessary provisions, for securing the revenue arising from duties on imports. The act expired with the war; but the $1 \mathrm{st}, 2 \mathrm{~d}, 5$ th, 6 th, 7 th, 8 th, and 9 th sections should be re-enacted.

It is, also, very desirable that the district courts should be vested with a jurisdiction of all suits institutedin the name, or for the use of, the. United States, whatever may be the amount of the demand, or the cause of action

There are many defects in the existing revenue laws, which are of long standing, and would require more time and attention than can be now'bestowed, with a view to a radical reform. These may be presented to the consideration of Congress at a subsequent session.

I have the honor to be, very respectfully, sir, your most obedient servant,
A. J. DALLAS.

The Honorable Mr. Bibs.

No. 1:
Willington, S. C. November 17, 1814.
Sir:
Your favor of the 31st ultimo and 2 d instant are received. Enclosed $I$ return the blank receipt for retailing licence, filled up agreeably to the instructions.

Some cases have occurred where persons who have incurred forfeitures, \&c. have petitioned for a remission; there being no judge of the district court of the United States, within the prescribed limits, nor district court of the United States, within the prescribed distance, the petition for a remission was presented to a judge of the State court, who declined to act upon it, and stated that he was willing to accommodate parties in particular cases, but as he could not proceed, nor was bound to act under all the cases of the United States, concerning fines, penalties, and forfeitures, it might be construed into a consent of his willingness to act in all such cases; therefore, he declined to act in this particular-instance of the petition.

I am, respectfully,
J. CAEHOUN, Junr.
S. H. Simth, Esqr. Commissioner of the Revenue.

No. 2:
24th Collection District of the State of Nèw-York,
Canandalgua, November 21st; 1814.
Sir:
The subscribers deem it their duty to represent to you the situation of this collection district. The act of Congress for the assessment and collection of direct taxes, and for the collection of internal revenue, give to the State courts jucisdigtion in cases arising under those acts, only when a district court does not sit within fifty miles. The State of New York has been divided into two districts, and the courts are directed to be held at Canandaigua, but in fact there has been no court held in the county of Ontario under the last act. Cases have occurred where it has been necessary to prosecute for penalties, and bonds taken for the United States daily becoming due. Application has been made for process to the person' who was appointed clerk of the district court, to be held at Utica and Canandaigua, under the first law; he declined issuing any, on the ground that the late act dividing the State into two districts takes away his former office, and that he has received no new appointment. Application was then made to Mathias B. Tallmadge, Esqr. the senior district judge, and who, by the act, was assigned to this district; and he was informed that the clerk had refused to issue process. In his answer, he seems to be of opinion that the clerk was right, if the act creating the district be constitutional, of which he appears to entertain some doubts. He says that he notified Judge VaniNess, the junior district judge, through the clerk of the court, of his inability to hold the court at this place in September last; and that it-became the duty of Judge Van Ness to hold it. As the matter stands, there is no court to grant process, no clerk to issue it, nomarshal to execute it, and no district attormey for the United States, in this district. To proceed, therefore, in the United States' court, is impossible, until those officer's are ppointed. The question then occurs whether the State courts have jurisdiction:in such a case? By a reference to the several acts of Congress, it will be seen that aregular United States' district court is appointed to be held within fifty miles of this collection district. Although none has been actually held. the past year, yet one may be held the ensuing year; in that event, would the State courts have jurisdiction? Can it be conceived that the question of jurisdiction is to depend upon the uncertainty or certainty of a district court being held? And is it not more reasonable to conclude, that, where a district court is by law appointed to be held in a collection district, it takes away the jurisliction of a State court? This, at least, is the legal opinion we have obtained on this subject

If, then, the State courts have no jurisdiction over cases arising under the beforementioned act of Congress in this collection district, it is indispensable, to the enforcing of the laws, that something should be done with the United States' district court, to render it possible to proceed at all.

Your directions on this subject are requested, and the sooner the necessary steps are taken the better, as many important prosecutions, against flagrant and wilful offenders who defy the lav, are waiting.

Very respectfuliy, your obedient servant,
STEPHEN BA'IES, Collector.
JOHN C. SPENCFR, Assessor.
Sahuel H: Smith, Esqi.

The information which has been communicated to me by the commissioner of the revenue, by collectors of duties on importation, and by other persons, acting in official stations; appears to require immediate attention, with a view to protect. the revenue, and to facilitate the means of detecting and prosecuting delinquents. The subject is connected with my report of the 19th of November last, on the complaints from Vermont, and, therefore, I take the liberty of placing it in the view of the Committee of Ways and Means.

1. A provision seems necessary to provide more effectually for organizing and holding the district court at Ca nandaigua, inthe state of New York. No. 1
2. A provision seems necessary to provide more effectually for the exercise of jurisdiction by State courts, and State magistrates, in cases arising under the revenue laws, at a distance from the seat of the district court. No. 2.
3. It appears necessary to provide more effectually for examining and stating the facts, by State courts or: State magistrates, in cases of petition to the Secretary of the Treasury for the remission of fines, penalties, and forfeitures incurred at a distance from the seat of the district courts. No. 1, 2.
4. A prowisionseme necessary, making it the duty of the district attorneys, to appoint deputies for the collection districts in which they do not themselves practise.

I accompany this letter with only two of the communications that have been received at the treasury; as these will be sufficient to shew the nature and the extent of the inconveniences which it is desitable to remove.

I am, very respectfully, sir, your most obedient servant,


# REIEASE OF PENALTIES AND FORFEITURES. 

## communicated to the senate, february 27, 1815.

Mr. Bibs, from the Committee on Foreign Relations, who were instructed to inquire into the expediency of making provision, by law, to release all or any claims of the United States to penalties or forfeitures, under acts which have imposed prohibitions or temporary restrictions on commercial intercourse, and to discontinue prosecutions therefor, upon payment of costs legally incurred, reported the following resolution:
Resolved, That it is inexpedient to make such provision.

