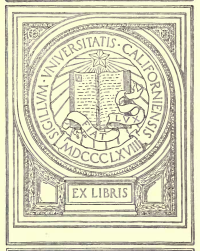
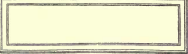


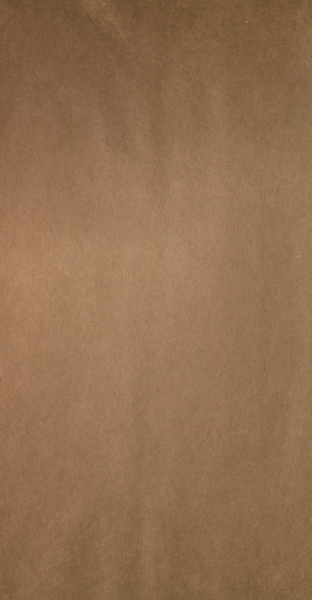
A despression Only

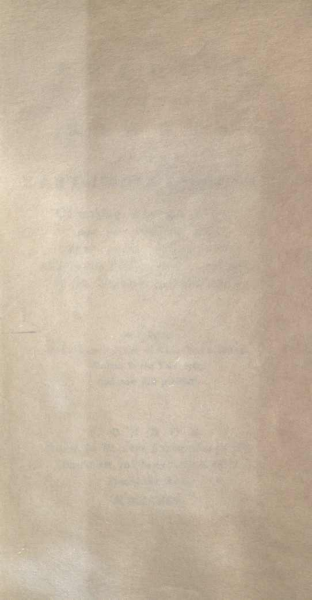
# UNIVERSITY OF CALIFORNIA AT LOS ANGELES

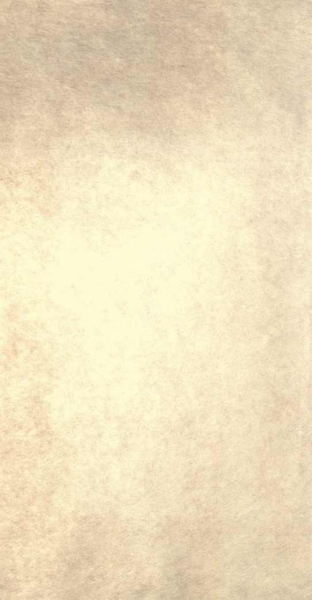












## ENQUIRY

INTO THE

#### RIGHTS

OF THE

### EAST-INDIA COMPANY

Of making war and PEACE; and of possessing their TERRITORIAL ACQUISITIONS without the Participation or Inspection of the BRITISH GOVERNMENT.

In a Letter
to the Proprietors of East-India Stock.
Written in the Year 1769.
And now first published.

LONDON:

Printed for WALTER SHROPSHIRE in New Bond-street, and SAMUEL BLADON in Pater-noster Row.

M.DCC.LXXII.

TRIBON OF REAL

ANT OTHE

### 2 Y W W Y

3 4 7 9 0

## ENTERNOOM COMPANI

Transit had all organism to have the had record to have the had to have the had to had the had

"Thea Land"

do the Patricipe of Engineers a front

### Todkod.

Princed for Wear was Binscreeness to K. . Događenes, and Samuse Beaucing Parameter Kow, . or .

TEXA LUXUE M

## AMAOTEAN TO MINE ATLOS ANGELES YNARALI

DS 463 A2P2 1772

## PREFACE.

T is long fince the nations, which have the misfortune to live near the East-India Company's settlements, have stretched out their industrious and helpless hands to our gracious Sovereign, imploring his protection from the oppressions they were finking under; and it must give great pleafure to every one who knows how much the interests of Great Britain are connected with those of humanity, to learn, from his Majesty's speech, at the opening of this fession, that he had turned his eye to an object fo worthy of the royal attention. And, furely, if there is any fituation in this life more deplorable than another, it is that of living under the dominion of men, who, wholly intent upon gain, have contrived to establish the most complete fystem ever known of fraud and violence.

