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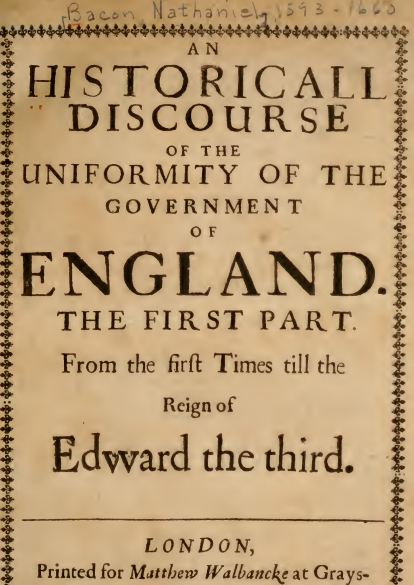


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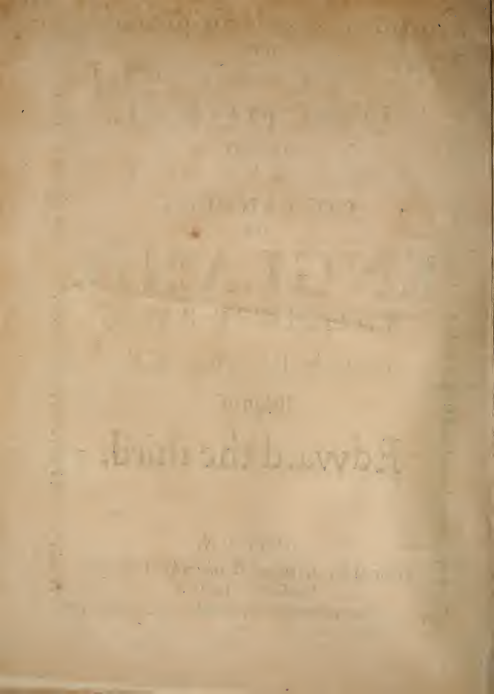






Inn-Gate. 1647.

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# To Confideration. E RBR B129H

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> Private debate concerning the right of an English King to Arbitrary rule over English Subjects as Successor to the Norman Conquerour, (fo called) first occasioned this Discourse. Herein I have neceffarily fall'n upon the

Antiquity and Uniformity of the Government of this Nation: It being cleared may also ferve as an Idea for them to confider, who do mind the restitution of this shattered frame of policy. For as in all other cures, fo in that of a diftempered Government, the original constitution of the body is not lightly to be regarded; and the contemplation of the proportion of the manner of the Nation in a small model brings no less furtherance to the right apprehension of the true Nature thereof ( besides the delight ) than the perusing of a Map doth to the Traveller after a long and tedious travel.

I propound not this Discourse as a pattern drawn up to the life of the thing, nor the thing it felf as a Master-piece for future Ages; for well I do know, that Common-weals in their minority do want not only perfection of strength and beauty, but also of parts and proportion; especially seeing that their full age attaineth no further growth than to a mixture of divers forms in one. Ambition hath done much by dif-

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discourse and action to bring forth Monarchy out of the Womb of notion, but yet like that of the Philosopher's stone the issue wind, and the end misery to the undertakers: and therefore more than probable it is, that the utmost perfection of this nether worlds best Government consists in the upholding of a due proportion of several interests compounded into one temperature.

He that knoweth the fecrets of all Men's hearts. doth know that my aim in this Discourse is neither at Scepter or Crofier, nor after popular dotage, but that Justice and Truth may moderate in all. This is a Veffel I confess ill and weakly built, yet doth it adventure into the vast Ocean of your censures, Gentlemen, who are Antiquaries, Lawyers, and Hiftorians, any one of whom might have steered in this course much better than my self. Had my own credit been the fraight, I must have expected nothing less than wrack and loss of all; but the main propose of this Voyage, being for discovery of the true nature of this Government to common view; I shall ever account your just centures, and contradictions (efpecially published with their grounds) to be my most happy return, and as a Crown to this work. And that my labour hath its full reward, if others taking advantage by mine imperfections shall beautifie England with a more perfect and lively Character.

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PROLOGUE.

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# PROLOGUE.



