MINERVA; or, ANTI-JACOBIN.

AHALF DOLS. PER ANN. Payable helf Yearly.

PUBLISHED (WEEKLY) BY WILLIAM BOYLAN.

RALEIGH, (N. c.) MONDAY, SEPTEMBER 17, 1804.

No. 440.

OUISIANA REMONSTRANCE,

TO THE CONGRESS OF THE UNITED STATES IN SENATE AND HOUSE OF REPRE-SENTATIVES CONVENED.

We the Subscribers, Planters, Merchants and other inhabitants of Louisiana, respectfully approach the Legislature of the United States, with a memorial of our rights, a remonstrance against certain laws which contravene them, and a petition for that redress to which the laws of nature, sanctioned by positive stipulations, have entitled us.

Without any agency in the events which have annexed our country to the United States, we yet considered them as fortunate, and thought our liberties secured, even before we knew the terms of the cession .-Persuaded that a free people would acquire territory only to extend the blessings of freedom-that an enlightened nation would never destroy those principles on which its government was founded-and that their representatives would disdain to become the instruments of oppression, we calculated with certainty that their first act of sovereignty would be a communication of all the blessings they enjoyed, and were the less anxious to know on what particular terms we were received. It was early understood that we were to be American citizens; this satisfied our wishes, it implied every thing we could desire, and filled us with that happiness which arises from the anticipated enjoyment of a right long withheld. We knew that it was impossible to be citizens of the United States, without enjoying personal freedom, protection of property, and, above all, the privileges of a free representative government, and did not therefore imagine that we could be deprived of these rights, even if there should have existed no promise to impart them; yet it was with some satisfaction we found these objects secured to us by the atipulation of a treaty; and the faith of Congress pledged to us for their uninterrupted enjoyment: we expected them from your magnimity, but were not displeased to see them secured to us as a right, and guaranteed by solemn engagements.

With a firm persuasion that these engagements would be sacredly fulfilled, we passed under your jurisdiction, with a joy bordering on enthuciasm, submitted to the inconveniences of an intermediate dominion without a murmer, and saw the last tie that atached us to our mother country, severed without regret. Even the evils of a military and absolute authority were acquiesced in, because it indicated an eagerness to complete the transfer, & place beyond the reach of accident the union we mutually desired. A single magistrate vested with civil and military, with executive and judiciary powers, upon whose laws we had no check, over whose acts we had no controul, and from whose decrees there is no appeal, the sudden suspension of all those forms, to which we had been accustomed, the total want of any permanent system to replace them, the introduction of a new language into the administration of Justice, the perplexing necessity of using an interpreter for every communication with the officers placed over us, the involuntary errors of necessity committed by judges, uncertain by what code they are to decide, wavering between the civil and the common law, between the forms of the French, Spanish and American jurispendence, and with the best intentions unable to expound laws, of which they are ignorant, or to acquire them in a language they do not understand-these were not slight inconveniencies, nor was this a state of things calculated to give favorable im, pressions, or realise the hopes we entertained.—But we submitted with resignation because we thought it the effect of necessity, -We submitted with patience though its duration was longer than we had been taught to expect—we submitted even with cheerfulness while we supposed your honorable body was employed in reducing this choas desorder, and, by your legislative fiat, calling a system of harmony from the depth of this confused discordant mass. But we cannot conceal, we ought not to dissemble, that the first project presented for the government of this country, tended to lessen the enthusiasm which, until that period, hal been universal; and to fix our attention on present evils, while it rendered us less sanguine as to the future; still, however, we wished to persuade ourselves, that further enquiry would produce better information; that discussion would establish our lights, and time destroy every prejudice that might oppose them. We could not bring ourselves to believe, that we had so far mistaken the stipulations in our favour,

or that Congress could so little regard them, , their formation, the undue influence of the and we waited the result, with an anxiety which distance only prevented our expressing before the passage of the bill. After a suspence which continued to the last moment of the session; after debates which only tended to shew how little our true situation was known; after the rejection of every amendment declaratory of our rights, it at length became a law, and before this petitition can be presented will take effect in our

Disavowing any language but that of respectful remonstrance; disdaining any other but that which befits a manly assertion of our rights, we pray leave to examine the law "erecting Louisiana into two territories & providing for the temporary government thereof," to compare its provisions with our rights, and its whole scope with the letter and spirit of the treaty which binds us to the United States.

The first section erects the country south of the 33d degree, into a Territory of the United States, by the name of the Territory of Orleans.