## PUBLIC RXPENDITURE.

## COMMUNICATED TO THE HOUSE OF REPRESENTATIVES, HARCH $5,1815$.

## Minr. Macon, from the Committee on Public Expenditures, made the following report:

That they have-endeavored to perform the duties for which they were appointed, but have found it impossible to do it, during a session ini, which the House has been more constantly engaged in business than usual. The committee deem it a duty to state to the House, that they are of opinion that, at any session, it will be impracticable to make a sitisfactory examination into the expenditure of public money. The seyeral attempts which have heretofore been made to do this, confirm the correctness of the opinion. While the committee believe that the officers whose duty it is to settle the public accounts, will discharge the trust reposed in them with fidelity, they also believe that it is thie duty of the House to ascertain, by a committee, that it is done. The committee beg leave to suggest to the House the propriety of appointing a committee, to sit during a recess, to make the examination.

The committee consider it their duty to state to the House, that they attempted to examine the account of Col. James Thomas, deputy quartermaster general, but have not finished it; and that they collected many papers pelating to.it, all of which they have transmitted to the Comptroller of the Treasury, before whom the account now is for settlement.

18th Congrinss.]
No. 451 :
[3d Session.

## REMISSION OF FORFEITURE.

## Colíh́unicated to the senate, on the ist of march, 1815.

Mr. Roberts, from the committee to whom was referred the petition of Robert Kid, made the following report:
That it appears the said petitioner became the purchaser of goods, wares, and merchandise, to the amount of six thousand dollars' value, from the mercantile house of Vanuxum \& Clarke, of the city of Philadelphia, about the first of October;' 1812, which were imported in a vessel cleared from the port of London, after a knowledge of the declaration of war, and partly in a vessel which cleared from the port of Bristol, also after a knowledge of the declaration of war; said ports being in the kingdom of Great Britain. On their arrival at Philadelphia, they were seized. by the collectors, as forfeited, for a breach of the non-importation laws, and also as prize of war, being the property of an eneing. The inivoices or bills of parcels of said goods, were made out as if they were the property of the'said Vanuxum \& Clarke, and were bought by said pefitioner as such, he knowing, however, that they were under seizupe as aforesaid. The petitiouer obtained a restitution of them, on bonds, for the value, and entered them at thercustom house, and secured the duties. A petition appears to have been presented, by the said Robert Kid, to the district judge, setting forth the facts material to his case, in order to have them found and transmitted, by said
judge, to the Secretary of the Treasury, to obtain a remission of the forfeiture. To the truths of these facts the petitioner made oath on the 12th of September, 1813: The petition presented to the district judge, states that the said goods were a consignment of Samuel Guppy, a British merchant, resident in England, to the house of Vanuxum \& Clarke, but that, when he purchased them, he was not informed of that fact. A copy of said petition is herewith reported, as also a letter addressed to the committee by the Secretary of the Treasury, at their request, showing why the equitable powers vested in him do not apply to the petitioner's case.

The committee are of opinion, that, if the petitioner bought said goods, unapprized that the invoices were fraudulent, that he has legal remedy for any damage he may thereby incur against the said Vanuxum \& Clarke; and they are bound to believe the fact of his ignorance; as he has made oath to it; nor does he appear unapprised of his remedy against Vanuxum \& Clarke, as he notices it in his petition. The committee believe that Congress have, in no instance, by special act, authorized a remitting of forfeitures of goods, shipped after the twenty-third day of June, from British ports; and by British subjects, and certainly not shipments made after war was known to exist at the ports of shipment. The want of authority in the Secretary of the Treasury to take cognizance of this case, arises solely from the forfeiture having been incurred while the goods were in the hands of the consignees. The committee are, therefore; of opinion, that the said petitioner having legal remedy, is not entitled to relief from Congress, and that regularity of proceedings, as well as justice, requires there should not, in this case, be legislative interference. They, therefore, submit the following resolution:

Resolved, That the petitioner have leave to withdraw his petition.

## COHMUNIOATED'TO THE HOUSE OF REPRESENTATIVES, KARCH 2, 1815.

Treasury Department, February 24, 1815.
Sir:
Ihave the honor to submit to the consideration of the Committee of Ways and Means, a proposition to provide for paying the interest, and gradually reducing the stock debt, which has been created during the late war. It was my intention to have accompanied this communication with tables, illustrating, in detail, the operation of the sinking fund, as well as the effect of the present proposition, but various causes render the performance of this task impracticable, before the adjournment of Congress, and I cannot do better than to refer to the report which was made by the Treasury Department to the House of Representatives, on the 9 th of April, 1808 , exhibiting explanatory statements and notes of the public debt; its increase or decrease, from the 1st of January, 1791 , to the 1st of January, 1808. I'shall, therefore, confine my views to, 1st, the general state of the public debt before the war: 2 d , the general state of the public debt contracted since the war; and, 3 d ; the particular provision to be now made for the last description of the public debt.
I. On the 3ist December, 1814, the amount of the public debt, created before the war, may be estimated at $\$ 39,905,18366$, and it consisted of the following particulars:

1. Old six per cent. stock, the nominal amount being

Leaving due on the 31st December, 1814, .

- 12,879,283 78

Deferred six per cent. stock, the nominal amount being
12,879,283 78
Deferred six per cent. stock, the nominal amount

- $9,358,320,35$

Of
Leaving due on thie 31st December, 1814,
3. Three per cent. stock,
4. Exchanged six per cent. stock under the act of 1812 ,
5. Six per cent. stock of 1796 ,

6. Lousiana six per cent. stock,

Estimated amount of the whole of the public debt, contracted before the war, due on the 31st of December, 1814,
$\$ 39,905,18366$
Upon the principles and estimates of the treasury report, of the 9 th of April, 1808, it was computed-
That, on the 1st of January, 1808 , the public debt amounted to cleducted, to wit,

64,700,000 00

The amount redeemed between the 1st of January, 1808, and the 31st of December, 1814, may be estimated at
\$24,794,816 34
The establishment of a sinking fund, to redeem the principal of the public debt, was coeval with the funding system of 1790; but the payment of the interest of the debt was not charged upon that fund until 1802. The amount of the public debt was increased, during the several years that intervened between January, 1791, and January, 1803, and the sinking fund was enriched, at various periods, by the assignment of additional revenues. The acts of the 8th of May, 1792 , the 3d of March, 1795, the 29th of April, 1802 , and the 10 th of November, 1803, form, however; the principal basis of the present sinking fund, providing for the annual payment of the interest, as well as for the gradual redemption of the debt.