He policy of English Government; fo far as is praise-worthy, is all one with Divine Providence; wrapped up in a vail of Kings; and wise men, and thus implicitly

bath been delivered to the World by Historians; who for the most part do read Men, and wear their Pens in decyphering their persons and conditions : some of whom, having met with ingenious Writers survive themselves, possibly more famous after death than before : Others after a miserable Life wasted, are yet more miserable in being little better than Tables to set for th the Painters workmanship, and to let the World know, that their Historians are more witty than themselves, of whom they wrote were either wise

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#### PROLOGUE.

or good. And thus Hiftory that should be a witness of Truth and Time, becomes little better than a parable, or rather than a nonsence in a fair CharaEler, whose best commendation is that its well written.

Doubtless, Histories of Persons, or Lives of Men, have their excellency in fruit, for imitation and continuance of Fame, as a reward of vertue : yet will not the concervation of these together declare the nature of a Common-Weal better, than the beauty of a body dismembred is revived by thrusting together the members, which cannot be without deformity. Nor will it be denyed but many wife and good Kings and Queens of this Realm may justly challenge the honour of paffing many excellent Laws, (albeit it's the proper work of the representative body to form them) yet to no one, nor all of them, can we attribute the honour of that Wisdom and Goodness that constituted this bleffed Frame of Government; for seldom is it seen that one Prince buildeth upon the foundation of his Predecessionr, or pursueth his ends or aims; because as several Menthey have several judgements and defires, and are subject to a Royal kind of felf-

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self-love, that inciteth them either to exceed former precedents, or at least to differ from them, that they may not feem to rule by Copy, as infufficient of themselves; which is a kind of difparagement to such as are above. Add hereunto, that it's not to be conceited that the wifest of our Ancestors . saw the Idea of this Government; nor was it any where in precedent but in him that determined the same from Eternity: for as no Nation can shew more variety and inconstancy in the Government of Princes than this, effecially for three hundred years next enfuing the Normans : so reason cannot move imagination that these wheels, by divers, if not contrary motions, could ever conspire into this temperature of policy, were there not some primum mobile that hath ever kept one constant motion in all.

My aim therefore shall be to lay afide the confideration of Man as much as may be, and to extract a summary view of the cardinal passes of the Government of this Kingdom, and to glance at various Aspects of the ancient upon the modern, that so these divers Princes, and wise Councils in their different course may appear

#### PROLOGUE.

pear to be no other than the instruments of him that is but one, and of one mind, whose goings forth have been in a continual course of Wisdom and goodness for our felves in these latter days : and herein I am encouraged because I am not in danger of temptation to flattery or spleen, nor pinched with penury of grounds of observation; having to do with a Nation, then which a clearer mirour of God's gracious Government is not to be found amongst all the Nations and Peoples under Heaven.



# An Historical Discourse Of the uniform Government of ENGLAND.

#### CHAP. I.

#### Of the Britons, and their Government.



His is Britain, or rather that part thereof in after ages called Saxony and England, from the peoples names transplanted thither. The Britons (to lay aside all conceipts of Fame) I take to be an iffue of the neighbouring Nations from the German and Belgick shores; induced

hereto partly by the vicinity of the names of the Peoples, Cities, Caf.com.lib.s. or Towns, and places, but more of their manners and cuftomes, both in Religion and civil Government. Barbarians they were, and so esteemed by the Romans that were but refined Barbarians Tacit. Anal. themselves; and yet they worshipped an Invisible, Infinite, Om- 14. nipotent God by Sacrifices: but the greatest part of their reve- Casi.com hb.6. rence fell short, and rested upon their Priests, whom they ac- Tacit. counted the onely Secretaries that God had on earth, feared their interdict worse than death it self, and (in these times of uttermost darkness) held them forth to neighbouring Nations, tol

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#### BKITONS.

to inftruct them into an higher excellency than that of brutifh men.