The second gives us a Governor appointed for three years by the President of the United States, the fourth vests in him and in a council also chosen by the President, all Legislative power subject to the revision of Congress-Specially guarding against any interference with public property either by taxation or sale. And the fifth establishes, a judiciary to consint of a Supreme Court having exclusive criminal and original jurissiction without appeal, for all causes above the value of 100 dollars; and such inferior Courts as the Legislature of the Territory may establish; the Judges of the Superior Court are appointed by the President to continue in office four years. This is the summary of our Constitution. This is the accomplishment of a treaty engagement to "incorporate us into the Union, and admit us to all the rights, advantages, and immunities of American Citizens." And thus is the promise performed which was made by our first magistrate in your name, that you would " receive us as brothers, and hasten to extend to us a participation in those invaluable rights, which had formed the basis of your unexampled prosperity."

Ignorant as we have been represented of our natural rights, shall we be called on to shew that this Government is inconsistent with every principle of civil liberty

Uninformed as we are supposed to be of our acquired rights, it is necessary for us to demonstrate that this act does not " incorporate us in the union," that it vests us with none of the "rights," gives us no "advantages," and deprives us of all the "im-munities" of American citizens.

If this should be required we think beither task will be difficult.

On the first point we need only appeal to your declaration of Independence, to your Constitution, to your different state governments, to the writings of your revolutionary patriots, and statesmen, to your own professions and public acts, and finally, legislators, to your own hearts, on which the love of civil liberty, and its principles are we trust too deeply engraved to be ever totally effaced.

A Governor is to be placed over us, whom we hav'n't chosen, whom we do not even know, who may be ignorant of our language, uninformed of our institutions, and who may have no connections with our country,

nor interest in its welfare. This governor is vested with all executive and almost unlimitted legislative power, for the law declares, that "by and with the advice and consent of the legislative body, he may change, modify, and repeal the laws," &c. but this advice and consent will no doubt in all cases be easily procured, from the majority of a council, selected by the President or Governor, and dependent on him for their appointment and continuance in office : or if they should prove refractory, the power of prorogation frees him from any troublesome interference, until a more prudent selection at the end of the year, shall give him a council better suited to his views; the true legislative power then is vested in the Governor alone, the council operates as a cloak to conceal the extent of his authority, to screen him from the odium of all unpopular acts-to avoid all responsibility, and give us the faint semblance of a representative assembly, with so few of its distinguishing features, that unless the name were inscribed on the picture, it would be difficult to discover the object for which it was intended.

Taxation without representation, an obligation to obey laws, without any voice in

executive upon legislative proceedings, and a dependent judictary, formed, we believe, very prominent articles in the list of grievances complained of by the United States at the commencement of their glorious con-test for freedom; the opposition to them, even by force, was deemed as a mous and patriotic, and the rights on the that op-position was founded, were termed fundamental, indefeasiable, self-prices, and eternal; they formed, as your country then unanimously asserted, the only rational basis on which government could rest; they were so plain, it was added, as to be understood by the weakest understanding; not capable of alienation, they might always be reclaimed; unsusceptible of change, they were the same at all times, in all climates, and under all circumstances; and the fairest inheritance for our posterity, they should never-it was firmly asserted-they should never be abandoned but with life.

These were the sentiments of your predecessors-were they wrong? were the patriots who composed your councils, mistaken in their political principles? did the heroes who died in their defence, seal a false creed with their blood? No, they were not wrong! the admiration of the world, the respect still paid to the living, the veneration accorded to the memory of the dead attest the purity of their principles, & prove the truth of those maxims, which render their lives a blessing to their country, and their deaths giorious in its defence-are truths then so well founded, so universally acknowledged inapplicable only to us? do political axioms on the Atlantic, become problems, when transferred to the shores of the Mississippi? or are the unfortunate inhabitants of these regions the only people who are excluded from those equal rights, acknowledged in your declaration of Independence, repeated in the different state constitutions, and ratified by that of which we claim to be a member? Where, we ask respectfully, where is the circumstrance that is to exclude us from a participation in these rights? Is it because we have not heretofore enjoyed them? This on the contrary would seem a reason to hasten the communication, to indemnify us by a futurity of freedom, for the years we have been deprived of it, and enable us experimentally, to compare the blessings of a free government with the evils of another domi mion. But the present situation of affairs forms no pleasing contrast with that which is past; and if we did not count with confidence on a change in the system you have adopted, the prospect before us would not afford matters of consolatory anticipation; for though a period is fixed for the absolute government placed over us; though a year may terminate, the equally objectionable system which succeeds it, yet what is to follow? Liberty? Self-government? Independence and a participation in the advantages of the Union? If those were offered to us as the reward of a certain term of patience and submission, though we could not acquiesce in the justice of the procedure, we should have some consolation in our misfortune; but no manifestation of what awaits