Under the authority of these acts of Congress, the sinking fund amounts to the sum of $\$ 8,000,000$ annually, which, at this time, is supplied from the following sources:

1. From the interest on such parts of the public debt as have been reimbursed, or paid off, and which, at present, amounts to the sum of
2. From the nett proceeds of the sales of public lands, (exclusive of lands sold in the Mississippi territory, which, as yet, belong to the State of Georgia) estimated, annually, at the sum of
3 . From the proceeds of duties on imports and tonnage, to make the annual sum of $\$ 8,000,000$, estimated at about
II. On the 31st of December, 1814, the amount of the public debt, created since the war, (independent of temporary loans and issues of treasury notes) may be estimated at
\$49,780,322 13
And it consisted of the following particulars:
3. Six per cent. stock of 1812, (the eleven millions loan) - - - - $\$ 7,710,00000$
4. Do. do. 1813, (the sixteen millions loan) - - - - 18,109,377 51
5. Do. do. 1813, (the seven millions five hundred thousand loan) - $\quad$ 8,498,583 50

6. Do. do. 1814, (the loan of six millions, part of the loan authorized for tiventy-five millions)

4,342,875 00
$48,580,31226$
But it is proper to bring into view here, the additional six per cent. stock, which will be created in consequence of contracts depending on the 31st of December, 1814 , to be completed in 1815, to wit:

1. The committee of defence of Philadelphia contracted to loan $\$ 100,000$ to fortify the island in the river Delaware, called the Pea Patch, for six per cent. stock at par, which will be issued under the act of March, 1812, -- - - - - $\quad-\quad 100,00000$
2. The corporation of New York contracted to advance money for fortifications, sup-
plies, \&c. at New York, on the terms of the six millions loan, and the amount
being liquidated, six per cent. stock has been ordered for
1,100,009 87
1,200,009 87
\$49,780,322 13
There are, however, other contracts for loans, made through the medium of the War Department, which have been recognised at the treasury, to be paid in six per cent. stock, but which have not been so liquidated, as to furnish a ground to estimate their amount.

The six per cent. stock, which was issued under the act of the 24th of March, 1814, amounting to $\$ 3,000,000$, and sent to Europe, has not been, and probably will not be, sold. It is, therefore, omitted in the present estimates.

Besides the funded debt, above stated, there have been contracted debts to the amount of $\$ 19,002,800$, upon temporary loans, and upon the issues of treasury notes, consisting of the following particulars:

1. Temporary loans have been obtained under the act of March, 1812, (of which the sum of $\$ 500,000$ became due in December, 1814, and remains unpaid; and of which $\$ 50,000$ will be payable in the year 1817, for

550,00000
2. Treasury notes had been issued or ordered on the 20th of February, 1815.
(1.) Payable on or before the 1st January, 1815, due and unpaid, principal,
(2.) Payable since the 1st of January, 1815, due and unpaid,

2,799,200 00
(3.) Payable almost daily, from the 11th of March, to and including the ist of January, 1816,
ry, to and including the 1st March, 1816,
620,000 00
7,227,280 00
7,806,320 00
18,452,800 00
Making floating public debt, in temporary loans and issues of treasury notes, - $\quad 19,002,80000$
To which add the amount of funded debt,
49,780,322 13
And the whole of the ascertained amount of debt created during the war, is the sum of
The general claims for militia services and supplies, arising under the authority of the individual States, as well as of the United States, have been partially exhibited; but neither the principle of settlement, nor the amount of the claims, can, at this time, be stated.
III. In suggesting provisions to pay the interest, and gradually to reduce the principal of the public debt, contracted since the declaration of war, the inconvenience which has been introduced, by making the payment of the principal and interest of the treasury notes a charge upon the sinking fund, is greatly to be lamented. The treasury notes were, in their design, and ought to be in their use, a species of circulating medium; but it is evident that a sinking fund of cight millions of dollars could never supply the means of paying the prior claims, and, also, of discharging, punctually, the whole of the principal, as well as the interest, of annual issues of treasury notes, amounting to eight or ten millions of dollars. It is indispensable, therefore, to the free and beneficial operation of the sinking fund, that it should be disengaged, as soon as possible, from this burden. The means of disengaging it are, 1st, by the payment of the treasury notes out of the current revenue; or, 2 d , by funding them upon reasonable terms, under the act by which it is proposed to authorize a loan for the service of the year 1815; and.these means, it is believed, will be effectual.

The sinking fund being thus emancipated from the treasury note debt, would be sufficient, in 1815, for the interest and reimbursement of the stock created before the war; for the interest of the stock created since the war; and for the interest of the loan to be raised for the present year, either in money, or by converting the treasury note debt into stock debt. Thus,

1. The sinking fund amounts to
2. The interest and reimbursement of stocks created before the war, will require a sum of $\overline{-} 3,452,775 \quad 46$
3. The interest on the stocks created since the war, (computed on the above sum of
$\$ 49,780,32213$ ) and including $\$ 7,968$, payable for annuities, will require a sum of
4. The interest on the loan for 1815 , (computed to average a half year's interest on the sum of $\$ 11,500,000$, being the estimated amount of the treasury notes which may be converted into stocks) will require a sum of

2,994,787 32
5. But there must be added, the interest and principal of the temporary loans, due and unpaid, which were obtained under the authority to borrow, granted by the act of the $\longrightarrow$ March, 1812, amounting, for 1815, to the sum of

533,000 00

## And would leave a surplus of

It appea,s, on this view of the sinking fund, (independent of the operation of the past year) that there will be a surplus $0 \times \$ 674,43722$, to be further applied to the reduction of the principal, both of the old and the new public debt. Bi this can only be now done by purchases in the market.

