## 1/ Nunt THE MINERVA:

## congraig.

HOUSE OB REPRRSENTATIVES.
bate on Foreign relations




 yuinem Frumere
Hy. Quruxcriv s.aid dat he was not much in pyir mon ty yeakness or the tefugke of igno
en wiling to smuse or delucte the peopile
find wilh great reluct cance the hhe ex
Iy the wes willing to a ammit that if if $n$ any
Edib mode of legisizadon could be proper.
soned tot this might bes suc
Olobion alluded to, he thoill take ground tor of the comnititee itatroducing this re pion. The principles contained in the re-
vion. Quincey considered as loatthobme
 not atribute the character which reat
hed io the report itself. Ie was a rule of
 pendent of the reasonigg of the commitpendent of the xacoluon was predicated.
on which the iesle the House then had a It to support the resolution on his own orka of the House had presented to bim.
thought that fee prineple on which this thought that the prinotple on which this
flution should be adopted was. that it was Sitmn plodgs to the nation, not to be re-
med in any other way then by a total a
 oiluion, stid he, and the submissiou which
disgrgaced this county for cleven months.
 comititee to the terms of the restution,
ch contianed two things-an assertion and ledge. The asse: ion was, that the orders
Iedicts of Gractit brituin were courrary 10
to rights of the Americin nation - The sur
ge was, that the pation would not submit hem. Wi, Wrespect to the assertion, could
te be any question on this Aloor, that those cts were contrary to the fights of Mmeri-
when eyen the powers who hiad issued mid did not preteind to : windicate them, on
grvert of righti? They hat never pretendlint they were not contrary to the rights
he Ampricina poopte. These powers re at principle of peecessity $;$ and thelir minissin this city yould countersign this deccam. Yie pultife was, that
2 m would not submit to them. neted what was meant by submission, and athy the pledge not to submil One man
mifisto the order, decree or edict of ano$t$, when he does that which the decree or "trichmands, and when he decree or edict prohibit. berged genturemen particulaicly to a attena mit then was, that we would no do that W do hat act which the order prohibited
 Diccrees of the British and French govern actal One said we should not trade with
oobiter: the United States replied that they wid not trade there or any where else
Wis rias not only a submission to the orders Lore gorvermments, but he said it was an

- of Shavish suipererogation $\rightarrow$ - h was doing Way meguired and more than they requirpawhich they ommand us so exeresise that but Wid we exercise our rights tunder or the
Durgo notwithstanding the orders and de. Ton France and Great Brotian? No o we we Prould not trade with each other, we said m rox oniy kissing the hand waiters strove Cit. The obiect of tringce was to oppress
tur(Bitian, to deprive her of ail commerse, desmy , her resources, if possible-and
30thd we do? -France not being able to We co oprated with her, and did all wi tow. He took the administration now on (9as having ; he did Dot mean to consider teotsher-Take the question now as it re hit sticommence with Francoe, in doing
which she had two objects in view ; the one
was to take away the commeice of Eremce was to take away the commerice of Erance
and thus produce dibcontent amongst the subjectsof Boaaparte; the other, and prinitpa
object was, toityure the rommerce of all ne tral nations by excluding them from the son tinent. She wished to dessioy competilion
and take commerce to herrelf. Now, gaid Mr. Quiney, your Embargo law co-operates directiy with her; you abandon, your rights
oo the ocean altogether, and the consequence is, that Gireat Britain takes that very comwill not supat yeir citews io carrying on Whin not support your citizens in carry ing on.
W. Quizcy asked, was the language of diohaparte in relation to the Embargo? Why, he had applauded it ;-suid we had
done inore, thar he had expected; that it had not been in bis power to supiress the com-
mence or Britai, and we had aspisted him. mende of Bcitain, and we had aspisted him.
What ivas the language of Great Britain? It What was the languace of Great Britain? It
was also a laniguage of 'approbation.-- She oid us that we could not do more for her :
that we were her only rival, and slie wished the command of the commerce of the Uni ccean, and what me lost she givained. This was the language, as our embargo favoure
the tride interest of that nation. On hits prin ciple be conceived the present coirse of poli cy tobe a disgraceful submission on this principle he thought the embargo an abaldonmont of our rights under pretence of
resisting them. He rejoiced therefore in the introduction of this resolution as the hartinger
of 2 netw day, as the precusor of wiser mea.
sures. Quincy ssid he would here close the
Mr. observauong which he had to offer on this re
solution, were it not that the principte of the solution, were it not that the principle of the
report and of ithe, resolution were totatly a me isure of the embargo was specifically re
commented in the reprot. cessary to say something on this subject so all irirportant tat the nation. When he came ipon the subject of the embargo, Mr. Q. said it
sected to him as ir he trod on mag gic ground. seemed to him as if he trod on mag gic ground.
He knew not how to express his wonder nor how to chew his sorrow. - When he had come from Massachusetts, the idea that this
embargo was to be rerovod hat been unithat the embargo would be removed, as that it had been at iliat inoment actually removed He had thought that these sas an uriversal
sentiment hat the enphargo could not be con tinued: and he hati drawn that opinion from of men of צasious political opiuinons.-..-Unde this impression (said he) I came to this chy-
I poiv hear. the incantations of the great enon to deny the evidence of my senses, to contractet what I have seen and heard and fettain told that the embargo carnot only b
continued us relates to New England, tuut tha it may be contimed for an unlimited time; some say for six inonths; some for a y yea
and one gentleman from North Carolina say and one genterman from North Carolina says
be would rather have a firee years embarga thai' war-another genticman. from Virginia
told us he hoped that the embargo would nere repealed. Good Heavens in Council members of this house mad?-Are they touck
ed with that insanity which the Almighty n =ver faits to send as the. precursor of destruc. tion -The people of Massachusetts, of New
England, a penple from the earliest period of hew existence connscted with the oceap, people to whom cotnmerce was their dearest
inheritance from their ancestors, and the choifcest promise to their posterity, to be pro time limited and certain, but for a time unlimited and uncertain, until our enemiess re
cede from their position! I have not language to express my utter astonishment at this pro-
ceeding, at the madhess of the attempt, and ceeding, at the madiness of the attempt, and
at the ireadful consequences which will fullow at the direadful consequences which wilf follow
suct an attempt if persisted in. My fionora sule colleague (Mr. Bacon) told us he other
ble and seen no such strange $\mathbb{E}$ Ifects as I has the fionor to suiggest very humbly that there yere. My hooorabbe colleague has travelled really
from Hudson to tockbridye, from Berkshire to Woston perhaps, from inn to inn, from
county court to county court, and such spe passage be gives to the touse.-I suppose e found che sakt, sugar, and West lindi cheese cheaper than usual, which produce the restiis in hiis sind that the effects af the embario were mich misrepresented_-Has my colearue thavelied through the cities on
our coast? - Has he seen fur ships roting in the wharves?-Has he seen our streets, ance thronged, abandoned?.-.Has he heard the
merchant tell of his embarrassments? Has he heard the mearchant whose capital is in stoek, say that he is compelied to depend on
the clemency of monied institutions whother he should or should not stop paymeot?- Has


