A PEOPLE WHO MEAN TO BE THEIR OWN GOVERNORS MUST ARM THEMSEVES WITH THE POWER WHICH KNOWLEDGE GIVES

LETTERS FROM A FARMER

BY JOHN DICKINSON

THE FEDERALIST PAPERS PROJECT
LETTERS FROM A FARMER IN PENNSYLVANIA TO THE INHABITANTS OF THE BRITISH COLONIES

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INTRODUCTION

Voices of dissent over Parliament's growing authority upon the colonies in America were heard long before the colonists' actual act of independence.

One of those voices was that of John Dickinson. A preeminent Philadelphia lawyer, Dickinson was elected to the Pennsylvania legislature in 1762 where he was active in protesting British policies. Attending the Stamp Act Congress in 1765, he advocated commercial retaliation. Dickinson's writings entitled Letters from a Pennsylvania Farmer were published in newspapers in 1767 and 1768.

Though conciliatory in tone, his Letters made clear that Britain's policies were wrong and deprived the colonies of their lawful rights. Ultimately, Letters from a Farmer urge united action on the part of the colonists.

Dickinson went on to become a member of the Continental Congress, agreeing to the necessity of armed resistance. Later he helped draft the Articles of Confederation, and was an active participant in the Constitutional Convention of 1787.

Dickinson wrote 13 letters in all, published as a pamphlet that went through at least ten editions. His Letters had a significant impact on political thought not only in America but also in England.
LETTER ONE

My Dear Countrymen,

I am a Farmer, settled, after a variety of fortunes, near the banks of the river Delaware, in the province of Pennsylvania. I received a liberal education, and have been engaged in the busy scenes of life; but am now convinced, that a man may be as happy without bustle, as with it. My farm is small; my servants are few, and good; I have a little money at interest; I wish for no more; my employment in my own affairs is easy; and with a contented grateful mind, undisturbed by worldly hopes or fears, relating to myself, I am completing the number of days allotted to me by divine goodness.

Being generally master of my time, I spend a good deal of it in a library, which I think the most valuable part of my small estate; and being acquainted with two or three gentlemen of abilities and learning, who honor me with their friendship, I have acquired, I believe, a greater knowledge in history, and the laws and constitution of my country, than is generally attained by men of my class, many of them not being so fortunate as I have been in the opportunities of getting information.

From my infancy I was taught to love humanity and liberty. Enquiry and experience have since confirmed my reverence for the lessons then given me, by convincing me more fully of their truth and excellence. Benevolence toward mankind, excites wishes for their welfare, and such wishes endear the means of fulfilling them. These can be found in liberty only, and therefore her sacred cause ought to be espoused by every man on every occasion, to the utmost of his power. As a charitable, but poor person does not withhold his mite, because he cannot relieve all the distresses of the miserable, so should not any honest man suppress his sentiments concerning freedom, however small their influence is likely to be. Perhaps he “may touch some wheel,” that will have an effect greater than he could reasonably expect.

These being my sentiments, I am encouraged to offer to you, my countrymen, my thoughts on some late transactions that appear to me to be of the utmost importance to you. Conscious of my own defects, I have waited some time, in expectation of seeing the subject treated by persons much better qualified for the task; but being therein disappointed, and apprehensive that longer delays will be injurious, I venture at length to request the attention of the public, praying, that these lines may be read with the same zeal for the happiness of British America, with which they were wrote.

With a good deal of surprise I have observed, that little notice has been taken of an act of parliament, as injurious in its principle to the liberties of these colonies, as the Stamp Act was: I mean the act for suspending the legislation of New York.

The assembly of that government complied with a former act of parliament, requiring certain provisions to be made for the troops in America, in every particular, I think, except the articles of salt, pepper and vinegar. In my opinion they acted imprudently, considering all circumstances, in not complying so far as would have given satisfaction, as several colonies did: But my dislike of their conduct in that instance, has not blinded me so much, that I cannot plainly perceive, that...
they have been punished in a manner pernicious to American freedom, and justly alarming to all the colonies.

If the British parliament has legal authority to issue an order, that we shall furnish a single article for the troops here, and to compel obedience to that order, they have the same right to issue an order for us to supply those troops with arms, clothes, and every necessary; and to compel obedience to that order also; in short, to lay any burthens they please upon us. What is this but taxing us at a certain sum, and leaving to us only the manner of raising it? How is this mode more tolerable than the Stamp Act? Would that act have appeared more pleasing to Americans, if being ordered thereby to raise the sum total of the taxes, the mighty privilege had been left to them, of saying how much should be paid for an instrument of writing on paper, and how much for another on parchment?

An act of parliament, commanding us to do a certain thing, if it has any validity, is a tax upon us for the expense that accrues in complying with it; and for this reason, I believe, every colony on the continent, that chose to give a mark of their respect for Great Britain, in complying with the act relating to the troops, cautiously avoided the mention of that act, lest their conduct should be attributed to its supposed obligation.

The matter being thus stated, the assembly of New York either had, or had not, a right to refuse submission to that act. If they had, and I imagine no American will say they had not, then the parliament had no right to compel them to execute it. If they had not this right, they had no right to punish them for not executing it; and therefore no right to suspend their legislation, which is a punishment. In fact, if the people of New York cannot be legally taxed but by their own representatives, they cannot be legally deprived of the privilege of legislation, only for insisting on that exclusive privilege of taxation. If they may be legally deprived in such a case, of the privilege of legislation, why may they not, with equal reason, be deprived of every other privilege? Or why may not every colony be treated in the same manner, when any of them shall dare to deny their assent to any impositions that shall be directed? Or what signifies the repeal of the Stamp Act, if these colonies are to lose their other privileges, by not tamely surrendering that of taxation?

There is one consideration arising from this suspension, which is not generally attended to, but shows its importance very clearly. It was not necessary that this suspension should be caused by an act of parliament. The crown might have restrained the governor of New York, even from calling the assembly together, by its prerogative in the royal governments. This step, I suppose, would have been taken, if the conduct of the assembly of New York had been regarded as an act of disobedience to the crown alone; but it is regarded as an act of “disobedience to the authority of the British Legislature.” This gives the suspension a consequence vastly more affecting. It is a parliamentary assertion of the supreme authority of the British legislature over these colonies, in the point of taxation, and is intended to compel New York into a submission to that authority. It seems therefore to me as much a violation of the liberties of the people of that province, and consequently of all these colonies, as if the parliament had sent a number of regiments to be quartered upon them till they should comply. For it is evident, that the suspension is meant as a compulsion; and the method of compelling is totally indifferent. It is indeed probable, that the sight of redcoats, and the hearing of drums, would have been most alarming; because people are
generally more influenced by their eyes and ears, than by their reason. But whoever seriously considers the matter, must perceive that a dreadful stroke is aimed at the liberty of these colonies. I say, of these colonies; for the cause of one is the cause of all. If the parliament may lawfully deprive New York of any of her rights, it may deprive any, or all the other colonies of their rights; and nothing can possibly so much encourage such attempts, as a mutual inattention to the interests of each other. To divide, and thus to destroy, is the first political maxim in attacking those, who are powerful by their union. He certainly is not a wise man, who folds his arms, and reposes himself at home, viewing, with unconcern, the flames that have invaded his neighbor’s house, without using any endeavors to extinguish them. When Mr. Hampden’s ship money case, for Three Shillings and Four-pence, was tried, all the people of England, with anxious expectation, interested themselves in the important decision; and when the slightest point, touching the freedom of one colony, is agitated, I earnestly wish that all the rest may, with equal ardor, support their sister. Very much may be said on this subject; but I hope, more at present is unnecessary.

With concern I have observed, that two assemblies of this province have sat and adjourned, without taking any notice of this act. It may perhaps be asked, what would have been proper for them to do? I am by no means fond of inflammatory measures; I detest them. I should be sorry that anything should be done which might justly displease our sovereign, or our mother country: But a firm, modest exertion of a free spirit, should never be wanting on public occasions. It appears to me, that it would have been sufficient for the assembly to have ordered our agents to represent to the King’s ministers their sense of the suspending act, and to pray for its repeal. Thus we should have borne our testimony against it; and might therefore reasonably expect that, on a like occasion, we might receive the same assistance from the other colonies.

A Farmer
LETTER TWO

My Dear Countrymen,

There is another late act of parliament, which appears to me to be unconstitutional, and as destructive to the liberty of these colonies, as that mentioned in my last letter; that is, the act for granting the duties on paper, glass, etc.

The parliament unquestionably possesses a legal authority to regulate the trade of Great Britain, and all her colonies. Such an authority is essential to the relation between a mother country and her colonies; and necessary for the common good of all. He, who considers these provinces as states distinct from the British Empire, has very slender notions of justice, or of their interests. We are but parts of a whole; and therefore there must exist a power somewhere, to preside, and preserve the connection in due order. This power is lodged in the parliament; and we are as much dependent on Great Britain, as a perfectly free people can be on another.

I have looked over every statute relating to these colonies, from their first settlement to this time; and I find every one of them founded on this principle, till the Stamp Act administration. All before, are calculated to regulate trade, and preserve or promote a mutually beneficial intercourse between the several constituent parts of the empire; and though many of them imposed duties on trade, yet those duties were always imposed with design to restrain the commerce of one part, that was injurious to another, and thus to promote the general welfare. The raising of a revenue thereby was never intended. Thus the King, by his judges in his courts of justice, imposes fines, which all together amount to a very considerable sum, and contribute to the support of government: But this is merely a consequence arising from restrictions that only meant to keep peace and prevent confusion; and surely a man would argue very loosely, who should conclude from hence, that the King has a right to levy money in general upon his subjects. Never did the British parliament, till the period above mentioned, think of imposing duties in America for the purpose of raising a revenue. Mr. Greenville first introduced this language, in the preamble to the 4th of geo. III Chap. 15, which has these words—“And whereas it is just and necessary that a revenue be raised in your Majesty’s said dominions in America, for defraying the expenses of defending, protecting, and securing the same: We your Majesty’s most dutiful and loyal subjects, the commons of Great Britain, in parliament assembled, being desirous to make some provision in this present session of parliament, toward raising the said revenue in America, have resolved to give and grant unto your Majesty the several rates and duties herein after mentioned.” etc.

A few months after came the Stamp Act, which reciting this, proceeds in the same strange mode of expression, thus—“And whereas it is just and necessary, that provision be made for raising a further revenue within your Majesty’s dominions in America, towards defraying the said expenses, we your Majesty’s most dutiful and loyal subjects, the commons of Great Britain, etc. give and grant,” etc. as before.

The last act, granting duties upon paper, etc. carefully pursues these modern precedents. The preamble is, “Whereas it is expedient that a revenue should be raised in your Majesty’s dominions in America, for making a more certain and adequate provision for defraying the charge of the administration of justice, and the support of civil government in such provinces,
Letters From A Farmer in Pennsylvania

where it shall be found necessary; and towards further defraying the expenses of defending, protecting and securing the said dominions, we your Majesty’s most dutiful and loyal subjects, the commons of Great Britain, etc. give and grant,” etc. as before.

Here we may observe an authority expressly claimed and exerted to impose duties on these colonies; not for the regulation of trade; not for the preservation or promotion of a mutually beneficial intercourse between the several constituent parts of the empire, heretofore the sole objects of parliamentary institutions; but for the single purpose of levying money upon us.

This I call an innovation; and a most dangerous innovation. It may perhaps be objected, that Great Britain has a right to lay what duties she pleases upon her exports, and it makes no difference to us, whether they are paid here or there.

To this I answer. These colonies require many things for their use, which the laws of Great Britain prohibit them from getting anywhere but from her. Such are paper and glass.

That we may legally be bound to pay any general duties on these commodities, relative to the regulation of trade, is granted; but we being obliged by her laws to take them from Great Britain, any special duties imposed on their exportation to us only, with intention to raise a revenue from us only, are as much taxes upon us, as those imposed by the Stamp Act.

What is the difference in substance and right, whether the same sum is raised upon us by the rates mentioned in the Stamp Act, on the use of paper, or by these duties, on the importation of it. It is only the edition of a former book, shifting a sentence from the end to the beginning.

Suppose the duties were made payable in Great Britain?

It signifies nothing to us, whether they are to be paid here or there. Had the Stamp Act directed, that all the paper should be landed at Florida, and the duties paid there, before it was brought to the British colonies, would the act have raised less money upon us, or have been less destructive of our rights? By no means: For as we were under a necessity of using the paper, we should have been under the necessity of paying the duties. Thus, in the present case, a like necessity will subject us, if this act continues in force, to the payment of the duties now imposed.

Why was the Stamp Act then so pernicious to freedom? It did not enact, that every man in the colonies should buy a certain quantity of paper—No: It only directed, that no instrument of writing should be valid in law, if not made on stamped paper, etc.

The makers of that act knew full well, that the confusions that would arise from the disuse of writings, would compel the colonies to use the stamped paper, and therefore to pay the taxes imposed. For this reason the Stamp Act was said to be a law that would execute itself. For the very same reason, the last act of parliament, if it is granted to have any force here, will execute itself, and will be attended with the very same consequences to American liberty.
Some persons perhaps may say that this act lays us under no necessity to pay the duties imposed because we may ourselves manufacture the articles on which they are laid; whereas by the Stamp Act no instrument of writing could be good unless made on British paper, and that too stamped.

