

The London Gazette.

Published by Authority.

TUESDAY, AUGUST 23, 1814.

T the Court at Carlton-House, the 15th of August 1814,

PRESENT,

His Royal Highness the PRINCE REGENT in Council.

Regent in Council, in the name and on the behalf of His Majesty, that the Parliament, which stands prorogued to Saturday the twenty-seventh day of this instant August, be further prorogued to Tucsday the first day of November next.

 $oldsymbol{A}^{ ext{T}}$ the Court at Carlton-House, the 23d of July 1814,

PRESENT,

His Royal Highness the PRINCE REGENT.

The Archbishop of Canterbury.

The Lord Chancellor.

The Lord President.

The Lord Privy Seal.

The Lord Chamberlain.

The Lord Steward.

The Earl of Shaftesbury.

The Earl of Aberdeen.

The Earl of Buckinghamshire.

The Earl Bathurst.

The Earl of Liverpool.

The Earl of Mulgrave.

Lord Charles Bentinck.

Viscount Melville.

Viscount Sidmouth.

Viscount Castlereagh.

Lord Redesdille.

Lord Ellenhorough, Lord Chief Justice of His Majesty's Court of King's Bench.

Lord Stewart.

The Speaker of the House of Commons.

The Chancellor of the Exchequer.

The Master of the Rolls.

The Vice Chancellor of England.

The Lord Chief Baron of His Majesty's Court

of Exchequer.

Sir Archibald Macdonald, Bart.

Sir William Scott.

Sir James Mansfield.

Sir John Nicholl.

By His Royal Highness the PRINCE of WALES, REGENT of the United Kingdom of Great Britain and Ireland, in the Name and on the Behalf of His Majesty,

A PROCLAMATION,

For recalling and prohibiting His Majesty's naturalborn Subjects from serving in the Sea or Land Forces of the United States of America.

GEORGE, P.R.

HEREAS by the ancient law of this realm, founded upon the principles of general law, the natural-born subjects of His Majesty cannot, either by swearing allegiance to other Princes or Stutes, or by any other their own acts, or by the acts of any foreign Princes or States, either alone or concurring with their own, discharge themselves, or he discharged, from the natural allegiance which, from their hirth, they owe to His Majesty, His heirs and successors, which natural allegiance being antecedent and paramount to any other claim of allegiance whatsoever, cannot, by these or any other such acts, be withdrawn or cancelled: And whereas it linth been represented to Us, that divers of the natural-born subjects of His Majesty have accepted letters of naturalization, or certificates of citizenship, from the United States of America, and have sworn allegiance to the said States, and professed to renounce the natural allegiance which they owe, and must continue to owe, to His Majesty, Ilis heirs and successors, and have, in violation of such natural allegiance, engaged by sea and land, in hostile and traitorous acts against His Majesty: And whereas some of the said natural-born subjects of His Majesty may have been induced so to act, from an erroneous persuasion and belief, which