sequestration, shall equally be inscribed upon the great book of the life anguities of France, for the same sum of life annuities as they enjoyed in 1793. Such of the subjects of His Britannick Majesty, however, as have changed the nature of their chains, by receiving their annuities at a third, and thus by their own act have submitted themselves to the laws existing upon this subject, shall be excepted from the above dispositions.

The new inscriptions shall bear date, and pear bear increast from the 22nd of March 1816.

Prior to the delivery of the new inscriptions, the claimants shall be bound to produce certificates, according to the usual form, declaring that the persons in whose names their life annuities were constituted are still alive.

With espect to those of the above-mentioned subjects of His Britannick Majesty possessing life annuities in the names of persons who are dead, they shall be bound to produce certificates of demise, in the usual forms, stating the period of the decease; and in that case, the annuities shall be paid up to such period.

ARTICLE IV.

Such arrears of the perpetual and life annuities as shall have been liquidated and allowed, and as shall be due up to the 22d of March next exclusively, save the cases of exemption specified in the second and third Articles, shall be inscribed in the great hook of the public debt of France, at the rate which shall be the medium price between par and the current market price of the day, at the date of the signature of the present Treaty. The inscriptions shall bear date and bear interest from the 22d of March 1816, inclusively.

ARTICLE V.

In order to determine the capital due on immoveable property which belonged to subjects of His Britannick Majesty, to their heirs or assigns, equally subjects of His Britannick Majesty, and which was sequestered, confiscated and sold, the following process shall be had:

The said subjects of His Britannick Mujesty, shall be officed to produce: 1st, the deed of purchase proving their produce; 1st, the deed of purchase proving their produce; 1st, the deed of purchase proving the facts of the sequestration, and of the confiscation against themselves, their ancestors by assignors; subjects of His Britannick Majesty. In default however of all proofs in writing, considering the circumstances under which the confiscations and sequestrations took place, and those which have bined arisen, such other proof shall be admitted as the Commissioners of Liquidation hereafter mentioned shall judge sufficient in lieu thereof.

The Prench Government further engages to facilitate by every means, the production of all fittles and proofs serving to substantiate the claims to which the present Article refers, and the Commissioners shall be authorised to make all search, which they shall judge necessary to arrive at such infermation, and to obtain the production of such titles and proofs; they shall also be empowered to examine upon outh in case of need, such persons employed in the public offices, as may have it in their power to point them out, or to furnish them.

be determined and fixed to the production of an extract of the "Matrice" of the "Roles," of the "Contribution femilies" for the year 1791, and at the rate of twenty times the revenue mentioned in the said "Roles."

If the "Matrices" should no longer exist, and that it should therefore impossible to produce the extracts, the claimants shall be authorised to furnish such other proofs, as shall be admitted by the Commission of Inputation mentioned in the following Articles.

The capital thus liquidated and allowed shall be inscribed upon the great book of the public debt of France, at the rate which has been fred in the fourth Article for the inspection of the arrives of the annuities; and the inscriptions shall bear date and shall bear interest from the 22d of March next inclusively.

The arrears due upon the said capital from the period of its sequestration, shall be calculated at the rate of four per cent per annum, without deduction, and the whole amount of those arrears up to the 22d of March as scribed in the great book of the public debt of France at the rate above-mentioned, and shall bear interest from the 22d of March next exclusively.

ARTICLE VI.

In order to fix the capital as well as the arrears which shall be due to such of the subjects of His Britannick Majesty, whose moveable property in France has been sequested, combeted and sold, or to their helrs or assigns, subjects of His Britannick Msjesty, the following process shall be had; it

The claimants shall be obliged to produce: list, the process verbal containing the inventory of the moveable effects seized or sequestered. Andly, the process verbal of the sale of the said effects, or involutional fault of proofs in writing, such other proof as the respective Commissioners of the two Powers shall judge sufficient in lieu thereof, according to the principles established in the preceding Arabic; the French Government engaging in this respect to give the same facilities, and the Commissioners are authorised to thate the same search, and to take the same measures; as have been distanted in the total going Article, with respect to immorphish expressions. The amount of the stock arising from the seizures and sales of the moveable property shall be thus determined; regard being always had to those periods during which paper money was in circulation, and to the ficticious augmentation of prices resulting therefrom.

The capital liquidated and allowed shall be inscribed upon the great book of the public debt, of France, at the rate which has been axed by the preecding Articles, and the inscriptions shall bear date, and shall bear interest from the 22d of March next inclusively.

The arrears liquidated and allowed, due upon the said capital from the period at which the distinant was deprived at the possession of this of the thinderable property, shall be calculated at the rate of three per cent per annum, without deduction, and the whole amount of the said arrears up to the 22d of March next, exclusively, shall be insembled upon the great book of the public debt of France, at the