Such an objection amounts to no more than this, that the injury resulting to these colonies, from the total disuse of British paper and glass, will not be so afflicting as that which would have resulted from the total disuse of writing among them; for by that means even the Stamp Act might have been eluded. Why then was it universally detested by them as slavery itself? Because it presented to these devoted provinces nothing but a choice of calamities, embittered by indignities, each of which it was unworthy of free men to bear. But is no injury a violation of right but the greatest injury? If the eluding the payment of the taxes imposed by the Stamp Act, would have subjected us to a more dreadful inconvenience than the eluding of the payment of those imposed by the late act; does it therefore follow, that the last is no violation of our rights, tho’ it is calculated for the same purpose the other was, that is, to raise money upon us without our consent?

This would be making right to consist, not in an exemption from injury, but from a certain degree of injury.

But the objectors may further say, that we shall suffer no injury at all by the disuse of British paper and glass. We might not, if we could make as much as we want. But can any man, acquainted with America, believe this possible? I am told there are but two or three Glass-Houses on this continent, and but very few Paper-Mills; and suppose more should be erected, a long course of years must elapse, before they can be brought to perfection. This continent is a country of planters, farmers, and fishermen; not of manufactures. The difficulty of establishing particular manufactures in such a country, is almost insufferable. For one manufacture is connected with others in such a manner, that it may be said to be impossible to establish one or two without establishing several others. The experience of many nations may convince us of this truth.

Inexpressible therefore must be our distresses in evading the late acts, by the disuse of British paper and glass. Nor will this be the extent of our misfortune, if we admit the legality of that act.

Great Britain has prohibited the manufacturing iron and steel in these colonies, without any objection being made to her right of doing it. The like right she must have to prohibit any other manufacture among us. Thus she is possessed of an undisputed precedent on that point. This authority, she will say, is founded on the original intention of settling these colonies; that is, that she should manufacture for them, and that they should supply her with materials. The equity of this policy, she will also say, has been universally acknowledged by the colonies, who never have made the least objection to statutes for that purpose; and will further appear by the mutual benefits flowing from this usage, ever since the settlement of these colonies.

Our great advocate, Mr. Pitt, in his speeches on the debate concerning the repeal of the Stamp Act, acknowledged, that Great Britain could restrain our manufactures. His words are these—“This kingdom, as the supreme governing and legislative power, has always bound the colonies by her regulations and restrictions in trade, in navigation, in manufactures—in everything, except
that of taking their money out of their pockets without their consent.” Again he says, “We may bind their trade, confine their manufactures, and exercise every power whatever, except that of taking their money out of their pockets without their consent.”

Here then, My Dear Countrymen, rouse yourselves, and behold the ruin hanging over your heads. If you ONCE admit, that Great Britain may lay duties upon her exportations to us, for the purpose of levying money on us only, she then will have nothing to do, but to lay those duties on the articles which she prohibits us to manufacture—and the tragedy of American liberty is finished. We have been prohibited from procuring manufactures, in all cases, anywhere but from Great Britain (excepting linens, which we are permitted to import directly from Ireland). We have been prohibited, in some cases, from manufacturing for ourselves; and may be prohibited in others. We are therefore exactly in the situation of a city besieged, which is surrounded by the works of the besiegers in every part but one. If that is closed up, no step can be taken, but to surrender at discretion. If Great Britain can order us to come to her for necessaries we want, and can order us to pay what taxes she pleases before we take them away, or when we land them here, we are as abject slaves as France and Poland can show in wooden shoes and with uncombed hair.

Perhaps the nature of the necessities of dependent states, caused by the policy of a governing one for her own benefit, may be elucidated by a fact mentioned in history. When the Carthaginians were possessed of the island of Sardinia, they made a decree, that the Sardinians should not raise corn, nor get it any other way than from the Carthaginians. Then, by imposing any duties they would upon it, they drained from the miserable Sardinians any sums they pleased; and whenever that oppressed people made the least movement to assert their liberty, their tyrant starved them to death or submission. This may be called the most perfect kind of political necessity.

From what has been said, I think this incontrovertible conclusion may be deduced, that when a ruling state obliges a dependent state to take certain commodities from her alone, it is implied in the nature of that obligation; is essentially requisite to give it the least degree of justice; and is inseparably united with it, in order to preserve any share of freedom to the dependent state; that those commodities should never be loaded with duties for the sole purpose of levying money on the dependent state.

Upon the whole, the single question is, whether the parliament can legally impose duties to be paid by the people of these colonies only, for the sole purpose of raising a revenue, on commodities which she obliges us to take from her alone, or, in other words, whether the parliament can legally take money out of our pockets, without our consent. If they can, our boasted liberty is but

- Vox et praeterea nihil.
- A sound and nothing else.

A Farmer
LETTER THREE

My Dear Countrymen,

I rejoice to find that my two former letters to you have been generally received with so much favor by such of you, whose sentiments I have had an opportunity of knowing. Could you look into my heart you would instantly perceive a zealous attachment to your interests, and a lively resentment of every insult and injury offered to you, to be the motives that have engaged me to address you.

I am no further concerned in anything affecting America, than any one of you; and when liberty leaves it, I can quit it much more conveniently than most of you: But while Divine Providence, that gave me existence in a land of freedom, permits my head to think, my lips to speak, and my hand to move, I shall so highly and gratefully value the blessing received as to take care that my silence and inactivity shall not give my implied assent to any act, degrading my brethren and myself from the birthright, wherewith heaven itself “hath made us free.”

Sorry I am to learn that there are some few persons who shake their heads with solemn motion, and pretend to wonder, what can be the meaning of these letters. “Great Britain,” they say, “is too powerful to contend with; she is determined to oppress us; it is in vain to speak of right on one side, when there is power on the other; when we are strong enough to resist we shall attempt it; but now we are not strong enough, and therefore we had better be quiet; it signifies nothing to convince us that our rights are invaded when we cannot defend them; and if we should get into riots and tumults about the late act, it will only draw down heavier displeasure upon us.”

What can such men design? What do their grave observations amount to, but this—“that these colonies, totally regardless of their liberties, should commit them, with humble resignation, to chance, time, and the tender mercies of ministers.”

Are these men ignorant that usurpations, which might have been successfully opposed at first, acquire strength by continuance, and thus become irresistible? Do they condemn the conduct of these colonies, concerning the Stamp Act? Or have they forgot its successful issue? Should the colonies at that time, instead of acting as they did, have trusted for relief to the fortuitous events of futurity? If it is needless “to speak of rights” now, it was as needless then. If the behavior of the colonies was prudent and glorious then, and successful too; it will be equally prudent and glorious to act in the same manner now, if our rights are equally invaded, and may be as successful. Therefore it becomes necessary to inquire whether “our rights are invaded.” To talk of “defending” them, as if they could be no otherwise “defended” than by arms, is as much out of the way, as if a man having a choice of several roads to reach his journey’s end, should prefer the worst, for no other reason, but because it is the worst.

As to “riots and tumults,” the gentlemen who are so apprehensive of them, are much mistaken, if they think that grievances cannot be redressed without such assistance.

I will now tell the gentlemen, what “the meaning of these letters.” is The meaning of them is, to convince the people of these colonies that they are at this moment exposed to the most imminent
dangers; and to persuade them immediately, vigorously, and unanimously, to exert themselves in
the most firm, but most peaceable manner, for obtaining relief.

The cause of liberty is a cause of too much dignity to be sullied by turbulence and tumult. It
ought to be maintained in a manner suitable to her nature. Those who engage in it, should
breathe a sedate, yet fervent spirit, animating them to actions of prudence, justice, modesty,
bravery, humanity and magnanimity.

To such a wonderful degree were the ancient Spartans, as brave and free a people as ever existed,
inspired by this happy temperature of soul, that rejecting even in their battles the use of trumpets
and other instruments for exciting heat and rage, they marched up to scenes of havoc, and horror,
with the sound of flutes, to the tunes of which their steps kept pace—“exhibiting,” as Plutarch
says, “at once a terrible and delightful fight, and proceeding with a deliberate valor, full of hope
and good assurance, as if some divinity had sensibly assisted them.”

I hope, My Dear Countrymen, that you will, in every colony, be upon your guard against those
who may at any time endeavor to stir you up, under pretenses of patriotism, to any measures
disrespectful to our Sovereign, and our mother country. Hot, rash, disorderly proceedings, injure
the reputation of the people as to wisdom, valor, and virtue, without procuring them the least
benefit. I pray GOD that he may be pleased to inspire you and your posterity, to the latest ages,
with a spirit of which I have an idea, that I find a difficulty to express. To express it in the best
manner I can, I mean a spirit that shall so guide you that it will be impossible to determine
whether an American’s character is most distinguishable for his loyalty to his Sovereign, his duty
to his mother country, his love of freedom, or his affection for his native soil.

Every government at some time or other falls into wrong measures. These may proceed from
mistake or passion. But every such measure does not dissolve the obligation between the
governors and the governed. The mistake may be corrected; the passion may subside. It is the
duty of the governed to endeavor to rectify the mistake, and to appease the passion. They have
not at first any other right, than to represent their grievances, and to pray for redress, unless an
emergency is so pressing as not to allow time for receiving an answer to their applications, which
rarely happens. If their applications are disregarded, then that kind of opposition becomes
justifiable which can be made without breaking the laws or disturbing the public peace. This
conflicts in the prevention of the oppressors reaping advantage from their oppressions, and not in
their punishment. For experience may teach them what reason did not; and harsh methods cannot
be proper until milder ones have failed.

If at length it becomes undoubted that an inveterate resolution is formed to annihilate the
liberties of the governed, the English history affords frequent examples of resistance by force.
What particular circumstances will in any future case justify such resistance can never be
ascertained till they happen. Perhaps it may be allowable to say generally, that it never can be
justifiable until the people are fully convinced that any further submission will be destructive to
their happiness.
When the appeal is made to the sword, highly probable is it, that the punishment will exceed the offense; and the calamities attending on war outweigh those preceding it. These considerations of justice and prudence, will always have great influence with good and wise men.

To these reflections on this subject, it remains to be added, and ought for ever to be remembered, that resistance, in the case of colonies against their mother country, is extremely different from the resistance of a people against their prince. A nation may change their king, or race of kings, and, retaining their ancient form of government, be gainers by changing. Thus Great Britain, under the illustrious house of Brunswick, a house that seems to flourish for the happiness of mankind, has found a felicity unknown in the reigns of the Stuarts. But if once we are separated from our mother country, what new form of government shall we adopt, or where shall we find another Britain to supply our loss? Torn from the body, to which we are united by religion, liberty, laws, affections, relation, language and commerce, we must bleed at every vein.

In truth—the prosperity of these provinces is founded in their dependence on Great Britain; and when she returns to her “old good humor, and her old good nature,” as Lord Clarendon expresses it, I hope they will always think it their duty and interest, as it most certainly will be, to promote her welfare by all the means in their power.

We cannot act with too much caution in our disputes. Anger produces anger; and differences, that might be accommodated by kind and respectful behavior, may, by imprudence, be enlarged to an incurable rage. In quarrels between countries, as well as in those between individuals, when they have risen to a certain height, the first cause of dissension is no longer remembered, the minds of the parties being wholly engaged in recollecting and resenting the mutual expressions of their dislike. When feuds have reached that fatal point, all considerations of reason and equity vanish; and a blind fury governs, or rather confounds all things. A people no longer regards their interest, but the gratification of their wrath. The sway of the Cleons and Clodiuses, the designing and detectable flatterers of the prevailing passion, becomes confirmed. Wise and good men in vain oppose the storm, and may think themselves fortunate, if, in attempting to preserve their ungrateful fellow citizens, they do not ruin themselves. Their prudence will be called baseness; their moderation will be called guilt; and if their virtue does not lead them to destruction, as that of many other great and excellent persons has done, they may survive to receive from their expiring country the mournful glory of her acknowledgment, that their counsels, if regarded, would have saved her.

The constitutional modes of obtaining relief are those which I wish to see pursued on the present occasion; that is, by petitions of our assemblies, or where they are not permitted to meet, of the people, to the powers that can afford us relief.

We have an excellent prince, in whose good dispositions toward us we may confide. We have a generous, sensible and humane nation, to whom we may apply. They may be deceived. They may, by artful men, be provoked to anger against us. I cannot believe they will be cruel and unjust; or that their anger will be implacable. Let us behave like dutiful children who have received unmerited blows from a beloved parent. Let us complain to our parent; but let our complaints speak at the same time the language of affliction and veneration.
If, however, it shall happen, by an unfortunate course of affairs, that our applications to his Majesty and the parliament for redress, prove ineffectual, let us then take another step, by withholding from Great Britain all the advantages she has been used to receive from us. Then let us try, if our ingenuity, industry, and frugality, will not give weight to our remonstrances. Let us all be united with one spirit, in one cause. Let us invent—let us work—let us save—let us, continually, keep up our claim, and incessantly repeat our complaints—But, above all, let us implore the protection of that infinitely good and gracious being, “by whom kings reign, and princes decree justice.

A Farmer
LETTER FOUR

My Dear Countrymen,

An objection, I hear, has been made against my second letter, which I would willingly clear up before I proceed. “There is,” say these objectors, “a material difference between the Stamp Act and the late act for laying a duty on paper, etc. that justifies the conduct of those who opposed the former, and yet are willing to submit to the latter. The duties imposed by the Stamp Act were internal taxes; but the present are external, and therefore the parliament may have a right to impose them.”

To this I answer, with a total denial of the power of parliament to lay upon these colonies any “tax” whatever.

This point, being so important to this, and to succeeding generations, I wish to be clearly understood.

To the word “tax,” I annex that meaning which the constitution and history of England require to be annexed to it; that is—that it is an imposition on the subject, for the sole purpose of levying money.