In their civil Government they allowed preeminence of their . Magistrates rather than Supremacy, and had many chiefes in a little room; the Romans called them little Kings, for the greater renown of their Empire: but others of more fobriety account Caf.com.lib.s. them no better than Lords. Of liberties not much exceeding those of a City; and these (though in time of peace independant upon each other, yea perpetual Enemies, yet) in time of forraine war, joyned together to chufe one head to command them all, according to the cultome of the Germans, as Cafar noteth. But that which yet cleareth the matter, is the testimony of Dion in the life of Severus the Emperour, who expressly faith, that in Britain, the people held the helm of Government in their own power, fo as these were not Kings, nor their government Monarchical, and yet might be regular enough, confidering the rudeness that in those daies overspread the World. True it is that by a holy man this Nation was in latter times of Barbarifme called Tyrannorum gens, the word being taken mitiori fensu, or from a common repute of excellive cruelty, or oppreffion by fuperiours. As touching their cruelty, I find no footsteps in story : fomewhat reflecteth upon their Sacrifices, as if they offered mans flefh ; but that was common to the Gauls, who borrowed their Religion from Britain; and it might be founded rather upon an erroar in judgment, than favageness of nature. Much less caule doth appear of any cry of opprellion upon inferiours, but rather against that; as the multitude of Kings or Lords do manifeftly witnefs, who being observed in the time of Julius Casar continued in Tiberius his time and afterwards, until in the reign of Claudius'tis faid that Caraciacus ruled over many Nations: "for its a certain maxime, that though great Nations may be upholden by power, fmall Territories must be maintained by justices without which, the door will be foon fet open to the next paffenger that comes, especially where the people are bent to war as these were, and therein had attained such exquisite perfection ofskill in Chariot fervice, as must needs convince us of their much experience against themselves, in regard that to other people it was scarce known; no, nor yet to Cafar himself, that had been

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Hieron.

Cal. cor. 5.

been practifed in the wars of all Nations. And this is all that I-can produce out of flory, touching the government of Britain, before the entry of that light that lightneth every one that cometh into the world. .

#### CHAP. II.

#### Concerning the conversion of the Britons unto the Faith.

T was long before the Son of God was inwombed, & whiles as yet Providence feemed to close onely with the Jewish Nation, and to hover over it, as a choice picked place from all the earth, that with a gracious eye furveying the forfaken condition of other Nations, it glanced upon this Island; both thoughts and words reflected on Isles, Isles of the Gentiles, Isles Isla. 42. 4. afar off, as if amongst them the Lord of all the earth had found out one place that should be to him as the Gemme of the ring of this Terrestrial Globe : and if the waies of future providence may be looked upon as a gloss of those Prophesics, we must confess that this Island was conceived in the womb thereof. long before it was manifested to the world.

To recover the forgotten waies of past providence, is no lefs difficult, than to fearch out the hidden bowels of future promifes; and therefore I shall not busie my felf to find out the particular instruments that brought Gods presence into this dark corner; but only glance at the time and manner, that it may appear we were not forgotten, nor yet loft, or least in mind, at that time of the dispensation of this grace unto all men. I dare not instance as Gildas, the certain time of fix years; yet I may fay, that no fooner was the Scepter departed from Judah, but with a fwift pace, both it and the Law-giver came hither like an Arrow flying through other Countries, but flicking with a ne plus ultra in this Island (then a People rather than a Common-weal) as if we were the only white that then was in Gods aime. Its probable in the higheft degree that the work was done within the first Century, and very nigh about the Apostolick times; for that in the fecond Century, Britain was a C 2 Church

51.5. 60.9. 66.13.

Terrul. adv. Judzos.

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Platina. de vit. Eleuthe.

Beda. 1. 5. sap. 25. Church of Fame, and known to the Fathers that dwelt afar off. even to Tertullian and Origen, and in short time had outreached the Roman confines in that Island (which had cost them abave two hundred years Travaile) and was grown to the flate of the first Christian Kingdom that ever was: unto which, if we shall allow time for the gathering and growth thereof unto this royal pitch, proportionable to the half of that which afterward was spent in the like work, upon the Saxon and Danish Kings, we must in reason conclude that the work was first ordered by Apostolical direction, or some of their Emiffaries. Cuftoms also do not obscurely declare ages. For before that Pins, Bilhop of Rome, began to speak in the big language of Decrees, it was indifferent to keep Easter either upon the day observed by the Roman Church, or on the day according to the Jews cuftom; and although the Roman Church began within fifty years after the death of John the Evangelift, to flickle to impose their custome upon other Churches; yet the Church of Britain conformed not to that course by the fpace of five hundred years after that time; which reflecteth probability, that the Church was there fetled in times of indifferency, not by Roman order, but by some other purposed messenger.