## be enquired of hase indestrious individuals

 Tho the daybl the embargo had morecalls for businte. . cals tor emplof on it, and who are how condemned to submistis e employ from rich men? -Mr . Qeincey ehumerated other species of disfess whith wete not distinctly hard by the repotiter. He sesid there was nothing
highly coloured in this pieture; - - overy feaure of it was taken fom the life; -And when it was shown to the peopice of Massa woult truly say that he had rather kept bacls a portion than surcharged the picture-Other gentlemen might take their ground $;$-he wpuld take his-that the embargo law must berrfyied-it cinld not be enfotced for ang tulked thua, tet not genitemen mistake him;be alluded not to the viotations of (an yery lifferent state of thangs. The honorable genHempy from Nortb Curolina (M. Macon) with great zeal had exclaimed thit he was said Mwilti great deferreace to him and to ell this House, that I believe thiere exists a controut
upon this body, even upion this National Legison thisture--a body, controul of nature and of the Constitution … He said he chid suppose that in hit house, the Sense, and were to decide, hat tie atmosphere around us did not exist, hat waler should not thow.-..- that heavy bod rence, however, because he knew the high opition whict sorie gentemen entertained of
their own azthority...he shoold suppose that nevertholest, air would stil! circulate. .
the Hudson, Eelaware or Polomac. would
 its attraction to the scenter....1t would be just ble for this Houg: to attcmpt to prevent the
peopte of New Ensland from descending on tie, ocean...All therir habiss, hopes and interests vere there. The very sitaation of the
country prolibited this meanure. They had 500 miles of sea coast, indented and intersect. ed with creeks, bays and rivzss, every one of
which offered inducemeats to commerce.... Talk of twelve additional Revenue Cutters, saintre; multiply it by ten, twelve by twenty,
or an hundred; and it will not be possibic with that number 'o prevent them from going on the ocean, when the popular swatiment is
against you, and I tell jou it.wih be against you soan, if it be no at this moneent. Ask your officers of the Reteriue if if sonie of
our seaport towns propety) seized by then only of its value? 1 state this as a fect. where was that love of order and observance of law which were seid to chaiacterize the
New Fngland states? He said they nust take care and not trust to hat- Li: was not suf ficient for gentlemen on this floor to repre-
sent those individuals who broke through sent those individuals who broke threagh
such a law as this as the most worthess or profitigate part of the community; they could these individuals with common snuygters ... He doubted whether gentlemen herer, when they understood whet were the templations which existed, strong as were their prediliction for this system, would think it possible to persist in its On the margin of tie o,
cean tere ships layivg loaded with produre ; and whense question was between the total
destruction of their o\%ners and the wolation of a law which contravened all the nearel
rights and interests of these people, they would very soon, from the very temptations capnot expect isaid he) that patriotism will carry into force such a law as this. Ht inductes mien to make any commion sacrifice,
but if never requires a man to extend himseff on the raek, and dllow hos melf to be sys.
tematically, tortured by your law. 1t is very tematically tortured ty your haw. patrocry
well in the interior to talk of the patriotism well which the measure is borne, where a man's lumber or' prodace but accumulates on his hands, for though he cannot sell them, he can ₹̃tain them for safe hereafter; but ishere there is nothing but your law to stand be
ween a man and bankruptey or rapid fortune tween a man and bankruptey or rapid fortune And wher individhals are placed irr this stlusthon, when they yse opportunity offered them,
they will be pressin, to the water; and it is they will be pressing to the water; and it is
not too mioch to say that you cannot enforice your law agaipst them.
There was another dificulty, Mr. Quincy
observed, is relation to this lyw obtional difficuly, to this law-che const should be told that the courts of justice had added their sanction tolt. Ceriainly no man respected more than he did the opinion of a court of justice, or of the individual who in
this case had delivered that opinioh Bur it this case had delivered that opiniony Bur it
was one thing to decide a question hefore a courtor law and another a thing ta decise it before the peopte. He ampaized to Gentlemen as staisowien, whether yiai geppryyened