In the early ages of our monarchy, certain services were rendered to the crown for the general good. These were personal: But in process of time, such institutions being found inconvenient, gifts and grants of their own property were made by the people, under the several names of aids, tallages, talks, taxes and subsidies, etc. These were made, as may be collected even from the names, for public service upon “need and necessity.” All these sums were levied upon the people by virtue of their voluntary gift. Their intention was to support the national honor and interest. Some of those grants comprehended duties arising from trade; being imports on merchandizes. These Lord Chief Justice Coke classes under “subsidies,” and “parliamentary aids.” They are also called “customs.” But whatever the name was, they were always considered as gifts of the people to the crown, to be employed for public uses.

Commerce was at a low ebb, and surprising instances might be produced how little it was attended to for a succession of ages. The terms that have been mentioned, and, among the rest, that of “tax,” had obtained a national, parliamentary meaning, drawn from the principles of the constitution, long before any Englishman thought of imposition of duties, for the regulation of trade.

Whenever we speak of “taxes” among Englishmen, let us therefore speak of them with reference to the principles on which, and the intentions with which they have been established. This will give certainty to our expression, and safety to our conduct: But if, when we have in view the liberty of these colonies, we proceed in any other course, we pursue a junio indeed, but shall only catch a cloud.

In the national, parliamentary sense insisted on, the word “tax” was certainly understood by the congress at New York, whose resolves may be said to form the American “bill of rights.”
The third, fourth, fifth, and sixth resolves, are thus expressed.

III. “That it is inseparably essential to the freedom of a people, and the undoubted right of Englishmen, that NO TAX be imposed on them, except with their own consent, given personally, or by their representatives.”

IV. “That the people of the colonies are not, and from their local circumstances, cannot be represented in the house of commons in Great Britain.”

V. “That the only representatives of the people of the colonies, are the persons chosen therein by themselves; and that NO TAXES ever have been, or can be constitutionally imposed on them, but by their respective legislatures.”

VI. “That all supplies to the crown, being free gifts of the people, it is unreasonable, and inconsistent with the principles and spirit of the British constitution, for the people of Great Britain to grant to his Majesty the property of the colonies.”

Here is no distinction made between internal and external taxes. It is evident from the short reasoning thrown into these resolves, that every imposition “to grant to his Majesty the property of the colonies,” was thought a “tax”; and that every such imposition, if laid any other way, than “with their consent, given personally, or by their representatives,” was not only “unreasonable, and inconsistent with the principles and spirit of the British constitution,” but destructive “to the freedom of a people.”

This language is clear and important. A “tax” means an imposition to raise money. Such persons therefore as speak of internal and external “taxes,” I pray may pardon me, if I object to that expression, as applied to the privileges and interests of these colonies. There may be internal and external impositions, founded on different principles, and having different tendencies; every “tax” being an imposition, though every imposition is not a “tax.” But all taxes are founded on the same principle; and have the same tendency.

External impositions, for the regulation of our trade, do not “grant to his Majesty the property of the colonies.” They only prevent the colonies acquiring property, in things not necessary, in a manner judged to be injurious to the welfare of the whole empire. But the last statute respecting us, “grants to his Majesty the property of the colonies,” by laying duties on the manufactures of Great Britain which they must take, and which she settled them, on purpose that they should take.

What tax can be more internal than this? Here is money drawn, without their consent, from a society, who have constantly enjoyed a constitutional mode of raising all money among themselves. The payment of this tax they have no possible method of avoiding; as they cannot do without the commodities on which it is laid, and they cannot manufacture these commodities themselves. Besides, if this unhappy country should be so lucky as to elude this act, by getting parchment enough, in the place of paper, or by reviving the ancient method of writing on wax and bark, and by inventing something to serve instead of glass, her ingenuity would stand her in little stead; for then the parliament would have nothing to do but to prohibit such manufactures,
or to lay a tax on hats and woolen cloths, which they have already prohibited the colonies from supplying each other with; or on instruments and tools of steel and iron, which they have prohibited the provincials from manufacturing at all: And then, what little gold and silver they have, must be torn from their hands, or they will not be able, in a short time, to get an ax for cutting their firewood, nor a plough for raising their food. In what respect, therefore, I beg leave to ask, is the late act preferable to the Stamp Act, or more consistent with the liberties of the colonies? For my own part, I regard them both with equal apprehension; and think they ought to be in the same manner opposed.

- Habemus quidem senatus consultum, tanquam gladium in vagina repositum.
- We have a statute, laid up for future use, like a sword in the scabbard.

A Farmer
LETTER FIVE

My Dear Countrymen,

Perhaps the objection to the late act, imposing duties upon paper, etc. might have been safely rested on the argument drawn from the universal conduct of parliaments and ministers, from the first existence of these colonies, to the administration of Mr. Greenville.

What but the indisputable, the acknowledged exclusive right of the colonies to tax themselves, could be the reason, that in this long period of more than one hundred and fifty years, no statute was ever passed for the sole purpose of raising a revenue on the colonies? And how clear, how cogent must that reason be, to which every parliament, and every minister, for so long a time submitted, without a single attempt to innovate?

England, in part of that course of years, and Great Britain, in other parts, was engaged in several fierce and expensive wars; troubled with some tumultuous and bold parliaments; governed by many daring and wicked ministers; yet none of them ever ventured to touch the Palladium of American liberty. Ambition, avarice, faction, tyranny, all revered it. Whenever it was necessary to raise money on the colonies, the requisitions of the crown were made, and dutifully complied with. The parliament, from time to time, regulated their trade, and that of the rest of the empire, to preserve their dependence, and the connection of the whole in good order.

The people of Great Britain, in support of their privileges, boast much of their antiquity. It is true they are ancient; yet it may well be questioned, if there is a single privilege of a British subject, supported by longer, more solemn, or more uninterrupted testimony, than the exclusive right of taxation in these colonies. The people of Great Britain consider that kingdom as the sovereign of these colonies, and would now annex to that sovereignty a prerogative never heard of before. How would they bear this, was the case their own? What would they think of a new prerogative claimed by the crown? We may guess what their conduct would be, from the transports of passion into which they fell about the late embargo, tho’ laid to relieve the most emergent necessities of state, admitting of no delay; and for which there were numerous precedents. Let our liberties be treated with the same tenderness and it is all we desire.

Explicit as the conduct of parliaments, for so many ages, is, to prove that no money can be levied on these colonies by parliament, for the purpose of raising a revenue, yet it is not the only evidence in our favor.

Every one of the most material arguments against the legality of the Stamp Act, operates with equal force against the act now objected to; but as they are well known, it seems unnecessary to repeat them here.

This general one only shall be considered at present: That tho’ these colonies are dependent on Great Britain; and tho’ she has a legal power to make laws for preserving that dependence; yet it is not necessary for this purpose, nor essential to the relation between a mother country and her colonies, as was eagerly contended by the advocates for the Stamp Act, that she should raise money on them without their consent.
Colonies were formerly planted by warlike nations, to keep their enemies in awe; to relieve their country, overburdened with inhabitants; or to discharge a number of discontented and troublesome citizens. But in more modern ages, the spirit of violence being, in some measure, if the expression may be allowed, sheathed in commerce, colonies have been settled by the nations of Europe for the purposes of trade. These purposes were to be attained, by the colonies raising for their mother country those things which she did not produce herself; and by supplying themselves from her with things they wanted. These were the national objects in the commencement of our colonies, and have been uniformly so in their promotion.

To answer these grand purposes, perfect liberty was known to be necessary; all history proving, that trade and freedom are nearly related to each other. By a due regard to this wise and just plan, the infant colonies, exposed in the unknown climates and unexplored wildernesses of this new world, lived, grew, and flourished.

The parent country, with undeviating prudence and virtue, attentive to the first principles of colonization, drew to herself the benefits she might reasonably expect, and preserved to her children the blessings on which those benefits were founded. She made laws, obliging her colonies to carry to her all those products which she wanted for her own use; and all those raw materials which she chose herself to work up. Besides this restriction, she forbade them to procure manufactures from any other part of the globe, or even the products of European countries, which alone could rival her, without being first brought to her. In short, by a variety of laws, she regulated their trade in such a manner as she thought most conducive to their mutual advantage, and her own welfare. A power was reserved to the crown of repealing any laws that should be enacted: The executive authority of government was also lodged in the crown, and its representatives; and an appeal was secured to the crown from all judgments in the administration of justice.

For all these powers, established by the mother country over the colonies; for all these immense emoluments derived by her from them; for all their difficulties and distresses in fixing themselves, what was the recompense made them? A communication of her rights in general, and particularly of that great one, the foundation of all the rest—that their property, acquired with so much pain and hazard, should be disposed of by none but themselves—or, to use the beautiful and emphatic language of the sacred scriptures, “that they should sit every man under his vine, and under his fig-tree, and NONE SHOULD MAKE THEM AFRAID.”

Can any man of candor and knowledge deny, that these institutions form an affinity between Great Britain and her colonies, that sufficiently secures their dependence upon her? Or that for her to levy taxes upon them, is to reverse the nature of things? Or that she can pursue such a measure, without reducing them to a state of vassalage?

If any person cannot conceive the supremacy of Great Britain to exist, without the power of laying taxes to levy money upon us, the history of the colonies, and of Great Britain, since their settlement, will prove the contrary. He will there find the amazing advantages arising to her from them—the constant exercise of her supremacy—and their filial submission to it, without a single rebellion, or even the thought of one, from their first emigration to this moment—and all these
things have happened, without one instance of Great Britain’s laying taxes to levy money upon them.

How many British authors have demonstrated that the present wealth, power and glory of their country, are founded upon these colonies? As constantly as streams tend to the ocean, have they been pouring the fruits of all their labors into their mother’s lap. Good heaven! and shall a total oblivion of former tenderness’s and blessings, be spread over the minds of a good and wise nation, by the sordid arts of intriguing men, who, covering their selfish projects under pretenses of public good, first enrage their countrymen into a frenzy of passion, and then advance their own influence and interest, by gratifying the passion, which they themselves have basely excited.

Hitherto Great Britain has been contented with her prosperity. Moderation has been the rule of her conduct. But now, a general humane people, that so often has protected the liberty of strangers, is inflamed into an attempt to tear a privilege from her own children, which, if executed, must, in their opinion, sink them into slaves: AND FOR WHAT? For a pernicious power, not necessary to her, as her own experience may convince her; but horribly dreadful and detestable to them.

It seems extremely probable, that when cool, dispassionate posterity, shall consider the affectionate intercourse, the reciprocal benefits, and the unsuspecting confidence, that have subsisted between these colonies and their parent country, for such a length of time, they will execrate, with the bitterest curses, the infamous memory of those men, whose pestilential ambition unnecessarily, wantonly, cruelly, first opened the forces of civil discord between them; first turned their love into jealousy; and first taught these provinces, filled with grief and anxiety, to inquire—

- Mens ubi materna est?
- Where is maternal affection?

A Farmer
LETTER SIX

My Dear Countrymen,

It may perhaps be objected against the arguments that have been offered to the public, concerning the legal power of the parliament, “that it has always exercised the power of improving duties, for the purposes of raising a revenue on the productions of these colonies carried to Great Britain, which may be called a tax on them.” To this objection I answer, that this is no violation of the rights of the colonies, it being implied in the relation between them and Great Britain, that they should not carry such commodities to other nations, as should enable them to interfere with the mother country. The imposition of duties on these commodities, when brought to her, is only a consequence of her parental right; and if the point is thoroughly examined, the duties will be found to be laid on the people of the mother country. Whatever they are, they must proportionally raise the price of the goods, and consequently must be paid by the consumers. In this light they were considered by the parliament in the 25th Charles II. Chap. 7, Sect. 2, which says, that the productions of the plantations were carried from one to another free from all customs, “while the subjects of this your kingdom of England have paid great customs and impositions for what of them have been SPENT HERE,” etc.

Besides, if Great Britain exports these commodities again, the duties will injure her own trade, so that she cannot hurt us, without plainly and immediately hurting herself; and this is our check against her acting arbitrarily in this respect.

It may be perhaps further objected, “that it being granted that statutes made for regulating trade, are binding upon us, it will be difficult for any persons, but the makers of the laws, to determine, which of them are made for the regulating of trade, and which for raising a revenue; and that from hence may arise confusion.”

To this I answer, that the objection is of no force in the present case, or such as resemble it; because the act now in question, is formed expressly FOR THE SOLE PURPOSE OF RAISING A REVENUE.

However, supposing the design of parliament had not been expressed, the objection seems to me of no weight, with regard to the influence which those who may make it, might expect it ought to have on the conduct of these colonies.

It is true that impositions for raising a revenue, may be hereafter called regulations of trade: But names will not change the nature of things. Indeed we ought firmly to believe, what is an undoubted truth, confirmed by the unhappy experience of many states heretofore free, that UNLESS THE MOST WATCHFUL ATTENTION BE EXERTED, A NEW SERVITUDE MAY BE SLIPPED UPON US, UNDER THE SANCTION OF USUAL AND RESPECTABLE TERMS.

Thus the Caesars ruined the Roman liberty, under the titles of tribunicial and dictatorial authorities—old and venerable dignities, known in the most flourishing times of freedom. In imitation of the same policy, James II when he meant to establish popery, talked of liberty of
conscience, the most sacred of all liberties; and had thereby almost deceived the Dissenters into destruction.

All artful rulers, who strive to extend their power beyond its just limits, endeavor to give to their attempts as much semblance of legality as possible. Those who succeed them may venture to go a little further; for each new encroachment will be strengthened by a former. “That which is now supported by examples, growing old, will become an example itself,” and thus support fresh usurpations.