The manner yet is more remarkable, for that not only Principalities and Powers, and Spiritual wickedneffes in high places (which are but flumbling-blocks) but alfo natural wifdom of the Druides, who were masters of the confciences of the Britons, and their high conceipt of their excellency above the ordinary strain of men, and unto which the Cross of Christ is meer foolifhnefs; and above all, the deep obligement of the people unto these their Rabbies, in a devotion beyond the reach of other Nations; all thefe, I fay, flood in the way, and rendred the people more uncapable of any new light. But when the time fore-fet is fully come, all mountains are laid low, and double-folded doores fly open; and this Conquerour of all Nations attempts Britain not in the rear, nor by undermining, but affailes them in their full ftrength, prefents in a clear Sun-fhine that one true Sacrifice of God man; at the appearing whereof, their thadows of many Sacrifices of mans flefh flie away. And thus

#### BRITONS,

thus those Druides that formerly had dominion of the Britons faith, become now to be helpers of their joy, and are become the Origen hom.4. leaders of the blind people in a better way, and unto a better Ezek. hope; and held forth that light which through Gods mercy. hath continued in this Island ever fince, through many forms and dark mists of time, until the present Noon-day.

#### CHAP. III.

#### Of the entry of the Romans into Britain, and the state thereof during their continuance.

His conversion of the Druides was but the first step to that which followed; for the Decree was more full of grace Pi. 2, 3. than to make this Ifle to be only as an Inn for him to whom it was formerly given for a poffeilion; The Romans are called in to the work, under whofe Iron yoke, God had fubdued all Nations, thereby more speedily to bring to pass his own conquest, both of that one head, and all its members. The first Cafar had entred Britain before the Incarnation, and having feen and faluted it, and played his prize, returned with the faine only of Tacit. conquest of some few Lordships neighbouring to the Belgick shore; and so it-continued correspondent to the Romans, or rather forgotten of them till the time of Claudius the Emperour; who being at leifure to bethink him of the Britons tri- vit. Agric. bute, or rather aspiring to honour by a way formerly untroden by his Ancestors, first setled Colonies in Britain, and brought it into the form of a Province, and ingaged his fucceffors in a continual war to perfect that work, which outwearied their firength at laft, and made them foregoe the prey, as too heavy for the Eagle to trufs and carry away.

It oft befals, that things of deformed fhape are nevertheless of excellent spirit, and serve the turn best of all: and it is no less remarkable, that this tide of Roman invation, however it represented to the world little other than a tumour of vainglory in the Romans, that must needs be fatal to the Britons liberty

Tacit. vit. Agric.

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liberty and welfare : yet by over-ruling providence it conduced fo much to the Britons future glory, as it must be acknowledged one of the chief master-pieces of supernatural moderatorship that ever this poor Island met with. First, it taught them to bear the yoke, to floop, and become tractable; for flubborn fpirits must first stoop under power, before they will stoop to infiruction; but this only in the way; for tractablenefs, if good enfue not, is of it felf but a disposition for evil. Secondly, it brought into Britain the knowledge of Arts and civility; and questionless it was a wife policy of Agricola, to go that way to work; for its an eafie and Royal work to govern wife men, but to govern fools or mad-men, is a continual flavery; and thus Religion already fetled in Britain, became honoured with a train of Attendants and Handmaids. Thirdly, they reduced the number of little Lordships nigher to the more honourable eftate of Monarchy : for the Romans, by dear experience, finding no ftability or affurance in what they had gotten, fo long as fo many petty Kings, had the rule; they wifely brought the whole into one Province (becaufe it is much easier to govern many fubordinate each to other, then co-ordinate one with another) over which they allowed one chief, to rule the people according to their own Laws, faving their fervice to the Romans and their Lieutenants, until they were neceffitated to yield up all to the next occupant: This ferved the British Church with a double interest. The first, Religion spreads sooner under one uniform government, than under variety; and under Monarchy, rightly ordered, rather than any other government whatfoever ; albeit that other governments may afford it faster footing when it is entred. Secondly, Rome was a renowned Church throughout the world for gifts and graces ; and it is obvious to conceive that it was specially purposed by divine providence to make that place a Fountain, that from thence the knowledg of Chrift might convey it felf joyfully with the influence of Imperial power, as the fpirits with the blood, into all Nations of that vast body.

Above one hundred years were spent in this Provincial way of government of *Britain*, under the Roman Lieutenants; during all which time, Religion spread under ground, whiles

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the Roman power in a continual war fprang upward : Nor is it firange that Religion (hould thrive in war; the French wars in Edward the Thirds time brought much of this happinefs to England from the Waldenfes; and Germany had no lefs benefit by the wars of Charles the Fifth with the Italians, French, and Turks: and thus the Romans levened with the Gofpel, by exchanging men with Britain, and other mutual correspondencies infinuated that leven by degrees, which in the conclusion . prevailed over all.