The proposition to be, at this time, submitted to the consideration of the Committee of Ways and Means, in relation to the stock debt created since the war, involves the following points:

1. That provision be made for the payment, or for the funding of the treasury note debt, so as to relieve the sinking fund from that charge.
2. That the sinking fund be applied, in the first place, to the interest and reimbursement of the old six per cent. stock, according to the existing laws.
3. That the sinking fund be applied, in the second place, to the payment of the principal and interest of the temporary loans, obtained under the act of March, 1812 .
4. That the sinking' fund be applied, in the third place, to the payment of the interest accruing upon the stock debt created since the war.
5. That the annual surplus of the sinking fund, after satisfying the above objects, be applied to the purchase of the stock created since, the war; and that the interest upon the stock annually purchased, be added, from time to time, to that appropriation, for the purpose of making new purchases.

After the present year, there is reason to presume that the public revenue will considerably exceed the public expenditure, and, consequently, that the necessity of borrowing will cease. At that period, a more satisfactory view may be taken of the subject than can be taken while the amount of the public debt remains, in some measure, unascertained; the operation and product of the new taxes, as well as of the impost upon the revival of commerce, are conjectural, and the legislative intentions, respecting a peace establishment, have not been declared.

Since, therefore, the existing sinking fund (being relieved, in the manner before intimated, from the incumbrance of the treasury note debt) is already charged with the payment of the interest on the stock created since the war, and will be sufficient for that purpose, besides paying the interest, and the annual reimbursement of the stock created before the war, I respectfully propose that no further step be taken, during the present session of Congress, than to authorize the subscription of treasury notes to the loan which is now under legislative consideration, and to direct the surplus of the sinking fund to be applied to purchases of the stock created since the war, for the emolument of the fund. But it will be proper to confine the benefit of subscribing to the loan, to such treasury notes only as have been, or may be, issued under the acts which render them a charge upon the sinking fund, namely, the acts of the 30th of June, 1812, of the 25th of February, 1813, and of the 4th of March, 1814; and the Secretary of the Treasury should be authorized to designate the notes to be received in subscription, from time to time, according to the date of the issues.

I have the honor to be, very respectfully, sir, your most obedient servant,
The Hon. J. W. Eppes,
Chairman of the Committee of Ways and Means.
Receipts and Expenditures, from the 4th of March, 1789, to the 31st December, 1815; also, the balances in the Treasury at the close of each year.

| Years. | Customs. | Internal Revenue. | Direct Taxes. | Postage. | Public Lands. | Loans, and 'Treasury Notes, \&c. | Dividend and sales of Bank Stock and bonus | Miscellaneous. | Total. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| 1791* | \$4,399,473 09 | - - - | - - - | $\cdots \quad$ - - |  | \$5,791,112 56 | ~ - - |  |  |
| 1792 | 3,443,070 85 | \$208,942 81 | - - - | - - - | - - | \$5,070,806 46 | \$8,028 00 | $\mathbf{1} 9,440$ 9,918 65 | $\$ 10,210,02575$ $8,740,766$ |
| 1793 | 4,255,306 56 | 337,705 70 | - - - | \$11,020 51 | - - | 1,067,701 14 | 38,500 00 | 10,390 37 | $\begin{aligned} & 8,740,76677 \\ & 5,720,624 \quad 28 \end{aligned}$ |
| 1794 | 4,801,065 28 | 274,089 62 | " - - | 29,478 49 |  | 4,609,196 78 | - 303,472 00 | 23,799 48 | 10,041,101 65 |
| 1795 | 5,588,461 26 | 337,755 36 | - - | 22,400 00 | - - - | 3,305,268 20 | - 160,000 00 | 5,917 97 | - $9,419,80279$ |
| 1796 | 6,567,987 94 | 475,289 60 | - - - | 72,909 84 | \$4,836 13 | 362,800 00 | 1,240,000 00 | 16,506 14 | 9,419,802 79 |
| 1797 | 7,549,649 65 | - 575,491 45 | - - | 64,500 00 | 83,540 60 | 70,135 41 | 385,220 00 | 30,379 29 | $8,740,32965$ $8,758,91640$ |
| 1798 | 7,106,061 93 | 644,357 95 | - - - | 39,500 00 | 11,963 11 | 308,574 27 | 79,920 00 | 18,692 81 | 8,7,209,070 07 |
| 1799 | 6,010,449 31 | 779,136 44 | - - - | 41,000 00 | . - . | 5,074,646 53 | 71,040 00 | 45,187 56 | $\begin{array}{r}8,209,070 \\ 12,621,45984 \\ \hline\end{array}$ |
| 1800 | 9,080,932 73 | 809,396 53 | \$734,223 97 | 78,000 00 | 44375 | 1,602,435 04 | 71,040. 00 | 74,712 10 |  |
| 1801 | 10,750,778 93 | 1,048,033 43 | 534,343 38 | 79,500 00 | 167,726 06 | 10,125 00 | 71,040000 | 266,149 15 | $12,451,184$ <br> $12,945,455$ <br> 14 |
| 1802 1803 | $12,438,235$ <br> $10,479,417$ <br> 1 | 621,898 89 | 206,565 44 | 35,000 00 | 188,628 02 | 5,597 36 | 1,327,560 00 | 177,905 86 | 15,001,391 31 |
| 1804 | 10,479,417 61 | 215,179 50,941 29 | 71,879 50,198 | 16,42726 2650000 | 165,675 69 | 64 | - - - | 115,518 18 | 11,064,097 63 |
| 1805 | 12,936,487 04 | 21,747 15 | - 21,883 91 | 26,500 21,342 50 | 487,526 540,19380 | 9,53264 128,81494 | $\square \quad-$ | 112,575 53 | 11,835,840 02 |
| 1806 | 14,667,698 17 | 20,101 45 | 55,763 86 | 41,11767 | 540,19380 765,245 73 | 128,814 94 | - - - | 19,039 80 | 13,689,508 14 |
| 1807 | 15,845,521 61 | 13,051 40 | 34,732 50 | +3,614 73 | 765,163 27 | 48,897 71 |  | 10,004 19 | 15,608,828 78 |
| 1808 | 16,363,550 58 | 8,210 73 | 19,159 21 | 3,614 | 466,1939 06 | 1,822 16 |  | 34,935 69 | 16,398,019 26 |
| 1809 | 7,296,020 58 | 4,044 39 | 1,517 31 | - - | 442,252 33 | 1,822 16 |  | 21,802 35 | 17,062,544 09 |
| 1810 | 8,583,309 31 | 7,430 63 | 12,448 68 | - - - | 696,548 82 | 2,759,992 25 |  | 23,63851 84,47684 | 7,773,473 12 |
| 1811 | 13,313,222 73 | 2,295 95 | 7,666 66 | 3770 | 1,040,237 53 | 8,309 05 |  | 84,47684 60,06852 | 12,144,206 53 |
| 1812 | 8,958,777 53 | 4,903 06 | 85922 | 85,039 70 | 710,427 78 | 12,837,900 00 |  | 41,125 47 | $14,431,838$ $22,639,032$ 76 |
| 1813 | .13,224,623 25 | 4,755 04 | 3,805 52 | 35,000 00 | 835;655 14 | 26,184,435 00 |  | 41,125 47 | 22,639,032 76 |
| 1814 | 5,998,772 08 | 1,662,984 82 | 2,219,497 36 | 45,000 00 | 1,135,971 09 | 26,377,911 79 | - - - | $\begin{aligned} & 236 ; 571 \\ & 119.399 \\ & 81 \end{aligned}$ | $40,524,84495$ |
| 1815 | 7,282,942 22 | 4,678,059 07 | 2,162,673 41 | 135,000 10 | 1,287,959 28 | 35,264,320 78 | - - - | $\begin{aligned} & 119,39981 \\ & 150,28274 \end{aligned}$ | $\begin{aligned} & 34,559,53695 \\ & 50,961,237 \\ & 90 \end{aligned}$ |
|  | \$228,640,381 31 | \$12,805,802 45 | \$6,143,218 13 | \$882,388 50 | \$9,678,933 98 | \$127,900,335 07 | \$3,773,580 00 | \$1,728,438 11 | \$391,553,136 57 |