354768

warpin P

violence, by uniting, in the same persons, the several functions of Merchant, Soldier, Financier and Judge; depriving, by that union, all those functions of their mutual checks, by which alone they can be made useful to society.

It is to be hoped that the time is not far off, when those functions, so improperly combined, will be again separated: when his Majesty will resume, from those Merchants, the fword, which, by our happy Constitution, cannot be placed, with energy or fafety, in any hand but his own: and when those great territorial revenues in Bengal, which have, of late, been fo extravagantly accumulated in the coffers of private men, for trifling or destructive purposes, will be employed in reducing the national debt, as well as in protecting our trade and acquisitions in those distant parts of the world. We might then hope to fee an impartial administration of justice in India, without its being subject to the controll of those

-

who are most likely to be the greatest delinquents. We might then hope to fee an end to those cruel monopolies, carried on by the Servants of the Company, in the necessaries of life, and to which the wretched natives are obliged to submit. with the bayonet at their throats: and we might then hope to fee those Servants once more attentive to the commercial interests of their employers; without attempting to equal, in riches and splendor, the first nobility of the kingdom. what is still of greater importance to the free Constitution of this country, we might then hope to fee fome stop put to the rapid progress of corruption at home; which has been, for some years past, so much promoted by the immense sums lavished by those Servants of the Company. upon their return from India, in order to procure themselves admittance into the House of Commons; where none of them, from the nature of their education. can be supposed to have any thing

#### PREFACE.

to fay; and where some of them seem to come, as if they were proud of the privilege they had acquired, of mocking the insufficiency of our laws, and of insulting that honourable Assembly, by their presence.

In objection to this falutary change, it has been often urged, "That in a free " country like ours, the individuals have " their legal rights as well as the state; " and that it is always matter of just alarm "when the supreme legislative power lays " its heavy hand upon those rights, even et where there is reason to believe that " they have been abused." In this I entirely agree. But when they proceed to tell us, "That the East-India Company. " have a legal right of making War and "Peace, and of possessing their territorial " acquisitions, without the participation " or inspection of the British Government," I find myself obliged to give my diffent. The grounds of that dissent are to be found in the following Letter, written above

above two years ago, when Sir John Lindsay was appointed to command his Majesty's ships in the East-Indies; and though the occasion which produces it now, is somewhat different from that which at first gave birth to it; yet I have suffered it to appear before the public in its original shape; and the rather, because in that shape it recalls the memory of a transaction, by which the true spirit of the Gentlemen who have the management of the Company's affairs in Leadenhall-street, had a fair opportunity of displaying itself.

London, Feb. 18, 1772.

Majoria de la compania del la compania de la compania de la compania del la compania de la compania del la compania

and to Line A the s

## LETTER

TO THE

PROPRIETORS OF EAST INDIA STOCK,

CONCERNING

The Company's Rights of making War and Peace, &c.

GENTLEMEN,

Was at your general meeting on Tuefday last, and find, by a letter sent that day by LORD WEYMOUTH, that the dispute which has for some time subsisted between the Ministry and your Directors is now fully explained, and reduced to this single question, Whether the officer appointed to command his Majesty's ships in the East Indies shall be consulted, and have a voice, in all matters relative to peace and war in those parts? To which I find the leading men

B

in the Direction are very desirous you fhould give a negative, faying, that the King's Officer shall be called in and confulted by the Supervifors, whenever they shall stand in need of his advice or affiftance, but that he should have no vote in the deliberation.

These are opinions very essentially different from one another; and which of the two will be most conducive to the honour and interest of the Company will fall upon you to determine at your next General Court, which is to be called for that purpose. \*

In the mean time, I could not help observing the different tones with which those different pretentions were urged on the fide of the Ministry and on the fide of the Directors: for while his Majesty. through his Secretary of state, defired, in a most gracious and condescending manner. and his Marghy's links in the hing

all be contained, and have a works, in.