A FREE people therefore can never be too quick in observing, nor too firm in opposing the beginnings of alteration either in form or reality, respecting institutions formed for their security. The first kind of alteration leads to the last: Yet, on the other hand, nothing is more certain, than that the forms of liberty may be retained, when the substance is gone. In government, as well as in religion, “The letter killeth, but the spirit giveth life.”

I will beg leave to enforce this remark by a few instances. The crown, by the constitution, has the prerogative of creating peers. The existence of that order, in due number and dignity, is essential to the constitution; and if the crown did not exercise that prerogative, the peerage must have long since decreased so much as to have lost its proper influence. Suppose a prince, for some unjust purposes, should, from time to time, advance so many needy, profligate wretches to that rank, that all the independence of the house of lords should be destroyed; there would then be a manifest violation of the constitution, under the appearance of using legal prerogative.

The house of commons claims the privilege of forming all money bills, and will not suffer either of the other branches of the legislature to add to, or alter them; contending that their power simply extends to an acceptance or rejection of them. This privilege appears to be just: But under pretense of this just privilege, the house of commons has claimed a license of tacking to money bills, clauses relating to things of a totally different kind, and thus forcing them in a manner on the king and lords. This seems to be an abuse of that privilege, and it may be vastly more abused. Suppose a future house influenced by some displaced, discontented demagogues—in a time of danger, should tack to a money bill, something so injurious to the king and peers, that they would not assent to it, and yet the commons should obstinately insist on it; the whole kingdom would be exposed to ruin by them, under the appearance of maintaining a valuable privilege.

In these cases it might be difficult for a while to determine, whether the king intended to exercise his prerogative in a constitutional manner or not; or whether the commons insisted on their demand factiously, or for the public good: But surely the conduct of the crown, or of the house, would in time sufficiently explain itself.

Ought not the people therefore to watch? to observe facts? to search into causes? to investigate designs? And have they not a right of JUDGING from the evidence before them, on no slighter points than their liberty and happiness? It would be less than trifling, whenever a British government is established, to make use of any arguments to prove such a right. It is sufficient to remind the reader of the day, on the anniversary of which the first of these letters is dated.

I will now apply what has been said to the present question.
The nature of any impositions laid by parliament on these colonies, must determine the design in laying them. It may not be easy in every instance to discover that design. Whenever it is doubtful, I think submission cannot be dangerous; nay, it must be right, for, in my opinion, there is no privilege these colonies claim, which they ought in duty and prudence more earnestly to maintain and defend, than the authority of the British parliament to regulate the trade of all her dominions. Without this authority, the benefits she enjoys from our commerce, must be lost to her: The blessings we enjoy from our dependence upon her, must be lost to us. Her strength must decay; her glory vanish; and she cannot suffer without our partaking in her misfortune. Let us therefore cherish her interests as our own, and give her everything, that it becomes FREEMEN to give or to receive.

The nature of any impositions she may lay upon us may, in general, be known, by considering how far they relate to the preserving, in due order, at the connection between the several parts of the British empire. One thing we may be assured of, which is this—Whenever she imposes duties on commodities, to be paid only upon their exportation from Great Britain to these colonies, it is not a regulation of trade, but a design to raise a revenue upon us. Other instances may happen, which it may not be necessary at present to dwell on. I hope these colonies will never, to their latest existence, want understanding sufficient to discover the intentions of those who rule over them, nor the resolution necessary for asserting their interests. They will always have the same rights, that all free states have, of judging when their privileges are invaded, and of using all prudent measures for preserving them.

- Quocirca vivite fortess
- Fortiaque adversis oppositae pectora rebus
- Wherefore keep up your spirits, and gallantly
- oppose this adverse course of affairs.

A Farmer
LETTER SEVEN

My Dear Countrymen,

This letter is intended more particularly for such of you, whose employments in life may have prevented your attending to the consideration of some points that are of great and public importance: For many such persons there must be even in these colonies, where the inhabitants in general are more intelligent than any other people whatever, as has been remarked by strangers, and it seems with reason.

Some of you, perhaps, filled, as I know your breasts are, with loyalty to our most excellent Prince, and with love to our dear mother country, may feel yourselves inclined, by the affections of your hearts, to approve every action of those whom you so much venerate and esteem. A prejudice thus flowing from goodness of disposition is amiable indeed. I wish it could be indulged without danger. Did I think this possible the error should have been adopted, and not opposed by me. But in truth, all men are subject to the frailties of nature; and therefore whatever regard we entertain for the persons of those who govern us, we should always remember that their conduct, as rulers, may be influenced by human infirmities.

When any laws, injurious to these colonies, are passed, we cannot suppose, that any injury was intended us by his Majesty, or the Lords. For the assent of the crown and peers to laws, seems, as far as I am able to judge, to have been vested in them, more for their own security, than for any other purpose. On the other hand, it is the particular business of the people, to inquire and discover what regulations are useful for themselves, and to digest and present them in the form of bills, to the other orders, to have them enacted into laws. Where these laws are to bind themselves, it may be expected, that the house of commons will very carefully consider them: But when they are making laws that are not designed to bind themselves, we cannot imagine that their deliberations will be as cautious and scrupulous, as in their own case.

I am told, that there is a wonderful address frequently used in carrying points in the house of commons, by persons experienced in these affairs—That opportunities are watched—and sometimes votes are passed, that if all the members had been present, would have been rejected by a great majority. Certain it is, that when a powerful and artful man has determined on any measure against these colonies, he has always succeeded in his attempt. Perhaps therefore it will be proper for us, whenever any oppressive act affecting us is passed, to attribute it to the inattention of the members of the house of commons, and to the malevolence or ambition of some factious great man, rather than to any other cause.

Now I do verily believe, that the late act of parliament, imposing duties on paper, etc. was formed by Mr. Greenville, and his party, because it is evidently a part of that plan, by which he endeavored to render himself POPULAR at home; and I do also believe, that not one half of the members of the house of commons, even of those who heard it read, did perceive how destructive it was to American freedom. For this reason, as it is usual in Great Britain, to consider the King’s speech as the speech of the ministry, it may be right here to consider this act as the act of a party—perhaps I should speak more properly, if I was to use another term.
There are two ways of laying taxes. One is, by imposing a certain sum on particular kinds of property, to be paid by the user or consumer, or by rating the person at a certain sum. The other is, by imposing a certain sum on particular kinds of property, to be paid by the seller.

When a man pays the first sort of tax, he knows with certainty, that he pays so much money for a tax. The consideration for which he pays it, is remote, and, it may be, does not occur to him. He is sensible too, that he is commanded and obliged to pay it as a tax; and therefore people are apt to be displeased with this sort of tax.

The other sort of tax is submitted to in a very different manner. The purchaser of any article, very seldom reflects that the seller raises his price, so as to indemnify himself for the tax he has paid. He knows that the prices of things are continually fluctuating, and if he thinks about the tax, he thinks at the same time, in all probability, that he might have paid as much, if the article he buys had not been taxed. He gets something visible and agreeable for his money; and tax and price are so confounded together, that he cannot separate, or does not choose to take the trouble of separating them.

This mode of taxation therefore is the mode suited to arbitrary and oppressive governments. The love of liberty is so natural to the human heart, that unfeeling tyrants think themselves obliged to accommodate their schemes as much as they can to the appearance of justice and reason, and to deceive those whom they resolve to destroy, or oppress, by presenting to them a miserable picture of freedom, when the inestimable original is lost.

This policy did not escape the cruel and rapacious NERO. That monster, apprehensive that his crimes might endanger his authority and life, thought proper to do some popular acts, to secure the obedience of his subjects. Among other things, says Tacitus, “he remitted the twenty-fifth part of the price on the sale of slaves, but rather in show than reality; for the seller being ordered to pay it, it became part of the price to the buyer.”

This is the reflection of the judicious Historian; but the deluded people gave their infamous Emperor full credit for his false generosity. Other nations have been treated in the same manner the Romans were. The honest, industrious Germans, who are settled in different parts of this continent, can inform us, that it was this sort of tax that drove them from their native land to our woods, at that time the seats of perfect and undisturbed freedom.

Their Princes, inflamed by the lust of power, and the lust of avarice, two furies that the more they are gorged, the more hungry they grow, transgressed the bounds they ought, in regard to themselves, to have observed. To keep up the deception in the minds of subjects, “there must be,” says a very learned author, “some proportion between the impost and the value of the commodity; wherefore there ought not to be an excessive duty upon merchandise of little value. There are countries in which the duty exceeds seventeen or eighteen times the value of the commodity. In this case the Prince removes the illusion. His subjects plainly see they are dealt with in an unreasonable manner, which renders them most exquisitely sensible of their slavish situation.” From hence it appears that subjects may be ground down into misery by this sort of taxation, as well as by the former. They will be as much impoverished, if their money is taken
from them in this way as in the other; and that it will be taken, may be more evident, by attending to a few more considerations.

The merchant or importer, who pays the duty at first, will not consent to be so much money out of pocket. He therefore proportionally raises the price of his goods. It may then be said to be a contest between him and the person offering to buy, who shall lose the duty. This must be decided by the nature of the commodities, and the purchaser’s demand for them. If they are mere luxuries, he is at liberty to do as he pleases, and if he buys, he does it voluntarily: But if they are absolute necessaries, or conveniences, which use and custom have made requisite for the comfort of life, and which he is not permitted, by the power imposing the duty, to get elsewhere, there the seller has a plain advantage, and the buyer must pay the duty. In fact, the seller is nothing less than a collector of the tax for the power that imposed it. If these duties then are extended to the necessaries and conveniences of life in general, and enormously increased, the people must at length become indeed “most exquisitely sensible of their slavish situation.” Their happiness therefore entirely depends on the moderation of those who have authority to impose the duties.

I shall now apply these observations to the late act of parliament. Certain duties are thereby imposed on paper and glass, imported into these colonies. By the laws of Great Britain we are prohibited to get these articles from any other part of the world. We cannot at present, nor for many years to come, tho’ we should apply ourselves to these manufacturers with the utmost industry, make enough ourselves for our own use. That paper and glass are not only convenient, but absolutely necessary for us, I imagine very few will contend. Some perhaps, who think mankind grew wicked and luxurious, as soon as they found out another way of communicating their sentiments than by speech, and another way of dwelling than in caves, may advance so whimsical an opinion. But I presume nobody will take the unnecessary trouble of refuting them.

From these remarks I think it evident, that we must use paper and glass; that what we use, must be British; and that we must pay the duties imposed, unless those who sell these articles, are so generous as to make us presents of the duties they pay.

Some persons may think this act of no consequence, because the duties are so small. A fatal error. That is the very circumstance most alarming to me. For I am convinced, that the authors of this law would never have obtained an act to raise so trifling a sum as it must do, had they not intended by it to establish a precedent for future use. To console ourselves with the smallness of the duties, is to walk deliberately into the snare that is set for us, praising the neatness of the workmanship. Suppose the duties imposed by the late act could be paid by these distressed colonies with the utmost ease, and that the purposes to which they are to be applied, were the most reasonable and equitable that can be conceived, the contrary of which I hope to demonstrate before these letters are concluded; yet even in such a supposed case, these colonies ought to regard the act with abhorrence. For WHO ARE A FREE PEOPLE? Not those, over whom government is reasonable and equitably exercised, but those, who live under a government so constitutionally checked and controlled, that proper provision is made against its being otherwise exercised.

The late act is founded on the destruction of this constitutional security. If the parliament have a right to lay a duty of Four Shillings and Eight-pence on a hundred weight of glass, or a ream of
paper, they have a right to lay a duty of any other sum on either. They may raise the duty, as the
author before quoted says has been done in some countries, till it “exceeds seventeen or eighteen
times the value of the commodity.” In short, if they have a right to levy a tax of one penny upon
us, they have a right to levy a million upon us: For where does their right stop? At any given
number of Pence, Shillings or Pounds? To attempt to limit their right, after granting it to exist at
all, is as contrary to reason—as granting it to exist at all, is contrary to justice. If they have any
right to tax us—then, whether our own money shall continue in our own pockets or not, depends
no longer on us, but on them. “There is nothing which” we “can call our own; or, to use the
words of Mr. Locke—WHAT PROPERTY HAVE” WE “IN THAT, WHICH ANOTHER
MAY, BY RIGHT, TAKE, WHEN HE PLEASES, TO HIMSELF?”

These duties, which will inevitably be levied upon us—which are now levying upon us—are
expressly laid FOR THE SOLE PURPOSE OF TAKING MONEY. This is the true definition of
“taxes.” They are therefore taxes. This money is to be taken from us. We are therefore taxed.
Those who are taxed without their own consent, expressed by themselves or their
representatives, are slaves. We are taxed without our own consent, expressed by ourselves or our
representatives. We are therefore—SLAVES.

- Miserable vulgus.
- A miserable tribe.

A Farmer
LETTER EIGHT

My Dear Countrymen,

In my opinion, a dangerous example is set in the last act relating to these colonies. The power of parliament to levy money upon us for raising a revenue, is therein avowed and exerted. Regarding the act on this single principle, I must again repeat, and I think it my duty to repeat, that to me it appears to be unconstitutional.

No man, who considers the conduct of the parliament since the repeal of the Stamp Act, and the disposition of many people at home, can doubt, that the chief object of attention there, is, to use Mr. Greenville’s expression, “providing that the DEPENDENCE and OBEDIENCE of the colonies be asserted and maintained.”