STATEMENT-Continued.

| Years. | Civil List. | Foreign Intercourse. | Miscellaneous. | military establishment. |  |  |  | Naval Establishment. | Public Debt. | Total. | Balances in the Treasury - at the end of each year. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  | Military services, including Fortifications, Arsenals, Armories, Ordnance, Internal Improvements, \&c. | Revolutionary Pensions. | Other Pensions. | Indian Department. |  |  |  |  |
| 1791* | \$757,134 45 | \$14,733 33 | \$311,533 83. | \$632,804 03 | - - | \$175,813 88 | \$27,000 00 | \$570 00 | \$5,287,949 50 | \$7,207,539 02 | \$973,905 75 |
| 1792 | 380,917 58 | 78,766 67 | 194,572 32 | 1,100,702 09 | - - | 109,243 15 | 13,648 85 | 5302 | 7,263,665 99 | 9,141,569 67 | 783,444 51 |
| 1793 | 358,241-08 | 89,500 $00 \sim$ | 24,709 46 | 1,130,249 08 | - | 80,087 81 | 27,282 83 |  | 5,819,505 29 | 7,529,575 55 | 753,661 69 |
| 1794 | 440,946 58 | 146,403 51 | 118,248 30 | 2,639,097 59 |  | 81,399 24 | 13,042 46 | 61,408 97 | 5,801,578 09 | 9,302,124 74 | 1,151,924 17 |
| 1795 | 361,633 36 | 912,685 12 | 92,718 50 | 2,480,910 13 | - - | 68,673 22 | 23,475 68 | 410,562 03 | 6,084,411 61 | 10,435,069 65 | 516,442 61 |
| 1796 | 447,139 05 | 184,859 64 | 150,476 14 | 1,260,263 84 | - - | 100,843 71 | 113,563 98 | 274,784 04 | 5,835,846 44 | 8,367,776 84 | 888,995 42 |
| 1797 | 483,233 70 | 669,788-54 | 103,880 82 | 1,039,402 66 | - - | 92,256 97 | 62,496 38 | 382,631 89 | 5,792,421 82 | 8,626,012 78 | 1,021,899 04 |
| 1798 | 504,605 17 | 457,428 74 | 149,004 15 | 2,009,522 30 | - - | 104,845 33 | 16,470 09 | 1,381,347 76 | 3,990,294 14 | 8,613,517 68 | 617,451 43 |
| 1799 | 592,905 76 | 271,374 11 | 175,111 81 | 2,466,946 98 | - - | 95,444 03 | 20,302 19 | 2,858,081 84 | 4,596,876 78 | 11,077,043 50 | 2,161,867 77 |
| 1800 | 748,688 45 | 395,288 18 | 193,636 59 | 2,560,878 77 | - - | 64,130 73 | 3122 | 3,448,716 03 | 4,578,369 95 | 11,989,739 92 | 2,623,311 99 |
| 1801 | 549,288 31 | 295,676 73 | 269,803 45 | 1,672,944 08 | - - | 73,533 37 | 9,000 00 | 2,111,424 00 | 7,291,707 04 | 12,273,376 94 | 3,295,391 00 |
| 1802 | 596,981 11 | 550,925 93 | 315,022 36. | 1,179,148 25 | - - | 85,440 39 | 94,000 00 | 915,561 87 | 9,539,004 76 | 13,276,084 67 | 5,020,697 64 |
| 1803 | - 526,583 12 | 1,110,834 77 | 205,217 87 | 822,055 85 | - - | 62,902 10 | 60,000 00 | 1,215,230 53 | 7,256,159 43 | 11,258,983 67 | 4,825,811 60 |
| 1804 | 624,795 63 | 1,186,655 57 | 379,558 23 | 875,423 93 | - | 80,09280 | 116,500 00 | 1,189,832 75 | 8,171,787 45 | 12,624,646 36 | 4,037,005 26 |
| 1805 | 585,849 79 | 2,798,028 77 | 384,720 19 | 712,781 28 | - - | 81,854 59 | 196,500 00 | 1,597,500 00 | 7,369,889 79 | 13,727, 12441 | 3,999,388 99 |
| 1806 | 684,230 53 | 1,760,421 30 | 445,485 18 | 1,224,355 38 | - - | - 81,875 53 | 234,200 00 | 1,649,641 44 | 8,989,884 61 | 15,070,993 97 | 4,538,123 80 |
| 1807 | 655,524 65 | 577,826 34 | 464,546 52 | 1,288,685 91 | - - | 70,500 00 | 205,425 00 | 1,722,064 47 | 6,307,720 10 | 11,292,292 99 | 9,643,850 07 |
| 1808 | 691,167 80 | 304,992 83 | 427,124 98 | 2,900,834 40 | - . | 82,576 04 | 213,575 00 | 1,884,067 80 | 10,260,245 35 | 16,764,584 20 | 9,941,809 96 |
| 1809 | 712,465 13 | 166,306 04 | 337,032 62 | 3,335,772 17 | - - | 87,833 54 | 337,503 84 | 2,427,758 80 | 6,452,554 16 | 13,867,226 30 | 3,848,056 78 |
| 1810 | 703,994 03. | 81,367 48 | 315,783 47 | 2,294,323 94 | - - | 83,744 16 | 177,625 00 | 1,654,244 20 | 8,008,904 46 | 13,319,986 74 | 2,672,276 57 |
| 1811 | 644,467 27 | 264,904 47 | 457,919 66 | 2,032,828 19 | $\cdots$ - | 75,043 88 | 151,875 00 | 1,965,566 39. | 8,009,204 05 | 13,601,808 91 | 3,502,305 80 |
| 1812 | 826,271 55 | 347,703 29 | 509,113 37 | 11,817,798 24 | - - | 91,40210 | 277,845 00 | 3,959,365 15 | 4,449,622 45 | 22,279,121 15 | 3,862,217 41 |
| 1813 | 780,545 45 | 209,941 01 | 738,949 15 | 19,652,013 02 | - - | 86,989 91 | 167,358 28 | 6,446,600 10 | 11,108,123 44 | 39,190,520 36 | 5,196,542 00 |
| 1814 | 927,424 23 | 177,179 97 | 1,103,425 50 | 20,350,806 86 | - - | 90,164 36 | 167,394 86 | 7,311,290 60 | 7,900,543 94 | 38,028,230 32 | 1,727,848 63 |
| 1815 | 852,247 16 | 290,892 04 | 1,755,731 27 | 14,794,294 22 | - - | 69,656 06 | 530,750 00 | 8,660,000 25 | 12,628,922 35 | 39,582,493 35 | 13,106,592 88 |
|  | \$15,437,280 94 | \$13,344,484 38 | \$9,623,325 70 | \$102,274,843 19 |  | \$2,176,346 90 | \$3,256,865 66 | \$53,528,303 93 | \$178,795,192 99 | \$378,447,443 69 |  |