For the Roman Lieutenans having gotten fure footing in Britain, steered their course with a different hand; generally they were of the Roman stamp, feeking to kill Christ in the Cradle; and by that means Religion met with many bitter. forms of bitter perfecution, and fo was compelled to bear a low . fail; but fome being more debonaire, and of wifer obfervation, foon found, that the way of justice and gentleness had more . Force in Britaine than Arms, and so endeavoured to maintain that by moderation which they had gotten by labour and blood (as it is ever feen that where conquest is in the van, gentleness follows in the rear, because no Bow can stand long bent, but at length must give in and grow weak.) And thus by connivance, the Britons got a little more scope, and Religion more encouragement, till it became acquainted with the Roman Deputies, began to treat with the Emperours themfelves, and under the wife government of Aurelius, the Emperour mounting into the British Throne, Crowned Lucius first of all Kings with the Royal Title of a Christian.

He now not fo much a Vaffal as a Friend, and Ally to the Romans, and perceiving the Empire to be paft noon, and their Lieutenants to comply with the Chriftians, began to provide for future Generations, and according to the two grand defects of Religion and Juffice, applied himfelf for the eftabliftment of both.

Religion in Britain hath hitherto been for the most part maintained by immediate influence from Heaven. No Schools, no Learning, either maintained or defired; the want whereof, together with the perfecutions stirred up by the Emperours, especially Domitian, brought the Church to so low an ebb, that the

the Sacraments ceased, for Histories tell us that Lucius fent to

M. Weftm. an. 181.

Rome for relief; and that the Bishop of that place (whether Evariftus or Eleutherius) fent over Learned men to Preach and Baptize both King and People; and in this, Kome might probably gain some Honour, although possibly the King intended it not, or much lefs to acknowledg any Authority or Power in that Church, over that of Britain. This act of Lucius fo advanced him in the opinion of Writers, that they know not when they have faid enough: Some will have him to be the infirument of the first entry of Religion into this Isle: others, that he setled a form of Church-government under the three Archbishops of London, Tork, and Caerlion upon Uske, and 28 Bishopricks; the first of which is cried down by many demonstrative instances, nor can it confist with the fecond, nor that with it, or with the truth of other ftories. For it neither can be made out that Lucius had that large circuit within his Dominion, nor that the title of Archbishop was in his daies known ; and 'tis very improbable that the British Church was so numerous, or that Religion in his time was over-fpread the whole Island : nor is there any mention in any Author of any Monuments of these Archbishops, or Bishops of Britain, for the space of 200. years after this Kings reign, and yet no continual raging perfecution (that we read of ) that should enforce them to obscure their profession, or hide their heads: or if such times had been, it would have been expected that Bishops in those daies should be in Britain ( as well as in other places) most famous for gifts and graces, and pass in the forefront of perfecution. But we find no fuch thing; no not in the rages of Dinclefian, which made the British Church famous for Martyrs : Writers speak of Alban, Amphibalus, Aron, Julius, and a multitude of Laypeople, but do not mention one Bilhop, nor Presbyter, nor other Clergy-man, but quendam Clericum, a man it feems of no note. and of unknown name. In Charity therefore the English Church in those daies must be of mean repute for outward pomp; and not lifted up to that height of Archbishops, when as Rome it felf was content with a Bifhop.

Somewhat more probable it is, that is noted by Writers concerning *Lucius* his endeavour to fettle the Common-wealth, and

M. Wefim. an. 303.

and good Laws for government, and to that end did write a Letter to Eleutherius, Bishop of Rome, for a model of the Roman Laws; probably being induced thereunto by the fplendor of the state of the Roman Church and Common-weal; the only favourite of fame in those times through the Northern parts of the World. Things afar off I confess are dim, and its meet that Antiquaries should have the honour due to great after-fight. And therefore I might think (as fome of them have done) that the Episse of Eleutherius to King Lucius is spurious, if I could imagine to what end any man (hould hazard his wits upon fuch a fiction ; or if the incongruities charged against it were incurable; but being allowed to be first written in Latine, and then translated into British for the peoples satisfaction; and in that Language (the original being loft) traduced to pofferity; and then by some Latine Writer in after ages, returned into Latine, and fo derived to these times (all which very probably hath been) fuch occasions of exceptions might well arife by mistake of translators and transcribers in ignorant times, and the subfance nevertheless remain entire and true. Confidering therefore that the matter of that Epissle favoureth of the purer times' Cic. Attic. 2. of the Church, and fo contrary to the dregs of Romulus, I mean, the policy, practice, and language of the Roman Clergy, in these latter ages, wherein this forgery (if fo it be) was made ; I must allow it to pals for currant for the substance, not justifying the fyllabical writing thereof.