Under the influence of this notion, instantly on repealing the Stamp Act, an act passed, declaring the power of parliament to bind these colonies in all cases whatever. This however was only planting a barren tree that cast a shade indeed over the colonies, but yielded no fruit. It being determined to enforce the authority on which the Stamp Act was founded, the parliament having never renounced the right, as Mr. Pitt advised them to do; and it being thought proper to disguise that authority in such a manner, as not again to alarm the colonies; some little time was required to find a method, by which both these points should be united. At last the ingenuity of Mr. Greenville and his party accomplished the matter, as it was thought, in “an act for granting certain duties in the British colonies and plantations in America, for allowing drawbacks,” etc. which is the title of the act laying duties on paper, etc.

The parliament having several times before imposed duties to be paid in America, IT WAS EXPECTED, NO DOUBT, THAT THE REPETITION OF SUCH A MEASURE WOULD BE PASSED OVER, AS A USUAL THING. But to have done this, without expressly “asserting and maintaining” the power of parliament to take our money without our consent, and to apply it as they please, would not have been, in Mr. Greenville’s opinion, sufficiently declarative of its supremacy, nor sufficiently depressive of American freedom.

THEREFORE it is, that in this memorable act we find it expressly “provided” that money shall be levied upon us without our consent, for PURPOSES that render it, if possible, more dreadful than the Stamp Act.

That act, alarming as it was, declared, the money thereby to be raised, should be applied “towards defraying the expenses of defending, protecting and securing the British colonies and plantations in America”: And it is evident from the whole act, that by the word “British,” were intended colonies and plantations settled by British people, and not generally, those subject to the British crown. That act therefore seemed to have something gentle and kind in its intention, and to aim only at our own welfare: But the act now objected to imposes duties upon the British colonies, “to defray the expenses of defending, protecting and securing his Majesty’s DOMINIONS in America.”
What a change of words! What an incomputable addition to the expenses intended by the STAMP ACT! “His Majesty’s DOMINIONS” comprehend not only the British colonies, but also the conquered provinces of Canada and Florida, and the British garrisons of Nova-Scotia; for these do not deserve the name of colonies.

What justice is there in making us pay for “defending, protecting and securing” THESE PLACES? What benefit can WE, or have WE ever derived from them? None of them was conquered for US; nor will “be defended, protected or secured” for US.

In fact, however advantageous the subduing or keeping any of these countries may be to Great Britain, the acquisition is greatly injurious to these colonies. Our chief property consists in lands. These would have been of much greater value, if such prodigious additions had not been made to the British territories on this continent. The natural increase of our own people, if confined within the colonies, would have raised the value still higher and higher every fifteen or twenty years: Besides, we should have lived more compactly together, and have been therefore more able to resist any enemy. But now the inhabitants will be thinly scattered over an immense region, as those who want settlements, will choose to make new ones, rather than pay great prices for old ones.

These are the consequences to the colonies, of the hearty assistance they gave to Great Britain in the late war—a war undertaken solely for her own benefit. The objects of it were, the securing to herself of the rich tracts of land on the back of these colonies, with the Indian trade; and Nova-Scotia, with the fishery. These, and much more, has that kingdom gained; but the inferior animals that hunted with the lion have been amply rewarded for all the sweat and blood their loyalty cost them, by the honor of having sweated and bled in such company.

I will not go so far as to say, that Canada and Nova-Scotia are curbs on New England; the chain of forts through the back-woods, of the Middle Provinces; and Florida, on the rest: But I will venture to say, that if the products of Canada, Nova-Scotia, and Florida, deserve any consideration, the two first of them are only rivals of our Northern Colonies, and the other of our Southern.

It has been said, that without the conquest of these countries, the colonies could not have been “protected, defended and secured.” If that is true, it may with as much propriety be said, that Great Britain could not have been “defended, protected and secured,” without that conquest: For the colonies are parts of her empire, which it as much concerns her as them to keep out of the hands of any other power.

But these colonies, when they were much weaker, defended themselves, before this Conquest was made; and could again do it, against any that might properly be called their Enemies. If France and Spain indeed should attack them, as members of the British empire, perhaps they might be distressed; but it would be in a British quarrel.

The largest account I have seen of the number of people in Canada, does not make them exceed 90,000. Florida can hardly be said to have any inhabitants. It is computed that there are in our
colonies 3,000,000. Our force therefore must increase with a disproportion to the growth of their strength that would render us very safe.

This being the state of the case, I cannot think it just that these colonies, laboring under so many misfortunes, should be loaded with taxes, to maintain countries, not only not useful, but hurtful to them. The support of Canada and Florida cost yearly, it is said, half a million sterling. From hence, we may make some guess of the load that is to be laid upon US; for WE are not only to “defend, protect and secure” them, but also to make “an adequate provision for defraying the charge of the administration of justice, and the support of civil government, in such provinces where it shall be found necessary.”

Not one of the provinces of Canada, Nova-Scotia, or Florida, has ever defrayed these expenses within itself: And if the duties imposed by the last statute are collected, all of them together, according to the best information I can get, will not pay one quarter as much as Pennsylvania alone. So that the British colonies are to be drained of the rewards of their labor, to cherish the scorching sands of Florida, and the icy rocks of Canada and Nova-Scotia, which never will return to us one farthing that we send to them.

GREAT BRITAIN—I mean, the ministry in Great Britain, has cantoned Canada and Florida out into five or six governments, and may form as many more. There now are fourteen or fifteen regiments on this continent; and there soon may be as many more. To make “an adequate provision” FOR ALL THESE EXPENSES is, no doubt, to be the inheritance of the colonies.

Can any man believe that the duties upon paper, etc. are the last that will be laid for these purposes? It is in vain to hope, that because it is imprudent to lay duties on the exportation of manufactures from a mother country to colonies, as it may promote manufactures among them, that this consideration will prevent such a measure.

Ambitious, artful men have made it popular, and whatever injustice or destruction will attend it in the opinion of the colonists, at home it will be thought just and salutary.

The people of Great Britain will be told, and have been told, that they are sinking under an immense debt—that a great part of this debt has been contracted in defending the colonies—that these are so ungrateful and undutiful, that they will not contribute one mite to its payment—nor even to the support of the army now kept up for their “defense and security”—that they are rolling in wealth, and are of so bold and republican a spirit, that they are aiming at independence—that the only way to retain them in “obedience,” is to keep a strict watch over them, and to draw off part of their riches in taxes—and that every burden laid upon them, is taking off so much from Great Britain—These assertions will be generally believed, and the people will be persuaded that they cannot be too angry with their colonies, as that anger will be profitable to themselves.

In truth, Great Britain alone receives any benefit from Canada, Nova-Scotia and Florida; and therefore she alone ought to maintain them. The old maxim of the law is drawn from reason and justice, and never could be more properly applied, than in this case.
• Qui sentit commodum, sentire debet et onus.
• They who feel the benefit, ought to feel the burden.

A Farmer
LETTER NINE

My Dear Countrymen,

I have made some observations on the PURPOSES for which money is to be levied upon us by the late act of parliament. I shall now offer to your consideration some further reflections on that subject: And, unless I am greatly mistaken, if these purposes are accomplished according to the expressed intention of the act, they will be found effectually to supersede that authority in our respective assemblies, which is essential to liberty. The question is not, whether some branches shall be lopped off—The axe is laid to the root of the tree; and the whole body must infallibly perish, if we remain idle spectators of the work.

No free people ever existed, or can ever exist, without keeping, to use a common, but strong expression, “the purse strings,” in their own hands. Where this is the case, they have a constitutional check upon the administration, which may thereby be brought into order without violence: But where such a power is not lodged in the people, oppression proceeds uncontrolled in its career, till the governed, transported into rage, seek redress in the midst of blood and confusion.

The elegant and ingenious Mr. Hume, speaking of the Anglo-Norman government, says—“Princes and Ministers were too ignorant, to be themselves sensible of the advantage attending an equitable administration, and there was no established council or assembly, WHICH COULD PROTECT THE PEOPLE, and BY WITHDRAWING SUPPLIES, regularly and PEACEABLY admonish the king of his duty, and ENSURE THE EXECUTION OF THE LAWS.”

Thus this great man, whose political reflections are so much admired, makes this power one of the foundations of liberty.

The English history abounds with instances, proving that this is the proper and successful way to obtain redress to grievances. How often have kings and ministers endeavored to throw off this legal curb upon them, by attempting to raise money by a variety of inventions, under pretense of law, without having recourse to parliament? And how often have they been brought to reason, and peaceably obliged to do justice, by the exertion of this constitutional authority of the people, vested in their representatives?

The inhabitants of these colonies have, on numberless occasions, reaped the benefit of this authority lodged in their assemblies.

It has been for a long time, and now is, a constant instruction to all governors, to obtain a PERMANENT support for the offices of government. But as the author of “the administration of the colonies” says, “this order of the crown is generally, if not universally, rejected by the legislatures of the colonies.”

They perfectly know how much their grievances would be regarded, if they had no other method of engaging attention, than by complaining. Those who rule, are extremely apt to think well of the constructions made by themselves in support of their own power. These are frequently
erroneous, and pernicious to those they govern. Dry remonstrances, to show that such constructions are wrong and oppressive, carry very little weight with them, in the opinion of persons who gratify their own inclinations in making these constructions. They CANNOT understand the reasoning that opposes their power and desires. But let it be made their interest to understand such reasoning—and a wonderful light is instantly thrown upon the matter; and then, rejected remonstrances become as clear as “proofs of holy writ.”

The three most important articles that our assemblies, or any legislatures can provide for, are, First—the defense of the society: Secondly—the administration of justice: And thirdly—the support of civil government.

Nothing can properly regulate the expense of making provision for these occasions, but the necessities of the society; its abilities; the conveniences of the modes of levying money in it; the manner in which the laws have been executed; and the conduct of the officers of government: All which are circumstances, that cannot possibly be properly known, but by the society itself; or if they should be known, will not probably be properly considered but by that society.

If money be raised upon us by others, without our consent, for our “defense,” those who are the judges in levying it, must also be the judges in applying it. Of consequence the money said to be taken from us for our defense, may be employed to our injury. We may be chained in by a line of fortifications—obliged to pay for the building and maintaining them—and be told, that they are for our defense. With what face can we dispute the fact, after having granted that those who apply the money had a right to levy it? For surely, it is much easier for their wisdom to understand how to apply it in the best manner, than how to levy it in the best manner. Besides, the right of levying is of infinitely more consequence than that of applying. The people of England, who would burst out into a fury, if the crown should attempt to levy money by its own authority, have always assigned to the crown the application of money.

As to “the administration of justice”—the judges ought, in a well regulated state, to be equally independent of the executive and legislative powers. Thus in England, judges hold their commissions from the crown “during good behavior,” and have salaries, suitable to their dignity, settled on them by parliament. The purity of the courts of law since this establishment is a proof of the wisdom with which it was made.

But in these colonies, how fruitless has been every attempt to have the judges appointed “during good behavior”? Yet whoever considers the matter will soon perceive that such commissions are beyond all comparison more necessary in these colonies, than they were in England.

The chief danger to the subject there, arose from the arbitrary designs of the crown; but here, the time may come, when we may have to contend with the designs of the crown, and of a mighty kingdom. What then must be our chance, when the laws of life and death are to be spoken by judges totally dependent on that crown, and that kingdom—sent over perhaps from thence—filled with British prejudices—and backed by a STANDING army—supported out of OUR OWN pockets, to “assert and maintain” OUR OWN “dependence and obedience”? 
But supposing that through the extreme lenity that will prevail in the government through all future ages, these colonies will never behold anything like the campaign of chief justice Jeffereys, yet what innumerable acts of injustice may be committed, and how fatally may the principles of liberty be sapped, by a succession of judges utterly independent of the people? Before such judges, the supple wretches, who cheerfully join in avowing sentiments inconsistent with freedom, will always meet with smiles; while the honest and brave men, who disdain to sacrifice their native land to their own advantage, but on every occasion boldly vindicate her cause, will constantly be regarded with frowns.

There are two other considerations relating to this head that deserve the most serious attention.

By the late act, the officers of the customs are “empowered to enter into any HOUSE, warehouse, shop, cellar, or other place, in the British colonies or plantations in America, to search for or seize prohibited or unaccustomed goods,” etc. on “writs granted by the superior or supreme court of justice, having jurisdiction within such colony or plantation respectively.”

If we only reflect, that the judges of these courts are to be during pleasure—that they are to have “adequate provision” made for them, which is to continue during their complaisant behavior—that they may be strangers to these colonies—what an engine of oppression may this authority be in such hands?

I am well aware, that writs of this kind may be granted at home, under the seal of the court of exchequer: But I know also, that the greatest asserters of the rights of Englishmen have always strenuously contended, that such a power was dangerous to freedom, and expressly contrary to the common law, which ever regarded a man’s house as his castle, or a place of perfect security.

If such power was in the least degree dangerous there, it must be utterly destructive to liberty here. For the people there have two securities against the undue exercise of this power by the crown, which are wanting with us, if the late act takes place. In the first place, if any injustice is done there, the person injured may bring his action against the offender, and have it tried before INDEPENDENT JUDGES, who are NO PARTIES IN COMMITTING THE INJURY. Here he must have it tried before DEPENDENT JUDGES, being the men WHO GRANTED THE WRIT.

To say, that the cause is to be tried by a jury, can never reconcile men who have any idea of freedom, to such a power. For we know that sheriffs in almost every colony on this continent, are totally dependent on the crown; and packing of juries has been frequently practiced even in the capital of the British empire. Even if juries are well inclined, we have too many instances of the influence of over-bearing unjust judges upon them. The brave and wise men who accomplished the revolution, thought the independency of judges essential to freedom.