<sup>\*</sup> It was then determined that the King's officer should not be admitted to any share with the servants of the company, in their deliberations concerning peace or war.

that the Directors would allow, bim fome share of power in the management of peace or war, the Directors, as if they had meant to exhibit to our view the Saturnalia of the ancient Romans, told us in an elevated strain, that they had already, by their instructions, given as much power to the King's officer as they thought convenient, and were not willing to give any more.

Struck with the oddity of this scene, I was once on my legs to ask from whence they derived those royal prerogatives of making peace and war, which they had, in so unlimitted a manner, delegated to Messrs Vansittart, Scrafton, and Forde, and of which they were so unwilling to communicate a part to their Sovereign; but was saved that trouble by one of the twenty four, who told us, that be would, to the utmost of his power, support these rights of the Company, which were derived from acts of parliament, and royal Charters sounded upon acts of parliament.

Having got so far into this enquiry,
I resolved

I refolved to get to the bottom of it; and accordingly, upon my return home, gathered together all the Acts of parliament, and all the royal Charters, that had been made respecting this Company, and will now communicate to you, my fellow Proprietors, what has occurred to me on the perusal of them; that such of you, as have not taken the same pains, may be enabled to judge, whether the pretensions to Sovereignty are best founded at the east or at the west end of the town.

The first royal Charter given to this Company, and the first that was ever founded on an Act of parliament, is that of the tenth year of King William III. in which all that is said, with respect to the powers of making peace or war, is comprised in the following words: "Such governors or officers shall and may, according to the directions of the said company, raise, train and muster such military forces as shall and may be necessary for the defence of the said

" faid forts, places and plantations respective-" ly." Here is no power granted beyond what every man feems to derive from the Great Charter of God; to wit, that of defending himself in the best manner he can, when that human power to which he owes allegiance, and from which he has a right to expect protection, is at too great a distance to afford it to him. Here is not the least hint of this Sovereign power being deprived of the right of interposing its advice and affiftance, whenever it shall think fuch advice or affistance necessary: on the contrary, as if the present ridicuculous dispute had been foreseen, the following words are added: "The fovereign " right, power and dominion over all the faid " forts, places and plantations, to us, our " beirs and fuccesfors, being always referved."

In none of the subsequent Charters is there any thing worth observing, with regard to peace and war, 'till we come to the Charter of the thirteenth of King George I. and to that of the 26th of his

late Majesty, commonly called the Charter of justice, where a variety of acts of hostility are permitted to the Company, but still firicly confined in their cause, as in the charter of King WILLIAM, to what is defensive and what is just only. The words are - " To affemble, exercise in arms, martial, " array, and put in warlike posture, the " inhabitants of the said towns and places, " either by sea or land, for their especial " defence and safety, and to lead and conduct " them, and to encounter, repulse, expel and " refift, by force of arms, as well by sea, as " by land, and also to kill, slay and destroy, " by all fitting ways, enterprizes and means " what soever, all and every such person or fi persons as shall or may, at any time " bereafter, in a bostile manner, attempt. " or enterprize the destruction, invasion, detriment or annoyance of any of our subjects " within the faid towns and factories and " limits, or any of their servants, or persons " dealing with them; and in time of war, " or open bostility, to use and exercise martial " discipline

"discipline and the law martial, in such cases
"as occasion shall necessarily require and may
"legally be done, and to take and surprize,
"by all ways and means what soever, all and
"every such person or persons, with their
"ships, armour, ammunition, and other goods,
"as shall in hostile manner, invade or
"attempt the defeating or destruction of the
"faid towns and places, or the burt of any of
"our subjects inhabiting there, or any of their
"fervants, or persons employed by them, and,
"upon JUST CAUSE, to invade and destroy
"enemies of the same."

latitude of pillage and destruction as any honest man could wish; and yet, in less than five years, those gentlemen who had the management of the Company's affairs did not think it sufficient. This gave rise to the Charter of the 31st of his late Majesty, commonly called the Charter of plunder; of which, as it is the main pillar of the extravagant pretentions of the majority of our present set of Directors,

I shall enter into a more particular discussion, and shall relate to you its history, as well as its contents.