To others it seemeth needless and vain, that Lucius should fend for a model to Eleutherius, when as the Roman Deputies and Legions at home might have fatisfied the Kings delire in that particular, or their own experience might have taught them grounds sufficient, after two hundred years converse with the Romans, that they should have little needed a model for that which they faw continually before their view, or might have understood by inquiry of their own acquaintance. But what could be expected of rough Souldiers, concerning form of government of a Common-weal? or if fome exceeded the ordinary strain in policy, yet they were too wife to communicate fuch Pearls to conquered Nations, that ought to look no higher than the will of the Conquerour, and fubfift in no better

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condition than may be controlled by the Supream Imperial Law of the Lord Paramount : or if in this they had correspond. ed to the defires of the Britains, yet being for the most part ig ... norant of the main, they could never have fatisfied the expectations of a Christian King, who defires fuch a Law as may befriend Religion, and wherein no man was more like to give direction than Eleutherius; who feeing a kind of enmity between the Roman Laws, and Chrifts Kingdom, fends to the King a fair refufal of his request upon this ground, that leges Romanus & Cafaris Semper reprobare possumus; he faw that they were not well grounded; he therefore refers the King to the facred Scripture, that is truth it felf. Laws that come nigheft to it are most constant, and make the Government more easie for the Magistrate, quiet for the people, and delightful to all; becaufe mens minds are fetled in expectation of future events in Government, according to the prefent rule; and changes in courfe of Government, are looked at as uncouth motions of the Celeftial bodies, portending judgements or diffolution. Thiswas the way of humane wifdom; but God had an eye on all this, beyond all reach of pre-conceipt of man, which was to make England happy in the enjoying of a better Law and Government than Rome, how glorious foever then it was; and to deliver that Island from the common danger of the world; for had we once come under the Law of the first Beast, as we were under his power ; we had been in danger of being born Slaves under the Law of the second Beast, as other Nations were, who cannot shake it off to this day.

But Lucius lived not to effect this work; it was much delayed by the evil of the times; nothing, was more changeable; then the Empire; grow; the Emperours, many of them fo vitious, as they were a burden to man-kind; nor could they endure any Deputy or Lieutenant that were of better fame than themfelves had. Some of them minded the affaires of the Eaft, others of the North; none of them were *ad omnia*: And the Lieutenants in Britain, either too good for their Emperour, and fo were foon removed; or too bad for the people of the Land, and never fuffered to reft free from tumults and infurrections: neither Lucius could prevail, nor any of his fucceffors. fors. But paffing through continual crofs flouds of perfecutions, under Maximinus, Dioclesian, and Maximinianus and many civil broiles, till the times of Constantine, at length it attained the haven.

For Constantine having overcome Maxentius, and gotten thereby into the highest Orb of Government in the Empire, reflected fuch an amiable afpect upon the Churches, efpecially in Britain, as if he had intended to pay to them all that God had lent him. A wife Prince he was questionles; yet towards the Church shewed more affection; endeavouring to reduce the Government in every place unto the Roman Prototype, and therein added much honour to that See, especially to Pope Sylvester, whose Scholar he had been. This may seem a sufficient inducement to perfwade, that he was the first Patron of English Prelacy, feeing we find it in no approved teltimony before that time; nor was it long after, when as the prefence of the Brittifh Bifhops are found at the Synod by him called at Arles, viz. Concil. Brit. the Bishops (not Archbishops) of London and York, and the 42. Bishop of Maldune; and those in no great pomp, if the relation be true, that by reason of their poverty they were not able to undergoe the charge of their journey and attendance, fo as it feems they had but new fet up, and had not yet found out the right way of trade that the Bishops had attained. And thus God ordered first the setling of a Government of the Church in Britain, and its Liberties, before the Secular part enjoyed any: therein working with this Nation, as with a man, making him to be bonus homo before he can be bonus civis.