The other security which the people have at home, but which we shall want here, is this.

If this power is abused there, the parliament, the grand resource of the oppressed people, is ready to afford relief. Redress of grievances must precede grants of money. But what regard can we expect to have paid to our assemblies, when they will not hold even the puny privilege of French
parliaments—that of registering, before they are put in execution, the edicts that take away our money.

The second consideration above hinted at, is this. There is a confusion in our laws, that is quite unknown in Great Britain. As this cannot be described in a more clear or exact manner, than has been done by the ingenious author of the history of New York, I beg leave to use his words. “The state of our laws opens a door to much controversy. The uncertainty, with respect to them, RENDERS PROPERTY PRECARIOUS, and GREATLY EXPOSES US TO THE ARBITRARY DECISION OF BAD JUDGES. The common law of England is generally received, together with such statutes as were enacted before we had a legislature of our own; but our COURTS EXERCISE A SOVEREIGN AUTHORITY, in determining what parts of the common and statute law ought to be extended: For it must be admitted, that the difference of circumstances necessarily requires us, in some cases, to REJECT the determination of both. In many instances, they have also extended even acts of parliament, passed since we had a distinct legislature, which is greatly adding to our confusion. The practice of our courts is no less uncertain than the law. Some of the English rules are adopted, others rejected. Two things therefore seem to be ABSOLUTELY NECESSARY for the PUBLIC SECURITY. First, the passing an act for settling the extent of the English laws. Secondly, that the courts ordain a general set of rules for the regulation of the practice.”

How easy it will be, under this “state of our laws,” for an artful judge, to act in the most arbitrary manner, and yet cover his conduct under specious pretenses; and how difficult it will be for the injured people to obtain relief, may be readily perceived. We may take a voyage of 3000 miles to complain; and after the trouble and hazard we have undergone, we may be told, that the collection of the revenue, and maintenance of the prerogative, must not be discouraged—and if the misbehavior is so gross as to admit of no justification, it may be said, that it was an error in judgment only, arising from the confusion of our laws, and the zeal of the King’s servants to do their duty.

If the commissions of judges are during the pleasure of the crown, yet if their salaries are during the pleasure of the people, there will be some check upon their conduct. Few men will consent to draw on themselves the hatred and contempt of those among whom they live, for the empty honor of being judges. It is the sordid love of gain that tempts men to turn their backs on virtue, and pay their homage where they ought not.

As to the third particular, “the support of civil government”—few words will be sufficient. Every man of the least understanding must know, that the executive power may be exercised in a manner so disagreeable and harassing to the people, that it is absolutely requisite, that they should be enabled by the gentlest method which human policy has yet been ingenious enough to invent, that is, by shutting their hands, to “ADMONISH” (as Mr. Hume says) certain persons “OF THEIR DUTY.”

What shall we now think when, upon looking into the late act, we find the assemblies of these provinces thereby stripped of their authority on these several heads? The declared intention of the act is, “that a revenue should be raised IN HIS MAJESTY’S DOMINIONS IN AMERICA, for making a more certain and adequate provision for defraying the charge of THE
ADMINISTRATION OF JUSTICE, and the support of CIVIL GOVERNMENT in such provinces where it shall be found necessary, and toward further defraying the expenses of DEFENDING, PROTECTING AND SECURING THE SAID DOMINIONS.”

Let the reader pause here one moment—and reflect—whether the colony in which he lives, has not made such “certain and adequate provision” for these purposes, as is by the colony judged suitable to its abilities, and all other circumstances. Then let him reflect—whether if this act takes place, money is not to be raised on that colony without its consent, to make “provision” for these purposes, which it does not judge to be suitable to its abilities, and all other circumstances. Lastly, let him reflect—whether the people of that country are not in a state of the most abject slavery, whose property may be taken from them under the notion of right, when they have refused to give it.

For my part, I think I have good reason for vindicating the honor of the assemblies on this continent, by publicly asserting, that THEY have made as “certain and adequate provision” for the purposes above mentioned, as they ought to have made, and that it should not be presumed, that they will not do it hereafter. Why then should these most important trusts be wrested out of their hands? Why should they not now be permitted to enjoy that authority, which they have exercised from the first settlement of these colonies? Why should they be scandalized by this innovation, when their respective provinces are now, and will be, for several years, laboring under loads of debt, imposed on them for the very purpose now spoken of? Why should all the inhabitants of these colonies be, with the utmost indignity, treated as a herd of despicable stupid wretches, so utterly void of common sense, that they will not even make “adequate provision” for the “administration of justice, and the support of civil government” among them, or for their own “defense”—though without such “provision” every people must inevitably be overwhelmed with anarchy and destruction? Is it possible to form an idea of a slavery more complete, more miserable, more disgraceful, than that of a people, where justice is administered, government exercised, and a standing army maintained, AT THE EXPENSE OF THE PEOPLE, and yet WITHOUT THE LEAST DEPENDENCE UPON THEM? If we can find no relief from this infamous situation, it will be fortunate for us, if Mr. Greenville, setting his fertile fancy again at work, can, as by one exertion of it he has stripped us of our property and liberty, by another deprive us of so much of our understanding: that, unconscious of what we have been or are, and ungoaded by tormenting reflections, we may bow down our necks, with all the stupid serenity of servitude, to any drudgery, which our lords and masters shall please to command.

When the charges of the “administration of justice,” the “support of civil government,” and the “expenses of defending, protecting and securing” us, are provided for, I should be glad to know, upon what occasions the crown will ever call our assemblies together? Some few of them may meet of their own accord, by virtue of their charters. But what will they have to do, when they are met? To what shadows will they be reduced? The men, whose deliberations heretofore had an influence on every matter relating to the liberty and happiness of themselves and their constituents, and whose authority in domestic affairs at least, might well be compared to that of Roman senators, will now find their deliberations of no more consequence, than those of constables. They may perhaps be allowed to make laws for the yoking of hogs, or pounding of stray cattle. Their influence will hardly be permitted to extend so high, as the keeping roads in repair, as that business may more properly be executed by those who receive the public cash.
One most memorable example in history is so applicable to the point now insisted on, that it will form a just conclusion of the observations that have been made.

Spain was once free. Their courts resembled our parliaments. No money could be raised on the subject, without their consent. One of their Kings having received a grant from them, to maintain a war against the Moors, desired, that if the sum which they had given, should not be sufficient, he might be allowed, for that emergency only, to raise more money without assembling the Cortes. The request was violently opposed by the best and wisest men in the assembly. It was, however, complied with by the votes of a majority; and this single concession was a PRECEDENT for other concessions of the like kind, until at last the crown obtained a general power of raising money, in cases of necessity. From that period the Cortes ceased to be useful—the people ceased to be free.

- Venienti occurrite morbo.
- Oppose a disease at its beginning.

A Farmer
LETTER TEN

My Dear Countrymen,

The consequences, mentioned in the last letter, will not be the utmost limits of our misery and infamy, if the late act is acknowledged to be binding upon us. We feel too sensibly, that any ministerial measures relating to these colonies, are soon carried successfully through the parliament. Certain prejudices operate there so strongly against us, that it may be justly questioned, whether all the provinces united, will ever be able effectually to call to an account before the parliament, any minister who shall abuse the power by the late act given to the crown in America. He may divide the spoils torn from us in what manner he pleases, and we shall have no way of making him responsible. If he should order, that every governor shall have a yearly salary of 5,000bp sterling; every chief justice of 3,000bp; every inferior officer in proportion; and should then reward the most profligate, ignorant, or needy dependents on himself or his friends, with places of the greatest trust, because they were of the greatest profit, this would be called an arrangement in consequence of the “adequate provision for defraying the charge of the administration of justice, and the support of the civil government”: And if the taxes should prove at any time insufficient to answer all the expenses of the numberless offices, which ministers may please to create, surely the members of the house of commons will be so “modest,” as not to “contradict a minister” who shall tell them, it is become necessary to lay a new tax upon the colonies, for the laudable purposes of defraying the charges of the “administration of justice, and support of civil government” among them. Thus, in fact, we shall be taxed by ministers. In short, it will be in their power to settle upon us any CIVIL, ECCLESIASTICAL, or MILITARY establishment, which they choose.

We may perceive, by the example of Ireland, how eager ministers are to seize upon any settled revenue, and apply it in supporting their own power. Happy are the men, and happy the people who grow wise by the misfortunes of others. Earnestly, My Dear Countrymen, do I beseech the author of all good gifts, that you may grow wise in this manner; and if I may be allowed to take such a liberty, I beg leave to recommend to you in general, as the best method of attaining this wisdom, diligently to study the histories of other countries. You will there find all the arts, that can possibly be practiced by cunning rulers, or false patriots among yourselves, so fully delineated, that, changing names, the account would serve for your own times.

It is pretty well known on this continent, that Ireland has, with a regular consistency of injustice, been cruelly treated by ministers in the article of pensions; but there are some alarming circumstances relating to that subject, which I wish to have better known among us.

The revenue of the crown there arises principally from the Excise granted “for pay of the army, and defraying other PUBLIC charges, in defense and preservation of the kingdom”—from the hearth money granted—as a “PUBLIC revenue, for PUBLIC charges and expenses.” There are some other branches of the revenue, concerning which there is not any express appropriation of them for PUBLIC service, but which were plainly so intended.
Of these branches of the revenue the crown is only trustee for the public. They are unalienable. They are inapplicable to any other purposes, but those for which they were established; and therefore are not legally chargeable with pensions.

There is another kind of revenue, which is a private revenue. This is not limited to any public uses; but the crown has the same property in it, that any person has in his estate. This does not amount, at the most to Fifteen Thousand Pounds a year, probably not to Seven, and is the only revenue, that can be legally charged with pensions.

If ministers were accustomed to regard the rights or happiness of the people, the pensions in Ireland would not exceed the sum just mentioned: But long since have they exceeded that limit; and in December 1765, a motion was made in the house of commons in that kingdom, to address his Majesty on the great increase of pensions on the Irish establishment, amounting to the sum of 158,685bp—in the last two years.

Attempts have been made to gloss over these gross encroachments, by this specious argument— “That expending a competent part of the PUBLIC REVENUE in pensions, from a principle of charity or generosity, adds to the dignity of the crown; and is therefore useful to the PUBLIC.” To give this argument any weight, it must appear, that the pensions proceed from “charity or generosity only”—and that it “adds to the dignity of the crown,” to act directly contrary to law.

From this conduct towards Ireland, in open violation of law, we may easily foresee what we may expect, when a minister will have the whole revenue of America in his own hands, to be disposed of at his own pleasure: For all the monies raised by the late act are to be “applied by virtue of warrants under the sign manual, counter-signed by the high treasurer, or any three of the commissioners of the treasury.” The “RESIDUE” indeed is to be “paid into the receipt of the exchequer, and to be disposed of by parliament.” So that a minister will have nothing to do, but to take care, that there shall be no “residue,” and he is superior to all control.

Besides the burden of pensions in Ireland, which have enormously increased within these few years, almost all the offices in that poor kingdom, have been, since the commencement of the present century, and now are bestowed upon strangers. For th’ the merit of persons born there, justly raises them to places of high trust when they go abroad, as all Europe can witness, yet he is an uncommonly lucky Irishman, who can get a good post in his NATIVE country.

When I consider the manner in which that island has been uniformly depressed for so many years past, with this pernicious particularity of their parliament continuing as long as the crown pleases, I am astonished to observe such a love of liberty still animating that LOYAL and GENEROUS nation; and nothing can raise higher my idea of the INTEGRITY and PUBLIC SPIRIT OF a people, who have preserved the sacred fire of freedom from being extinguished, tho’ the altar on which it burnt, has been overturned.

In the same manner shall we unquestionably be treated, as soon as the late taxes laid upon us, shall make posts in the “government,” and the “administration of justice” here, worth the attention of persons of influence in Great Britain. We know enough already to satisfy us of this truth. But this will not be the worst part of our case.
The principals, in all great offices, will reside in England, making some paltry allowance to deputies for doing the business here. Let any consider what an exhausting drain this must be upon us, when ministers are possessed of the power of creating what posts they please, and of affixing to such posts what salaries they please, and he must be convinced how destructive the late act will be. The injured kingdom lately mentioned, can tell us the mischiefs of ABSENTEES; and we may perceive already the same disposition taking place with us. The government of New York has been exercised by a deputy. That of Virginia is now held so; and we know of a number of secretary ships, collectorships, and other offices, held in the same manner.

True it is, that if the people of Great Britain were not too much blinded by the passions, that have been artfully excited in their breasts, against their dutiful children the colonists, these considerations would be nearly as alarming to them as to us. The influence of the crown was thought by wise men, many years ago, too great, by reason of the multitude of pensions and places bestowed by it. These have been vastly increased since, and perhaps it would be no difficult matter to prove that the people have decreased.

Surely therefore, those who wish the welfare of their country, ought seriously to reflect, what may be the consequence of such a new creation of offices, in the disposal of the crown. The army, the administration of justice, and the civil government here, with such salaries as the crown shall please to annex, will extend ministerial influence as much beyond its former bounds, as the late war did the British dominions.

But whatever the people of Great Britain may think on this occasion, I hope the people of these colonies will unanimously join in this sentiment, that the late act of parliament is injurious to their liberty, and that this sentiment will unite them in a firm opposition to it, in the same manner as the dread of the Stamp Act did.