When, upon the defeat and murder of SURAJAH DOULA in 1757, much plunder was taken, some territory acquired, and a clear prospect opened to the Company, or, to speak more properly, to the Servants of the Company, of much more booty and much more territory, they began to be alarmed at their own good fortune; apprehending, and not without reason. that the British government would claim a share in those acquisitions. So, to secure to themselves whatever they might acquire, before the true value of it was known and attended to, the Directors thought it fit to apply by petition to his late Majesty.

The particular purposes of this petition were; first, to obtain an unlimited power of making war and peace with every Prince or people, not Christian, in the East Indies. To effect this, they thought nothing

nothing could be more conducive than a precedent; fo they began their petition by fetting forth, "That by feveral charters, " or letters patent, granted by his Majesty's " royal predecessors to FORMER companies " trading to the East Indies, such FORMER " companies have had power to send Thips of " war to their settlements in the East Indies, " to raife and keep a military force, and to " make peace or war with any Princes or " people, not Christian, in any place of their "trade." This power of making peace and war had never, as is here confessed, been granted to this company; fo, to find what is here alluded to, I was forced to fearch into the charters of former companies, and, at last, found, in the charter of King CHARLES II. to a Company, very differently constituted from the present, the following words: - "To give power and " authority, by commission under their common " feal, or otherwise, to make peace or war " with any Prince or people, not Christians, " in any place of their trade, as shall be most

" for the advantage and benefit of the Said "Governor and Company, and of their trade." -A power dishonourable to the Company that defired, to the lawyer who penned, and to the King who granted it. Yet fuch a power did our directors for the time expect from King George the fecond But they mistook their King, who was too well acquainted with the laws of humanity to empower a trading company to traffick in the lives and fortunes of their fellow creatures, upon fo unjust and irrational a distinction as that of their not having embraced a revelation, which, to their great misfortune, had never been revealed to them. And, if they mistook the disposition of their King in supposing he might confent to fuch a charter, they were no less mistaken in supposing that men of liberal minds, like Mr. PRATT and Mr. YORKE, then Attorney and Solicitor. general, would ever lay fuch a charter before him. And accordingly, although the preamble to their Petition was adopted

as the preamble to the royal charter, the unlimited powers alluded to in it were never granted, or ever intended; as will more fully appear in the course of these observations.

As to the body of this petition it was made up of two articles, one respecting booty, the other respecting territory.

Concerning the booty, the words in the petition run thus: "That your "Majefty will be pleafed to grant to the "East India company, and their successors, "all such plunder and booty as may be "taken by any of their land or sea forces "from any of your Majesty's enemies, or "the Indian enemies of the said company, "with the like exception as is contained "in your Majesty's patent of the 17th "September last." This clause was

\* The patent here alluded to was given for the fingle purpose of distributing certain booty, already taken in the war carried on egainst the Nabob Surajah Doula, by the King's ships under Admiral Watson in conjunction with the Company's troops under Colonel Clive.

admitted into the charter with three provisos, the reasons of which are set forth by Mr. PRATT and Mr. YORKE in a letter they wrote to his Majesty, Dec. 24th 1757, accompanying the draught of the Charter.

#### The provisos are,

1. "Provided those captures are made "within the limits of the charter."

2. " Provided those captures are made " in a defensive war, or during a state of "hostility, commenced merely for the pro-"tection of their trade and fettlements. "This is agreeable, fay they, to the terms " and intention of all the charters given to the "Company by your Majesty, or your royal " predecessors, which empower them to make " war in the East Indies, only to recompense "themselves for losses, or to repel invaders." So that it is plain, from the opinions of those learned gentlemen who framed this charter, that the powers conveyed by it, of making peace and war, are not a jot more extensive than those conveyed

to them by the former charters, the nature of which has been already explained.