the rigbts vethe ifreat miss of the diturichs infriggred theif inti sts ond took away fretres them thair yaturd pirvieges, ought not \& have an unguestionaboc consitutional wuthor ty, and not to rest upon consurictione inglets
that construetions were so sodibitable that it could not ajithit of Stepute. What was the constructious S his cise? Whys by construes
tion (ssid he you deric thom the tion (snid he) you derive, from the consitu
tion a gonexyuch as nefer was exercised th any countey, whigh is uneqnalled in the ant nals of tegis yecs. Dy construction under ake a power nor bonly to prohiobit if indefinue 4\%, but, you put the power of regulating con mence bee wor of tweave nean not
 gatinst you the the pptcctent on sthe formes
oc casion is in strict touformity with the usage forker hations It was a limited embargo and came again wilhin $60^{\circ}$ days under the controul of Congress T
trust it to a Washitig
Theie was another principle, he said, which ouglut to be considered at this time comprehendang a vew star bigher and more compite is in 1788 , He aked commitee ifint he year ins, when tha State of Massachusetts; any individual had risen on that toor, if some houry seet who could look deep into fuurrity, had risen on the floor of that convention, and stated to body thyt, within twenty years of that debate, in constquence of a secret consifuction not then anticipated, the whole commerice of the United Stutes would be abendoned, annihila ted, that it would be made dependerit not on
the wifl of the House of Representatives, but The will of the House of Representatives, but
upon the decision of twelve or fifteen other men-if this could have blen conceived, whe ther the constitution \#ould fave permitted even a doubt to exist on the subject ? The gentemen of the Southern sates, had a spe Iy jealous, and justly, because they knew fhat the peóple of the Nowhern states could not reaize the mpocitance of it. And so with commerce - He said there was nothing from the earliest periocds so essential to teen support, and in which the popular fecling was so mach inatetested
There was, Mr. Quincy remarked, another aason which had great effect in relation to this subject, in the part of the country in Which
cily of thís measure as a measure of coercion. No popan in that part of fhe country beThese individuals who had been in the West Theses ind Europe, who knew their res orces, had not any conce, duced any effiect. He said he would not have touched on this subject, it he had not heard of the scantiness of the harvest in Great Bri tant , and hape that we could coerce Grtate
Britain in consequence of it. Did pentlemen understand that this consumption of wheat in Great Britain and hér dependencies, was not less thas 'one hundred and ffty millions of bushels, whist to all the worported but 7,300 ove really think that a country in which an annual Consumption of 150 millions of bushels of
wheat was necessary, cot, be coftred by wheat was necessary, coi, 1 be coljted by
witholding from her sucn portion of our se ven millions of bushels as was sent to that coumry, when the commeree of the Barbary states and the Black Sea were open to her
But, Mr. Quincy observed, it had been said of this meastre, that it "saved our resour-ces."-He begged peintlemen to recobilect what we lost hy it. We had lost already tei,
per cent on our whole capital- phe interest per cent of our whole capita- - phe intere
[Mr. Quinicy Kere made a statement going os shew that, in addition to the profit lost on our imports and expors, a sum was also lost by the inactivity of our shipping, equal ta ne twelfis part of our waive shipping os ship ordinarily lasting twelve years, and one having already nearly expired under the Embargo. The amourt of these three items
Mr. Quincy estipiated at about $\$ 30,000,000$.] No less than near 30 millions absolutely
ance to destruction.
He wondd say nothing of the loas of property going out in all direc nions : but there was an irtemectiable loss o
g millions of follaris.- When the House vere wished the flouse to consider if there was not some deception in this.--He suppose that by our resources being saved it was meant that soniething was saved, to which we conld
have tecource. All thi product of the counare recource. Al he procur of he or e portation. The people produced aniually sufficient for their consumplion.- The surplus was or no alue whss.. coumave expor Suppose this embargo was contineed for two years or four years. Did not genitlewen be They could not manuficture all their surphes