Some persons may imagine the sums to be raised by it, are but small, and therefore may be inclined to acquiesce under it. A conduct more dangerous to freedom, as before has been observed, can never be adopted. Nothing is wanted at home but a PRECEDENT, the force of which shall be established, by the tacit submission of the colonies. With what zeal was the statute erecting the post office, and another relating to the recovery of debts in America, urged and tortured, as precedents in support of the Stamp Act, tho’ wholly inapplicable. If the parliament succeeds in this attempt, other statutes will impose other duties. Instead of taxing ourselves, as we have been accustomed to do, from the first settlement of these provinces, all our usual taxes will be converted into parliamentary taxes on our importations; and thus the parliament will levy upon us such sums of money as they choose to take, without any other LIMITATION, than their PLEASURE.

We know how much labor and care have been bestowed by these colonies, in laying taxes in such a manner, that they should be most easy to the people, by being laid on the proper articles; most equal, by being proportioned to every man’s circumstances; and cheapest, by the method directed for collecting them.
But parliamentary taxes will be laid on us, without any consideration, whether there is any easier mode. The only point regarded will be, the certainty of levying the taxes, and not the convenience of the people on whom they are to be levied; and therefore all statutes on this head will be such as will be most likely, according to the favorite phrase, “to execute themselves.”

Taxes in every free state have been, and ought to be, as exactly proportioned as is possible to the abilities of those who are to pay them. They cannot otherwise be just. Even a Hottentot would comprehend the unreasonableness of making a poor man pay as much for “defending” the property of a rich man, as the rich man pays himself.

Let any person look into the late act of parliament, and he will immediately perceive, that the immense estates of Lord Fairfax, Lord Baltimore, and our Proprietaries, which are among his Majesty’s other “DOMINIONS” to be “defended, protected and secured” by the act, will not pay a single farthing for the duties thereby imposed, except Lord Fairfax wants some of his windows glazed; Lord Baltimore and our Proprietaries are quite secure, as they live in England.

I mention these particular cases, as striking instances how far the late act is a deviation from that principle of justice, which has so constantly distinguished our own laws on this continent, and ought to be regarded in all laws.

The third consideration with our continental assemblies in laying taxes, has been the method of collecting them. This has been done by a few officers, with moderate allowances, under the inspection of the respective assemblies. No more was raised from the subject, than was used for the intended purposes. But by the late act, a minister may appoint as many officers as he pleases for collecting the taxes; may assign them what salaries he thinks “adequate”; and they are subject to no inspection but his own.

In short, if the late act of parliament takes effect, these colonies must dwindle down into “COMMON CORPORATIONS,” as their enemies, in the debates concerning the repeal of the Stamp Act, strenuously insisted they were; and it seems not improbable that some future historian may thus record our fall.

“The eighth year of this reign was distinguished by a very memorable event, the American colonies then submitting, for the FIRST time, to be taxed by the British parliament. An attempt of this kind had been made about two years before, but was defeated by the vigorous exertions of the several provinces, in defense of their liberties. Their behavior on that occasion rendered their name very celebrated for a short time all over Europe; all states being extremely attentive to the dispute between Great Britain, and so considerable a part of her dominions. For as she was thought to be grown too powerful, but the successful conclusion of the late war she had been engaged in, it was hoped by many, that as it had happened before to other kingdoms, civil discords would afford opportunities of revenging all the injuries supposed to be received from her. However, the cause of dissension was removed, by a repeal of the statute that had given offense. This affair rendered the SUBMISSIVE CONDUCT of the colonies so soon after, the more extraordinary; there being no difference between the mode of taxation which they opposed, and that to which they submitted, but this, that by the first, they were to be continually reminded that they were taxed, by certain marks stamped on every piece of paper or parchment they used.
The authors of that statute triumphed greatly on this conduct of the colonies, and insisted, that if the people of Great Britain had persisted in enforcing it, the Americans would have been, in a few months, so fatigued with the efforts of patriotism, that they would have yielded obedience.

“Certain it is, that though they had before their eyes so many illustrious examples in their mother country, of the constant success attending firmness and perseverance, in opposition to dangerous encroachments on liberty, yet they quietly gave up a point of the LAST IMPORTANCE. From thence the decline of their freedom began, and its decay was extremely rapid; for as money was always raised upon them by the parliament, their assemblies grew immediately useless, and in a short time contemptible: And in less than one hundred years, the people sunk down into that tameness and supineness of spirit, by which they still continue to be distinguished.”

- Et majores vestros & posteros cogitate.
- Remember your ancestors and your posterity.

A Farmer

LETTER ELEVEN

My Dear Countrymen,

I have several times, in the course of these letters, mentioned the late act of parliament, as being the foundation of future measures injurious to these colonies; and the belief of this truth I wish to prevail, because I think it necessary to our safety.

A perpetual jealousy, respecting liberty, is absolutely requisite in all free states. The very texture of their constitution, in mixed governments, demands it. For the cautions with which power is distributed among the several orders, imply, that each has that share which is proper for the general welfare, and therefore that any further acquisition must be pernicious. Machiavelli employs a whole chapter in his discourses, to prove that a state, to be long lived, must be frequently corrected, and reduced to its first principles. But of all states that have existed, there never was any, in which this jealousy could be more proper than in these colonies. For the government here is not only mixed, but dependent, which circumstance occasions a peculiarity in its form, of a very delicate nature.

Two reasons induce me to desire, that this spirit of apprehension may be always kept up among us, in its utmost vigilance. The first is this—that as the happiness of these provinces indubitably consists in their connection with Great Britain, any separation between them is less likely to be occasioned by civil discords, if every disgusting measure is opposed singly, and while it is new: For in this manner of proceeding, every such measure is most likely to be rectified. On the other hand, oppressions and dissatisfactions being permitted to accumulate—if ever the governed throw off the load, they will do more. A people does not reform with moderation. The rights of the subject therefore cannot be too often considered, explained or asserted: And whoever attempts to do this, shows himself, whatever may be the rash and peevish reflections of pretended wisdom, and pretended duty, a friend to those who injudiciously exercise their power, as well as to them, over whom it is so exercised.
Had all the points of prerogative claimed by Charles the First, been separately contested and settled in preceding reigns, his fate would in all probability have been very different; and the people would have been content with that liberty which is compatible with regal authority. But he thought, it would be as dangerous for him to give up the powers which at any time had been by usurpation exercised by the crown, as those that were legally vested in it. This produced an equal excess on the part of the people. For when their passions were excited by multiplied grievances, they thought it would be as dangerous for them to allow the powers that were legally vested in the crown, as those which at any time had been by usurpation exercised by it. Acts, that might by themselves have been upon many considerations excused or extenuated, derived a contagious malignancy and odium from other acts, with which they were connected. They were not regarded according to the simple force of each, but as parts of a system of oppression. Every one therefore, however small in itself, became alarming, as an additional evidence of tyrannical designs. It was in vain for prudent and moderate men to insist, that there was no necessity to abolish royalty. Nothing less than the utter destruction of monarchy, could satisfy those who had suffered, and thought they had reason to believe, they always should suffer under it.

The consequences of these mutual distrusts are well known: But there is no other people mentioned in history, that I recollect, who have been so constantly watchful of their liberty, and so successful in their struggles for it, as the English. This consideration leads me to the second reason, why I “desire that the spirit of apprehension may be always kept among us in its utmost vigilance.”

The first principles of government are to be looked for in human nature. Some of the best writers have asserted, and it seems with good reason, that “government is founded on opinion.”

Custom undoubtedly has a mighty force in producing opinion, and reigns in nothing more arbitrarily than in public affairs. It gradually reconciles us to objects even of dread and detestation; and I cannot but think these lines of Mr. Pope as applicable to vice in politics, as to vice in ethics—

- Vice is a monster of so horrid mien,
- As to be hated, needs but to be seen;
- Yet seen too oft, familiar with her face,
- We first endure, then pity, then embrace.

When an act injurious to freedom has been once done, and the people bear it, the repetition of it is most likely to meet with submission. For as the mischief of the one was found to be tolerable, they will hope that of the second will prove so too; and they will not regard the infamy of the last, because they are stained with that of the first.

Indeed nations, in general, are not apt to think until they feel; and therefore nations in general have lost their liberty: For as violations of the rights of the governed, are commonly not only specious, but small at the beginning, they spread over the multitude in such a manner, as to touch individuals but slightly. Thus they are disregarded. The power or profit that arises from these violations, centering in few persons, is to them considerable. For this reason the governors having in view their particular purposes, successfully preserve a uniformity of conduct for
attaining them. They regularly increase the first injuries, till at length the inattentive people are compelled to perceive the heavity of their burdens—They begin to complain and inquire—but too late. They find their oppressors so strengthened by success, and themselves so entangled in examples of express authority on the part of their rulers, and of tacit recognition on their own part, that they are quite confounded: For millions entertain no other idea of the legality of power, than that it is founded on the exercise of power. They voluntarily fasten their chains, by adopting a pusillanimous opinion, “that there will be too much danger in attempting a remedy”—or another opinion no less fatal—“that the government has a right to treat them as it does.” They then seek a wretched relief for their minds, by persuading themselves, that to yield their obedience, is to discharge their duty. The deplorable poverty of spirit, that prostrates all the dignity bestowed by divine providence on our nature—of course succeeds.

From these reflections I conclude, that every free state should incessantly watch, and instantly take alarm on any addition being made to the power exercised over them. Innumerable instances might be produced to show, from what slight beginnings the most extensive consequences have flowed: But I shall select two only from the history of England.

Henry the Seventh was the first monarch of that kingdom, who established a STANDING BODY OF ARMED MEN. This was a band of fifty archers, called yeomen of the guard: And this institution, notwithstanding the smallness of the number, was, to prevent discontent, “disguised under pretense of majesty and grandeur.” In 1684 the standing forces were so much augmented, that Rapin says—“The king, in order to make his people fully sensible of their new slavery, affected to muster his troops, which amounted to 4000 well armed and disciplined men.” I think our army, at this time, consists of more than seventy regiments.

The method of taxing by EXCISE was first introduced amid the convulsions of the civil wars. Extreme necessity was pretended for it, and its short continuance promised. After the restoration, an excise upon beer, ale and other liquors, was granted to the king, one half in fee, the other for life, as an equivalent for the court of wards. Upon James the Second’s accession, the parliament gave him the first excise, with an additional duty on wine, tobacco, and some other things. Since the revolution it has been extended to salt, candles, leather, hides, hops, soap, paper, pasteboards, mill-boards, scale-boards, vellum, parchment, starch, silks, calicos, linens, stuffs, printed, stained, etc. wire, wrought plate, coffee, tea, chocolate, etc.

Thus a standing army and excise have, from their first slender origins, tho’ always hated, always feared, always opposed, at length swelled up to their vast present bulk.

These facts are sufficient to support what I have said. It is true, that all the mischiefs apprehended by our ancestors from a standing army and excise, have not yet happened: But it does not follow from this, that they will not happen. The inside of a house may catch fire, and the most valuable apartments be ruined, before the flames burst out. The question in these cases is not, what evil has actually attended particular measures—but, what evil, in the nature of things, is likely to attend them. Certain circumstances may for some time delay effects, that were reasonably expected, and that must ensue. There was a long period, after the Romans had prorogued his command to Q. Publilius Philo, before that example destroyed their liberty. All our kings, from the revolution to the present reign, have been foreigners. Their ministers
generally continued but a short time in authority and they themselves were mild and virtuous princes.‡

A bold, ambitious prince, possessed of great abilities, firmly fixed in his throne by descent, served by ministers like himself and rendered either venerable or terrible by the glory of his successes, may execute what his predecessors did not dare to attempt. Henry the Fourth tottered in his seat during his whole reign. Henry the Fifth drew the strength of that kingdom into France, to carry on his wars there, and left the commons at home, protesting, “that the people were not bound to serve out of the realm.”

It is true, that a strong spirit of liberty subsists at present in Great Britain, but what reliance is to be placed in the temper of a people, when the prince is possessed of an unconstitutional power, our own history can sufficiently inform us. When Charles the Second had strengthened himself by the return of the garrison of Tangier, “England (says Rapin) saw on a sudden an amazing revolution; saw herself stripped of all her rights and privileges, excepting such as the king should vouchsafe to grant her: And what is more astonishing, the English themselves delivered up these very rights and privileges to Charles the Second, which they had so passionately, and, if I may say it, furiously defended against the designs of Charles the First.” This happened only thirty-six years after this last prince had been beheaded.

Some persons are of opinion, that liberty is not violated, but by such open acts of force; but they seem to be greatly mistaken. I could mention a period within these forty years, when almost as great a change of disposition was produced by the SECRET measures of a long administration, as by Charles’s violence. Liberty, perhaps, is never exposed to so much danger, as when the people believe there is the least; for it may be subverted, and yet they not think so.

Public disgusting acts are seldom practiced by the ambitious, at the beginning of their designs. Such conduct silences and discourages the weak, and the wicked, who would otherwise have been their advocates or accomplices. It is of great consequence, to allow those who, upon any account, are inclined to favor them, something specious to say in their defense. Their power may be fully established, tho’ it would not be safe for them to do whatever they please. For there are things, which, at some times, even slaves will not bear. Julius Caesar, and Oliver Cromwell, did not dare to assume the title of king. The Grand Seignor dares not lay a new tax. The king of France dares not be a protestant. Certain popular points may be left untouched, and yet freedom be extinguished. The commonalty of Venice imagine themselves free, because they are permitted to do what they ought not. But I quit a subject, that would lead me too far from my purpose.

By the late act of parliament, taxes are to be levied upon us, for “defraying the charge of the administration of justice—the support of civil government—and the expenses of defending his Majesty’s dominions in America.”