3. "Provided that those captures are "made by the Company's forces alone, "and not in conjunction with those "commissioned by your Majesty's authority; which will leave it in your Majesty's "breast, in case of joint expeditions, to distribute the plunder or prizes made, "amongst the officers, soldiers and sea-"men in your service, and those employ-"ed by the Company, according to their respective merits, in such manner as "may be agreeable to your royal wisdom."

Come we next to that part of the petition concerning territory, which runs thus: "That they may hold and enjoy, "fubject to your Majesty's right of sove-"reignty, all such fortresses, districts and territories, as they have acquired, or may hereafter acquire, from any "nation, state or people, by treaty, grant or conquest; With power to restore, give up, and dispose of the same, as they

" shall from time to time see occasion : " subject nevertheless to your Majesty's " disposition and pleasure as to such lands " as may be acquired by conquest from

" the subjects of any European power."

The first clause of this part of the petition, concerning the Company's obtaining a right from his Majesty, of holding the territories they might acquire, was entirely rejected; and reasons given for the rejection by his Majesty's learned servants, in the following words: "In respect to " fuch territories as have been, or shall " be acquired, by treaty or grant, from "the great Mogul, or any of the Indian " powers or governments, your Majesty's "letters patent are not necoffary, the " property of the foil vesting in the com-" pany by the Indian grant, \* subject only

to

<sup>\*</sup> The virtue here ascribed, by the Attorney and Solicitor General, to grants from Indian Princes, can only be meant of such as have been procured from Princes who are free from constraint, and who are possest both of the legal and actual power of making their concessions good. But of fuch grants the East India company has never been honoured

" future

"to your Majesty's right of sovereignty, over the settlements, as English settle-"ments, and over the inhabitants, as " English subjects, who carry with them " your Majesty's laws wherever they form " colonies, and receive your Majesty's pro-" tection by virtue of your royal charters." "With respect to such places as have lately " been acquired by conquest, the property, "as well as the dominion, vests in your " Majesty, by virtue of your known pre-" rogative; and, confequently, the Com-" pany can only derive a right to them "through your Majesty's grant. But we "fabmit our humble opinion to your " Majesty, that it is not warranted by " precedent, nor agreeable to found policy, " nor to the tenor of the charters which "have been laid before us, to make fuch "a general grant not only of past, but of

honoured with any, except that of the Emperor FURRURSEER in 1715, when he bestowed upon them fifteen begas, or acres of land, whereverthey should have exasion to build factorics.

"future contingent conquests, made upon any power, European or Indian, to a "trading company. Many objections occur to it, more material to be weighed than explained. If at any time the East India company, in the prosecution of their just rights, shall chance to conquer a fortress or district which may be convenient for carrying on their trade, and is afterwards either ceded to them by treaty, or proper to be maintained by force, it is time enough to resort to your Majesty, for your royal grant, whenever the case happens."

The latter clause, concerning the power of restoring, giving up, and disposing of what they might conquer, was granted. It had been asked, upon a doubt that the Company was not enabled, by any of their then subsisting charters, to yield up conquests made on the Indian Princes or Governments, without his Majesty's licence in every instance, the procuring of which might be attended with great delay

delay in pressing exigencies: and it was granted, as appears from the letter just cited, upon this humane principle, that although it might be dangerous to encourage the company to invade the lands of their neighbours, by allowing them to appropriate whatever they might fo lay hold on; yet to encourage them to make peace, could not be liable to objection; and the two learned gentlemen observe, that without this power of ceding what they had conquered, they might have the permission of making peace, without the means of obtaining it. I cannot, however, avoid obferving, that this power, without a particular attention from His Majesty, is subject to great abuse; especially in the hands of rapacious men, who, without caring for what is to follow, are defirous of returning to their own country with enormous fums of money acquired in a short time. The power of disposing of what they conquer may easily incline such men to conquer lands for the fake of disposing of them to

the best bidder; and I am not sure but that the annals of India have already furnished examples of such abuses \*.