EXPENDITURES.
STATEMENT-Continued.

| Yenrs. | Civil List. | Foreign Inter-course. | Miscellaneous. | military establimiment. |  |  | $\underset{\text { ment. }}{\text { Naval Establish- }}$ | Public Debt. | Total. | Amounts carried to Surplus Fund. | Balances of appropriations. |
| :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
|  |  |  |  | Military scrvices, including Fortifica tions, Arsenals, Ar mories, Ordnance and Internal Im provements. | Other than Revolutionary Pensions | Indian ${ }^{\text {n }}$ Depart ment. |  |  |  |  |  |
| 1791* | \$946,841 00 | \$100,000 00 | \$449,344 88 | \$947,166 96 | 280,443 32 | \$40,000 00 | \$33,32750 | \$6,191,476 49 |  |  |  |
| 1792 | 400,458 14 | 90,000 00 | 175,324 70 | 1,118,527 91 | 87,463 60 |  | 2,000 00 | \%,372,871 89 | ${ }_{9}^{\$ 0,246,646} 24$ |  | $\begin{array}{r}\text { \$1,784,061 } \\ 1,889,137 \\ \\ \hline\end{array}$ |
| 1793 1794 | 440,660 443,031 | $40,000.00$ $1,040,000$ | 56,11376 | 1,068,376 52 | ${ }_{88,245} 32$ | 100,000 00 |  | 7,489,427 18 | 9,276,823 73 |  | - $1,8896,38588$ |
| 1795 | 417,36207 | 1, 40,00000 | 169,86186 | 4, $1,063,12129$ | 80,239 85,357 04 | 12,942 <br> 50,000 <br> 00 | 768,88882 | 7,427,903 92 | ${ }^{14,032,686} 93$ | 415,761 74 | 7,951,185 63 |
| 1796 | 507,228 07 | 481,991 00 | 213,619 03 | 1,139,614 00 | 114,259 00 | 229,000 00 | 5,000 00 | 5,123,241 35 | ${ }_{7}^{9,8135,861} 71$ | -99,359 03 | 6,672,618 66 |
| 1797 | 540,74791 | 640,90566 | 147,104 39 | 1,440,641 20 | 96,350 00 | 19,000 00 | 487,000 00 | 4,669,686 59 | 8,041,435 75 | 62,237 25 | $6,101,376$ $5,454,562$ |
| 1799 | 568,190 <br> 805,051 <br> 9 | - 49620000 | 161,466 31 | 3,243,649 00 | 93,400 00 | 207,500 00 | 3,823,789 89 | 4,632,265 94 | 13,226,461 89 | 57,044 38 | 10,727,146 09 |
| 1801 | 692,82405 | 564,364 00 | 312,823 <br> $238 ; 845$ <br> 13 | $3,272,620$ <br> $1,963,252$ | 93,000 $.93,000$ 00 | ${ }_{83}^{69,5000} 000$ | $\underset{3}{2,482,953} 49$ | 4,639,672 56 | 11,954,62186 | 2,249,190 77 | 8,442,837 26 |
| 1802 | 650,27280 | 3,138,365 76 | 393,331 95 | 1,03,252 | 93,00000 | 163,000 00 | - 242,29400 | - ${ }_{7,778,627}$ | $13,472,157$ <br> 12 <br> 120588 <br> 891 <br> 189 | $\begin{array}{r}395,141 \\ 59,450 \\ \hline 12\end{array}$ | 9,246,477 12 |
| 1803 | 537,339 64 | 4,139,946 82 | 363,579 09 | 1,518,000 00 | 93,000 00 | 34,500 00 | 1,144,797 46 | 5,854,957 11 | 13,686,120 12 |  |  |
| 180.4 <br> 1805 <br> 189 | ${ }^{643,617} 92$ | 382,874 <br> $2,431,963$ <br> 88 | ${ }^{375} 595414$ | ${ }_{853}^{89141313}$ | 98,000 00 | ${ }_{116,500} 00$ | $1,677,49845$ | 8,122,989 77 | ${ }_{12}^{12,298,847} 74$ | 1, 2688,81089 |  |
| 1806 | 681,004 11 | 2, 216,91000 | 547,007 25 | - 8,123,260 77 | 98,000 98,000 00 | 234,400 <br> 234,425 <br> 100 | 1,550,000 00 | 7,369,889 79 | 13,836, 07388 | 3,606,428 00 | 4,858,733 50 |
| 1807 | 653,53524 | 2,188,050 00 | 587,326 23 | 1,655,154 55 | 98,000 00 | 186,325 00 | 2,429,564 47 | 8, 8 821,319 86 | $15,582,63318$ $15,819,275$ 35 | 674,032 113,422 68 | ${ }_{9}^{4,697,240} 1080057$ |
| 1808 | 678,40959 | 194,550 00- | 434,025 42 | 4,719,713 40 | 98,000 00 | 269,175 00 | 1,131,567 80 | 8,546,645 59 | 16,072,086 80 | 3,909,531 86 | $9,110,800$ $4,508,770$ 99 |
| 1809 1810 | 699,60798 715,972 08 | 243,050 00 | 408,679 09 | 4,037,532 18 | 98,00000 | 232,975 00 | 2,916,902 50 | 6,452,554 16 | 15,089,300 91 | 706;841 74 | $5,024,00386$ |