We may then again become the victims of false information, of hasty remark, or prejudiced opinion; we may then again be told that we are incapable of managing our own concerns, that the period of emancipation is not yet arrived, and that when in the school of slavery, we have learned how to be free, our rights shall be restored .-Upon the topic to which this leads we are reluctant, to speak-but misrepresented and insulted, it cannot be deemed improper to shew how groundless are the calumnies which represent us, as in a state of degradation, unfit to receive the boon of freedom. How far any supposed incapacity, to direct the affairs of our own country, would release the United States from their obligation, to confer upon us, the rights of citizenship, or upon what principle they are to become the judges of that capacity, might, we believe, fairly be questioned-for we have surely not become less fit for the task, since the signature of the Treaty, than we were before that period-and that no such incapacity was then supposed to exist, is evident from the terms of that instrument, which declares that we are to be admitted as soon as possible, according to the principles of the constitution. If the United States then may postpone the performance of this engagement until in their opinion it may be proper to perform it, of what validity is the conpact, or can that be called one, of which

us at the expiration of the law, is yet made.

the performance depends only on the will of

the contracting party.

But if capacity is to be the criterion and information the preliminary requisite of our admission, let us respectfully enquire what is the nature of this capacity, and information, and where it will most probably be found. By the distribution of powers between the general and state governs the former have the exclusive super ence of all external relations, and of those internal arrangements, weich regard the several states in their national capacity; the residuary powers, retained by the state more limited in their operations, a quire in their exercise a species of information to be derived only from local sources. -The purest principles will be misapplied the best intentions will be ill directed, a most spleaded elbris of genius, will pro ineffectual without an intimate knowledge of the manners, customs, pursuits, and interests, of the people, to whom they are applied, or in whose favor they are exerted. Should this reasoning be just, it would appear to follow that local information should be preferred in a state legislator, to splendid acquirement, when they cannot be united; and should we give the Representatives of the United States all the superiority they claim and undoubtedly merit, yet we cannot be accused of presumption, in supposing that we know somewhat more of our own country, and its local interests, than men who are acquainted with it only from report. It will not, we trust, be answered that the members of the council must be selected from the inhabitants; we have already shewn what share this council will probably have in legislation: and the residence of one year is certainly too short to attain information, or secure any thing like a permanence of attachment,

If this local knowledge is necessary to legislate wisely, how much more so is it in order to select discreetly, those on whom this task must devolve. The President must necessarily depend on the information of his agents here; without any personal knowledge of the men he must chuse, how can he detect imposition, or counteract prejudice?-How to defeat intrigue, or secure himself from the reproach of having confined our interests to men, in whom we have no confidence? We might contrast these inconveniences with the evident advantages of a choice made by the people themselves, and the conviction would be irresistable, that the latter possess, exclusively that species of information, with respect to character, conduct, circumstances and abrities, which is necessary to a prudent choice of their representatives; but we presume enough has been said to shew that among a people not absolutely sunk in i morance, the kind of knowledge indispensable to good government, or a selection of rulers, can only be found at home-that the best abilities and the purest intentions will not replace it abroad, and that without it all legislation is tyrannical and oppressive.

Convinced of this truth we find the advocates for our subjection, driven to an argument, at which we have before hinted .-- To deprive us of our right of election, we have been represented as too ignorant to exercise it with wisdom, and too turbulent to enjoy it with safety. Sunk in ignorance, effeminated by luxury, debased by oppression, we were, it was said incapable of appreciating a free constitution, if it were given, or feeling the deprivation, if it were denied. The sentiments which were excited by this humiliating picture, may be imagined, but cannot be expressed, consistent with the respect we owe to your honoroble body. We were willing, however to ascribe it to the want of correct information, but we could not avoid wondering that it should be so very defective, as to have drawn from the names of some districts in our country, an argument as to the language spoken in them, which proved fatal to an important amend-ment to the bill. We could not imagine what had excited the idea of our effeminacy and profusion; and the laborious planter at his frugal meal, heard, with a smile of bitterness and contempt, the discriptions published at Washington, of his opulence and luxury.

As to the degree of information diffused through the country, we humbly request that some more correct evidence may be produced than the superficial remarks that have been made by travellers or residents, who neither associate with us nor speak our language; many of us are native citizens of the United States, who have participated in that kind of knowledge which is

(For the remainder see last pag .)