- And, indeed, without His Majesty's particular attention to the conduct of the East-India Company abroad, not only this, but all the former charters, might ferve as authority for every degree of cruelty and rapine. It is faid, for instance, that the Company's officers may, upon just cause, invade and destroy their enemies: but it could never be meant that they should have the sole cognizance, and be the fole judges of their own tranfgressions. Certainly not; for, if so, the fovereign power, expresly reserved by the Charters, would virtually devolve upon them: and they would be truly fovereign, and answerable to God alone for the injustice of their wars; a pretension which

sower of different of what they conquer

<sup>\*</sup> See Mr. Bolts's account of the cession of the Zemindary of Bulwant Sing to Soulah at Doulah. Considerations on East-India assairs. Chap. iii. page 30.

which I have not yet heard any Director bold enough to affert.

To return to my Charter of Plunder. It appears to me, upon a full confideration of it, with all its accompaniments, that the Directors were exceedingly unlucky in having obtained it; for it certainly does not convey any Right of which they were not possessed before; but, on the contrary, by their bringing forth this new charter. fo explained by those learned men, who had the framing of it, and fo understood by the King when he gave it his Royal fanction, they have lessened the validity of King WILLIAM's charter, by which all their future acquisitions seem to have been fecured to them, as far as words can go, in the most unlimited manner. the charter of King WILLIAM fays, "That " the Company shall be a body politic and cor-" porate, capable in law to have, take, pur-" chase, receive, hold; keep, possess, enjoy and " retain, to and for the use of them and their se successors, any manors, messuages, lands, " rents.

" rents, tenements, liberties, privileges, fran-" chifes, hereditaments and possessions what so-" ever, and of what kind, nature and qua-" lity soever; and moreover to purchase and " acquire all goods and chattels what soever, " wherein they are not restrained by the said " act; and also to sell, grant, demise, alien " or dispose of the same manors, messuages, " lands, rents, tenements, liberties, privileges, " franchises, hereditaments, possessions, goods " and chattels, or any of them." Here the Company is authorized to take, acquire and retain, for their own use, all manner of lands, rents or goods; and again, to alien and dispose of, at their pleasure, all such lands, rents, and goods; and this in fuch a profusion of different terms, as if the whole words of the language were to be guarantees for this unlimited Right of acquiring and alienating. It may be faid, indeed, and I believe justly, that King WILLIAM and his learned council had it not in their contemplation to permit, by any, or all of those words, that the Kingdoms of Bengal, Bahar Bahar, and Orissa, should be claimed as private property, or disposed of as such, by the East-India Company; or that the Crown should not claim a Right of being consulted in the disposal of them or their revenues. But this refervation would have equally subfifted in whatever words the charter had been conceived, and would equally subfist under any new charter; the elementary principles in every government not only empowering, but requiring the fupreme power to wave every confideration of private Rights, whenever fuch private Rights become, in a great degree, detrimental or dangerous to the public.

How far an Act of parliament might limit His Majesty's known prerogative of making peace or war in any particular part of the globe, I will not take upon me to enquire. The enquiry is altogether foreign to the present subject, as no such Act of parliament can be here alledged. The Right of appointing a fole Plenipotentiary

tentiary for treating with Indian, as well as with other Princes, is certainly still vested in His Majesty; but the exercise of fuch a Right would not fully answer His Majesty's gracious purpose, which is to affift the East-India Company, and to affift them in fuch a way as their own knowledge in their own affairs shall point out to the judgment of his Servant, in council and in concurrence with theirs. Where there is a common interest of such great importance, found reason seems to demand, that the care and deliberation concerning it should be in common likewise: and it is to our reason His Majesty is pleased to appeal, not in the tone of an imperious master to his servants, but in that of an indulgent parent to his children.