| 1811 | 708,565 22 | ${ }_{228,392} 67$ | ${ }_{601825}^{650,513}$ | ${ }_{3,107,920} 50$ | 98;000 00 | 218,625 00 | 1,664,640 69 | 8,008,904 46 | 14,719,877 65 | 1,187,795 16 | 5,236,099 61 |
| 1812 | 785,924 87 | 266,000 00 | 604,825 37 | 14,100,418 89 | ${ }_{98,000} 00$ | ${ }_{2}^{211,950} 000$ | 1,870,274 05 | 8,000,201 05 | 14,738,526 97 | 268,709 47 | 6,104,108 20 |
| 1813 | 954,050 73 | 256,900 00 | 1,184,617 50 | 16,835,392 27 | 98,00000 | 239,225 00 | ${ }_{9}^{4,510,788} \mathbf{5 5}$. |  |  | 570,86896 259,176 57 | 11,746,467 80 |
| 1814 | 1,213,359 42 | 207,741 67 | 5,332,076 32 | 27,038,406 00 | 98,000 00 | 538,225 00 | ${ }_{8,174,910}{ }^{87}$ | $8,000,000$ <br> 8,000 <br> 000 <br> 0 | $37,078,974$ $46,602,719$ | 259,176 598. | $\begin{array}{r}9 ; 375,744.4 \\ 17,357,923 \\ \hline\end{array}$ |
| 1815 | 1,115,595 07 | 247,250 00 | 2,104,272 21 | 5,403,687 41 | 98,000 00 | 273,225 00 | .5,258,686 25 | 16,767,593 60 | . $31,268,30954$ | 393,050 98 . | 8,650,689 10 |
|  | \$17,171,394 72 | \$18,698,406 38 | \$16,368,935 72 | \$109,601,304 22 | \$2,569,824 90 | \$4,150,160 53 | 56,2:8,760 78 | \$183,754,291 78 | \$404,633,083 03 | \$17,535,850 24 |  |

[^26]
[^0]:    

[^1]:    17.2 to 100

[^2]:    Statement of the Appropriations made by law for the payment of the salaries of the officers and clerks of the Mint, for the year 1804.

    Amount of warrants drawn on the Treasurer of the United States for the salaries of the officers and clerks of the mint, in 1804

    By the act making appropriations for the support of Government for the year 1804, passed the 14th March, 1804,
    March, 1804, . _ . . . . . . . . . . .

[^3]:    *This transcript is not on the files of either House of Congress or the Treasury Department.

[^4]:    （a）Paid into the Treasury，in stock transferred to the United States，

[^5]:    Treasury Department, Register's'Office, December 31, 1808.

[^6]:    18,11611

[^7]:    - Accountant of the Navy Department,

[^8]:    - 

[^9]:    *Unless otherwise stated, the importations and exportations are in this report taken on the average of the years 1806 and 1807.

[^10]:    Honorable Joun W. Eppes,
    Chairman of the Committee of Ways and Means.

[^11]:    Note. -The treasurer of the mint has omitted to designate the cents from the half cents paid over in the two last quarters.

[^12]:    The nettamount of revenue exhibited in the above statement, is
    From which deduct excess of expenditure beyond the duty, in the State of $-\overline{\mathrm{O}} \mathrm{io}$,
    True nett amount of duty, \&c.
    \$8,327,335 03
    7500
    \$8,327,260 03

[^13]:    3. Amount of payments made at the treasury before the 1st January, 1812, for bills which have been protested for non-payment, and which, on that day, had not been repaid into the treasury, viz
    Amount outstanding previous to the year 1809, as explained in the report of February
    3, 1809, - - - - - - - $\$ 13,35700$
    Do. do. of bills purchased in 1810, and-protested for-non-payment, (a.) 8,888 88

    ## II. On account of the Dornestic Debt, viz:

    1. Cash in the hands of commissioners of loans, deceased, and out of office, $\$ 9,06185$
    2. Do. do. of commissioners in office, applicable to payment of
    dividends,
    Do.
    