If any man doubts what ought to be the conduct of these colonies on this occasion, I would ask him these questions.

Has not the parliament expressly AVOWED their INTENTION of raising money from US FOR CERTAIN PURPOSES? Is not this scheme popular in Great Britain? Will the taxes, imposed by
the late act, answer those purposes? If it will, must it not take an immense sum from us? If it will not, is it to be expected, that the parliament will not fully execute their INTENTION when it is pleasing at home, and not opposed here? Must not this be done by imposing NEW taxes? Will not every addition, thus made to our taxes, be an addition to the power of the British legislature, by increasing the number of officers employed in the collection? Will not every additional tax therefore render it more difficult to abrogate any of them? When a branch of revenue is once established, does it not appear to many people invidious and undutiful, to attempt to abolish it? If taxes, sufficient to accomplish the INTENTION of the parliament, are imposed by the parliament, what taxes will remain to be imposed by our assemblies? If no material taxes remain to be imposed by them, what must become of them, and the people they represent?

“If any person considers these things, and yet thinks our liberties are in no danger, I wonder at that person’s security.”

One other argument is to be added, which, by itself I hope, will be sufficient to convince the most incredulous man on this continent, that the late act of parliament is only designed to be a PRECEDENT, whereon the future vassalage of these colonies may be established.

Every duty thereby laid on articles of British manufacture, is laid on some commodity, upon the exportation of which from Great Britain, a drawback is payable. Those drawbacks, in most of the articles, are exactly double to the duties given by the late act. The parliament therefore might, in half a dozen lines, have raised MUCH MORE MONEY, only by stopping the drawbacks in the hands of the officers at home, on exportation to these colonies, than by this solemn imposition of taxes upon us, to be collected here. Probably, the artful contrivers of this act formed it in this manner, in order to reserve to themselves, in case of any objections being made to it, this specious pretense—“that the drawbacks are gifts to the colonies, and that the late act only lessens those gifts.” But the truth is, that the drawbacks are intended for the encouragement and promotion of British manufactures and commerce, and are allowed on exportation to any foreign parts, as well as on exportation to these provinces. Besides, care has been taken to slide into the act, some articles on which there are no drawbacks. However, the whole duties laid by the late act on all the articles therein specified are so small, that they will not amount to as much as the drawbacks which are allowed on part of them only. If therefore, the sum to be obtained by the late act, had been the sole object in forming it, there would not have been any occasion for “the COMMONS of Great Britain, to GIVE and GRANT to his Majesty RATES and DUTIES for raising a revenue IN his Majesty’s dominions in America, for making a more certain and adequate provision for defraying the charges of the administration of justice, the support of civil government, and the expense of defending the said dominions”; nor would there have been any occasion for an expensive board of commissioners, and all the other new charges to which we are made liable.

Upon the whole, for my part, I regard the late act as an experiment made of our disposition. It is a bird sent out over the waters, to discover, whether the waves, that lately agitated this part of the world with such violence, have yet subsided. If this adventurer gets footing here, we shall quickly find it to be of the kind described by the poet.

- “Infelix vates.”
- A direful foreteller of future calamities.

A Farmer
LETTER TWELVE

My Dear Countrymen,

Some states have lost their liberty by particular accidents: But this calamity is generally owing to the decay of virtue. A people is travelling fast to destruction, when individuals consider their interests as distinct from those of the public. Such notions are fatal to their country, and to themselves. Yet how many are there, so weak and sordid as to think they perform all the offices of life, if they earnestly endeavor to increase their own wealth, power, and credit, without the least regard for the society, under the protection of which they live; who, if they can make an immediate profit to themselves, by lending their assistance to those, whose projects plainly tend to the injury of their country, rejoice in their dexterity, and believe themselves entitled to the character of able politicians. Miserable men! Of whom it is hard to say, whether they ought to be most the objects of pity or contempt: But whose opinions are certainly as detestable, as their practices are destructive.

Though I always reflect, with a high pleasure, on the integrity and understanding of my countrymen, which, joined with a pure and humble devotion to the great and gracious author of every blessing they enjoy, will, I hope, ensure to them, and their posterity, all temporal and eternal happiness; yet when I consider, that in every age and country there have been bad men, my heart, at this threatening period, is so full of apprehension, as not to permit me to believe, but that there may be some on this continent, against whom you ought to be upon your guard—Men, who either hold, or expect to hold certain advantages, by setting examples of servility to their countrymen. Men, who trained to the employment, or self-taught by a natural versatility of genius, serve as decoys for drawing the innocent and unwary into snares. It is not to be doubted but that such men will diligently bestir themselves on this and every like occasion, to spread the infection of their meanness as far as they can. On the plans they have adopted, this is their course. This is the method to recommend themselves to their patrons.

From them we shall learn, how pleasant and profitable a thing it is, to be for our SUBMISSIVE behavior well-spoken of at St. James’s, or St. Stephen’s; at Guildhall, or the Royal Exchange. Specious fallacies will be dressed up with all the arts of delusion, to persuade one colony to distinguish herself from another, by unbecoming condescensions, which will serve the ambitious purposes of great men at home, and therefore will be thought by them to entitle their assistants in obtaining them to considerable rewards.

Our fears will be excited. Our homes will be awakened. It will be insinuated to us, with a plausible affectation of wisdom and concern, how prudent it is to please the powerful—how dangerous to provoke them—and then comes in the perpetual incantation that freezes up every generous purpose of the soul in cold, inactive expectation—“that if there is any request to be made, compliance will obtain a favorable attention.”

Our vigilance and our union are success and safety. Our negligence and our division are distress and death. They are worse—They are shame and slavery. Let us equally shun the benumbing stillness of overweening sloth, and the feverish activity of that ill-informed zeal, which busies itself in maintaining little, mean and narrow opinions. Let us, with a truly wise generosity and
charity, banish and discourage all illiberal distinctions, which may arise from differences in situation, forms of government, or modes of religion. Let us consider ourselves as MEN—FREEMEN—CHRISTIAN FREEMEN—separated from the rest of the world, and firmly bound together by the same rights, interests and dangers. Let these keep our attention inflexibly fixed on the GREAT OBJECTS, which we must CONTINUALLY REGARD, in order to preserve those rights, to promote those interests, and to avert those dangers.

Let these truths be indelibly impressed on our minds—that we cannot be HAPPY, without being FREE—that we cannot be free, without being secure in our property—that we cannot be secure in our property, if, without our consent, others may, as by right, take it away—that taxes imposed on us by parliament, do thus take it away—that duties laid for the sole purpose of raising money, are taxes—that attempts to lay such duties should be instantly and firmly opposed—that this opposition can never be effectual, unless it is the united effort of these provinces—that therefore BENEVOLENCE of temper towards each other, and UNANIMITY of counsels, are essential to the welfare of the whole—and lastly, that for this reason, every man among us, who in any manner would encourage either dissension, dissidence, or indifference, between these colonies, is an enemy to himself, and to his country.

The belief of these truths, I verily think, my countrymen, is indispensably necessary to your happiness. I beseech you, therefore, “teach them diligently unto your children, and talk of them when you sit in your houses, and when you walk by the way, and when you lie down, and when you rise up.”

What have these colonies to ask, while they continue free? Or what have they to dread, but insidious attempts to subvert their freedom? Their prosperity does not depend on ministerial favors doled out to particular provinces. They form one political body, of which each colony is a member. Their happiness is founded on their constitution; and is to be promoted, by preserving that constitution in unabated vigor, throughout every part. A spot, a speck of decay, however small the limb on which it appears, and however remote it may seem from the vitals, should be alarming. We have all the rights requisite for our prosperity. The legal authority of Great Britain may indeed lay hard restrictions upon us; but, like the spear of Telephus, it will cure as well as wound. Her unkindness will instruct and compel us, after some time, to discover, in our industry and frugality, surprising remedies—if our rights continue unviolated: For as long as the products of our labor, and the rewards of our care, can properly be called our own, so long it will be worth our while to be industrious and frugal. But if when we plow—sow—reap—gather—and thresh—we find, that we plow—sow—reap—gather—and thresh for others, whose PLEASURE is to be the SOLE LIMITATION how much they shall take, and how much they shall leave, WHY should we repeat the unprofitable toil? Horses and oxen are content with that portion of the fruits of their work, which their owners assign them, in order to keep them strong enough to raise successive crops; but even these beasts will not submit to draw for their masters, until they are subdued by whips and goads.

Let us take care of our rights, and we therein take care of our prosperity. “SLAVERY IS EVER PRECEDED BY SLEEP.” Individuals may be dependent on ministers, if they please. STATES SHOULD SCORN IT—and if you are not wanting to yourselves, you will have a proper regard paid you by those, to whom if you are not respectable, you will be contemptible. But—if we
have already forgot the reasons that urged us with unexampled unanimity, to exert ourselves two years ago—if our zeal for the public good is worn out before the homespun cloths, which it caused us to have made—if our resolutions are so faint, as by our present conduct to condemn our own late successful example—if we are not affected by any reverence for the memory of our ancestors, who transmitted to us that freedom in which they had been blessed—if we are not animated by any regard for posterity, to whom, by the most sacred obligations, we are bound to deliver down the invaluable inheritance—THEN, indeed, any minister—or any tool of a minister—or any creature of a tool of a minister—or any lower instrument of administration, if lower there be, is a personage whom it may be dangerous to offend.

I shall be extremely sorry, if any man mistakes my meaning in anything I have said. Officers employed by the crown, are, while according to the laws they conduct themselves, entitled to legal obedience, and sincere respect. These it is a duty to render them; and these no good or prudent person will withhold. But when these officers, through rashness or design, desire to enlarge their authority beyond its due limits, and expect improper concessions to be made to them, from regard for the employments they bear, their attempts should be considered as equal injuries to the crown and people, and should be courageously and constantly opposed. To suffer our ideas to be confounded by names on such occasions would certainly be an inexcusable weakness, and probably an irremediable error.

We have reason to believe, that several of his Majesty’s present ministers are good men, and friends to our country; and it seems not unlikely, that by a particular concurrence of events, we have been treated a little more severely than they wished we should be. They might not think it prudent to stem a torrent. But what is the difference to us, whether arbitrary acts take their rise from ministers, or are permitted by them? Ought any point to be allowed to a good minister that should be denied to a bad one? The mortality of ministers is a very frail mortality. A —— may succeed a Shelburne—A —— may succeed a Conway.

We find a new kind of minister lately spoken of at home—“THE MINISTER OF THE HOUSE OF COMMONS.” The term seems to have peculiar propriety when referred to these colonies, with a different meaning annexed to it, from that in which it is taken there. By the word “minister” we may understand not only a servant of the crown, but a man of influence among the commons, who regard themselves as having a share in the sovereignty over us. The “minister of the house” may, in a point respecting the colonies, be so strong, that the minister of the crown in the house, if he is a distinct person, may not choose, even where his sentiments are favorable to us, to come to a pitched battle upon our account. For tho’ I have the highest opinion of the deference of the house for the King’s minister, yet he may be so good natured, as not to put it to the test, except it be for the mere and immediate profit of his master or himself.

But whatever kind of minister he is, that attempts to innovate a single iota in the privileges of these colonies, him I hope you will undauntedly oppose; and that you will never suffer yourselves to be either cheated or frightened into any unworthy obsequiousness. On such emergencies you may surely, without presumption, believe, that ALMIGHTY GOD himself will look down upon your righteous contest with gracious approbation. You will be a “band of brothers,” cemented by the dearest ties—and strengthened with inconceivable supplies of force and constancy, by that sympathetic ardor, which animates good men, confederated in a good
cause. Your honor and welfare will be, as they now are, most intimately concerned; and besides—you are assigned by divine providence, in the appointed order of things, the protectors of unborn ages, whose fate depends upon your virtue. Whether they shall arise the generous and indisputable heirs of the noblest patrimonies, or the dastardly and hereditary drudges of imperious task-masters, YOU MUST DETERMINE.

To discharge this double duty to yourselves, and to your posterity, you have nothing to do, but to call forth into use the good sense and spirit of which you are possessed. You have nothing to do, but to conduct your affairs peaceably—prudently—firmly—jointly. By these means you will support the character of freemen, without losing that of faithful subjects—a good character in any government—one of the best under a British government. You will prove, that Americans have that true magnanimity of soul, that can resent injuries, without falling into rage; and that tho’ your devotion to Great Britain is the most affectionate, yet you can make PROPER DISTINCTIONS, and know what you owe to yourselves, as well as to her—You will, at the same time that you advance your interests, advance your reputation—You will convince the world of the justice of your demands, and the purity of your intentions. While all mankind must, with unceasing applauses, confess, that YOU indeed DESERVE liberty, who so well understand it, so passionately love it, so temperately enjoy it, and so wisely, bravely, and virtuously assert, maintain, and defend it.

“Certe ego libertatem, quae mihi a parente meo tradita est, experiar: Verum id frustra an ob rem faciam, in vestra manu situm est, quirites.”

For my part, I am resolved to contend for the liberty delivered down to me by my ancestors, but whether I shall do it effectually or not, depends on you, my countrymen. “How littlesoever one is able to write, yet when the liberties of one’s country are threatened, it is still more difficult to be silent.”

A Farmer

Is there not the strongest probability, that if the universal sense of these colonies is immediately expressed by RESOLVES of the assemblies, in support of their rights, by INSTRUCTIONS to their agents on the subject, and by PETITIONS to the crown and parliament for redress, these measures will have the same success now, that they had in the time of the STAMP ACT.
NOTES