You may perceive, my fellow Proprietors, that in this long letter I have faid very little with regard to the expediency or utility of the proposed measure. This is owing

owing to my having observed, that the controversy, at our last meeting, did not turn upon that point, but barely upon the impropriety of fuffering any encroachment to be made upon the Company's established Rights. Were any encroachment intended upon the just or legal Rights of the Company, there is no one would be feen more forward in their defence than myself, both as a friend to the Company, and as a friend to the state. The security of private property, and of private rights of every kind, is the root of commerce, of population, of riches, and of strength in every state; and the statesman, who takes any step by which those private Rights are rendered preçarious, discovers himself to be but ill qualified for the place he fills. But here is no fuch invasion attempted; but, on the contrary, an attempt of private persons to invade the Rights of the public, by challenging to themselves a prerogative which belongs only to the heads of kingdoms and independent Republics. I have, therefore.

therefore, endeavoured to shew you what are in reality the Rights of the East-India Company with regard to making peace and war, by quoting what is to be found in our several charters concerning them, and shall now recapitulate and sum up the whole, by observing:

That whatever passages are to be found in those charters concerning peace and war, are merely emanations of the royal Willand Pleasure; no such being specified in the Act of Parliament, which only authorizes King William and his successors to grant to the Company, from time to time, by their letters patent, such powers and privileges as to him or them shall seem sitting.

That in none of those letters patent, or charters, is it said, in express terms, that the Company is absolutely empowered to make war and peace; and that what is mentioned in those charters concerning acts of hostility, is strictly confined to such acts of hostility as are for the defence of the Company's property, retaliation of injuries,

or other just cause, the judgment of which cannot, in common sense, rest with the Company; but falls to His Majesty, the supreme Arbiter, by the British constitution, of all matters of peace and war.

That, although King WILLIAM and the fucceeding Kings of England, had not expressly reserved to themselves their sovereign Right and Authority over the East-Indian settlements, and had granted to the Company the most unlimited power of making war and peace; yet could they not, by any form of words, denude themselves of that sovereign power, and could only be supposed to have delegated it to the Company, as to their Attorney or Plenipotentiary, till such time as it should be their royal pleasure to resume or limit it.

That, as by the Charters of the 13th of King GEORGE the first, and of the 27th of King GEORGE the second, the Company is authorized to invade and

E

destroy

destroy upon Just Cause only, and are particularly amenable to His Majesty for any breach of their Charter in this respect, it is perfectly regular and necessary that His Majesty should have complete knowledge, from his own Officer, of the rise and progress of all wars carried on in the East-Indies, in order to know what wars are carried on in compliance with the terms of the Charter, and what not.

And lastly, That when there is the greatest reason to believe, that the Company's Servants have made a greedy and dangerous use of those powers, we ought to admire His Majesty's goodness, who, instead of depriving us of them altogether, endeavours to interpose his fatherly care in preventing any farther abuse of them,

Before I conclude this paper, give me leave, my fellow Proprietors, to add one general Observation, which struck me on comparing together the several Charters of the East-India Company, which is, that in proportion as the real power of the Company increased, its legal power and authority have been diminished. How far it will be for the advantage of the Proprietors, that Government should still proceed in narrowing the bounds of the Company's authority, I will not now enquire: but those who think farther limitations difadvantageous, will, in my humble opinion, find that the most effectual method to prevent them, will be by using the power they still possess, with justice and humanity towards those they call their subjects in India; and with modefty and obedience to those whom they ought to confider as their Rulers in Great Britain. I am, with great respect,

Gentlemen,

Your most obedient, and most humble Servant,

AN OLD PROPRIETOR,

London, August 18, 1769. the several law seed to account the several law of the several law seed to be several law seed to be several law seed the several law seed the several law seed to be several law several law seed to be several law seed to be several law seed to be several law several law

In mostly opine surface short since and off course as a since as a since, for all the law are as a since a course of a since and a since a

for the first test of the

Contionen ..

and the state of t

AN OLD LEDER THER

Si kunga inchigi









## UNIVERSITY OF CALIFORNIA LIBRARY Los Angeles

This book is DUE on the last date stamped below.

AUG 17 1962

DURI FEB1 1969

University of California SOUTHERN REGIONAL LIBRARY FACILITY 405 Hilgard Avenue, Los Angeles, CA 90024-1388 Return this material to the library from which it was borrowed.

Fo