    1,226,069 92
    the sinking fund,
    307,662 08
    4. Do. heretofore advanced to a commissioner of loans, no longer in office, for the reimbursement of exchanged stock, and remaining unapplied, -

    $$
    1,542,79385
    $$

    3,821 61
    1,546,615 46
    The demands to be satisfied out of these funds, on the 1st January, 1812, were as follows, viz:

    1. Dividends payable by the commissioners of loans, including the dividends due on that day, and exclusive of dividends no longer demandable at their offices, $1,216,91381$
    2. Dividends on stock standing on the treasury books, beyond the amount advanced to the cashiers for their payment,
    payable at the treasury ${ }^{-}$
    Unclaimed dividends from the loan offices, payable at the treasury,
    beyond the amount advanced to the cashiers for their payment, 197,981 48

    72,866 67
    \$502,513 85
    (a.) The amount of this item, as given in statement B, annexed to last annual report, was

    During the year 1811, there was received in exchange for bills which had been previously protested, other bills, amounting to $£ 4,900$, as explained in the statements D and E , annexed to last annual re-
     in the same statement E , equal, at par, to

    6,666 67
     sterling, equal to -

[^14]:    - In the three last cases the merchandise was brought in buats across the St . Mary's river.
    $\mathrm{As}_{\mathrm{i}}$ in the case of the petitioner, the merchandise sold for less than the prime costand double duties, it is only that part of the decision which imposed those duties of which he complains. On that subject I will only observe, that the merchandise in that and all the other cases could not be legally admitted to entry till after the remission of the forfeitures, all of which were remitted subsequent to the first day of July, and after the passing of the act of Congress imposing the double duties. That condition appeared equally consistent with equity, and with the law then in gress imposing with respect to the bonds given at Amelia island to an unauthorized person, it is evident that they are a perfect nullity, and cannot be recovered from the petitioners.

    It may not be improper to add, that the same rule of decision has been adopted, and the forfeitures remitted precisely on the same terms as in the case of the "Nautilus," in the following cases, viz:

    1. Prig South Carolina, arrived at Charleston, from Calcutta, remitted on 13th July, 1812: the circumstances of which case were stated in my letter of 10 th December last, to the Committee of Ways and Means.

    - 2. Two cases of merchandise, imported from Canada, subsequent to the declaration of war, under the apprehension of danger from the enemy, viz: furs, by J. Jacob Astor, remitted October 13th, 1812 , and merchandise by David Vantine, remitted November 17th, 1812 . Should the bill, intended for the relief of importers from the British provinces, since the declaration of war, be rejected by Congress, the same rule of decision which has been adopted in those two cases would be applied to all the others.

[^15]:    * This is the value of work in only twenty-five shops.

[^16]:    * The Marshal of Rhode Island represents his return as short of the real amount of manufactures, by 25 to 35 per cent.
    $\dagger$ The Marshal of Connecticut represents the manufactures of that State as considerably greater than the sum reported.
    $\ddagger$ It is presumed to be not improper to note here, that the unofficial estimate of the manufactures of the State of New York, received from thence in November last, and transmitted to the treasury in the month following, including some of those which have been classed as doubtful, amounts to $\$ 33,387,566$. It is not made by the Marshal, and is in round numbers.
    § The Marshal of Kentucky considers the quantity of iron as much greater than is reported. Such appearances and.convictions occur throughout the United States.

    The Marshal of South Carolina represents the returns of various cloths and distilled spirits, in that State, as notmore than one half of the real value, and that in general, the manufactures are much more considerable than his assistants have reported.
    TTie Marshal of Georgia is decidedly of opinion, that the manufactures of that State amount to a much larger sum than his assistants have feported.

[^17]:    *The whole of the grain, peas, beans, pickled and smoked meat, lard, butter, cheese, and lumber, (or boards and scantling, staves, heading, hoops, shingles, \&c.) of the State of New York, were unofficially computed in round numbers, in November, 1812, to amount to 22,600,000 dollars, agreeably to the document transmitted to the treasury.

[^18]:    ＊The Marshal＇s general return gives 2，111，729 yards Cotton cloth，value $\$ 844,591$ ；made in the whole State．
    $\dagger$ Do．do．do．299，438 yards Flaxen cloth，value 89，631，ditto．

[^19]:    *The Marshal's general return gives 151,315 yards Woollen cloth, value $\$ 121,052$, made in the whole State.

[^20]:    *The valuc of this is included in the column for copper, brass, and tin. $\dagger$ See quantity of tin plate work.

[^21]:    * Made of the Madeira and Cape of Good Hope grape. The counties are not ascertained.

[^22]:    Nots．In addition to the above，I am directed to provide 1，500 blankets，3，000 bed sacks，3，000 sheets，and 2，450 pillow cases，for the Hospital Department；and，on the whole estimate， 10 per cent．should be added，to cover losses， extra issues，\＆c．\＆c．

[^23]:    I have the honor to transmit herewith, in compliance with the resolution of the House of Representatives of the 10th instant, a statement containing the information therein required, in relation to the incorporated banks within the District of Columbia.

    There is, it is believed, but one incorporated insurance company within the district, and the inclosed letter from the secretary of that company states the particulars in relation to it, required by the said resolution. I have the honor to be, very respecfively, sir, your obedient servant,
    G. W. CAMPBELL.

    The Honorable the Speaker of the House of Representatives.

[^24]:    A. J. Dallas.

[^25]:    This excess, consisting of cash, of outstanding revenue, and of an authority to borrow, or to issue treasury notes, amounts, as above stated, to the sum of
    $\$ 3,975,90983$
    The nett sum, receivable into the treasury, in the year 1815 , for duties on goods imported during that year, cannot be safely estimated at a greater sum than
    $1,000,00000$
    The direct tax will probably give to the treasury, during the year 1815, a sum of -
    The internal duties, old and new, and postage, on an estimate which is stated in the schedule A, will probably produce, in the year 1815, a sum of

    7,050,000 00
    The sales of public lands will probably produce, in the year 1815, a sum of -
    $1,000,00000$
    The amount of incidental receipts, from miscellaneous sources, will probably be
    100,00000
    \$15,125,909 83

[^26]:    *From the 4th of March, 1789, to December 31, 1791.