The Church of Britain thus fet together, is wound up for motion; they foon learned the use of Synods, from that Synod at Arles, if they had it not before ; and took as much power to themselves in their Synods, as in other Countries were uled, and fomewhat more to boot. For they had the hap to continue in Britain in free course, a full century of years before the civil Magistrate had any other power, but what was wrapped up under the allowance of their Roman Masters, who like Gallio, looked upon the Church-affaires as out of their Sphear. and therefore cared for none of those things; or if the zeal ot any See far prevailed it was much in favour of the Bilhops upon whom

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whom the Emperours began to dote as Oracles ; and this raifed the price of the Clergy, and taught them the way to fifh for themselves : No wonder it is therefore if Synods in Britain, or rather the Clergy in the Synods (which probably were then the reprefentative body of the Nation) fwayed all that was free from the Roman Magistracy, and in some things out-reached. their limits; especially during the interim wherein the Romans held the arms of civil Magistracy bound, and let the Clergy have their fcope, that foon began to be ambient, and conceipt a new Idea of deportment, like that of the fecond beaft in its infancy : Nor did the Britons espy their danger herein, for they had been used to idolize their Druides; and it was no more but faces about, to do as much for their Bishops. Of this power of Synods I shall propound but three preddents, and for draw to a conclusion of what I think meet to note concerning the British affairs. I suppose it will not be doubted, but that publique confultations concerning the publique government of any place or Nation, ought not to be called but by the Supream power; and that fuch confultations are to be directed by that Supream power. The Britons had a King, and yet without his confent they call a Synod against the Pelagian Herefie, and chuse a Moderator from beyond the Sea, and by that Synod not only overwhelmed the Herefie, but excommunicated their King. This was a National Synod, and might well stand with the rule of State, which then had feated the Supream power in the people, as I formerly noted out of Dion. But it could be no warrant for that which followed, viz. that a Country Synod fould excommunicate a King, as it befell in the cafes of Moris and Morcant. Or that fuch a Synod thould intermeddle in matters of meum and tuum, as in the cafe of Loumack, who having invaded the patrimony of the Church, the Bishop of Landaff, in a Synod of his Clergy enjoyned him penance; and the like befel unto Brockvaile, who was compelled by the Synod to make amends to Civiliack Bishop of Landaff, for injury to him done : which I note not by way of imputation; for this exorbitancy (if fo it were) might correspond with these times, wherein very probable it is, that justice could not be had elfewhere; and had the Clergy been as careful of Holinefs.

M. Weftm. An 446. Beda. Lib.1.cap.17.

Concil. Brir. p.49,52,382.

Concil. Brir. 385.

Holinefs, as in the former cafes they feem jealous for juffice, Britain must have had the repute of a Nation of Priefts and Holy men, rather than of Tyrants : whereas it was become a glut of wickednefs, and a burden that God would endure no Gildas. longer; which rendreth their Synod lyable to exception, as being fuch as were either lifted up, or drawn afide, and as the Lift to the Cloath, the weth that the Nation flood in need of that infunction which with a flrong hand God wrought into them by the fad Calamity which enfueth.

#### CHAP IV.

#### of the entry of the Saxons, and their manner of Government.

WWAsted with time, and wounded by eternal doom, the. glory of the Western Empire going down apace, now draweth nigh unto its everlasting, night : and that vast body. (not able longer to fubfift, but dying by degrees) abandons this Ife of Britain its utmost limit, and last inlivened to fublist alone milerably, or elft to die. The choice was more difficult. by how much the more England was much wasled in the Ro-. man wars, the flower of their firength spent in forraign service, the remainder but few, and these exceeding vicious, and which, was worft of all, ingaged by the Romans in a war with the Picts, against whom the Romans themselves found it too burdenfome for them to hold out, without the help of a wall : and albeit. that the very name of an old Servant of four hundred years continuance, might have moved a Roman heart to commiferation, yet their spirits fail, and forfaken England must now go into the Wilderness, and naked as they are, endure the brunt of the cold florms of the Northern Picts, without any shelter but the hidden will of God then frowning upon them. In this condition, they half desperate, seek for a cure in reason worse than the difease. For it had been better for them to have ftooped to hard conditions with the Picts, confidering they were all.

Aman. J. 16.

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Zoffimus hift. lib. 3.

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Suffrid. Petrus Frif. antiquit. lib. 3. cap. 1.

C.r.f. Com.

all but one people, and differing only by the breadth of a wall. than to call in a new people whole qualities they were ignorant of, and at the best to make them their companions, who might prove (as they afterwards 'did) both Lords and Masters over them. But there is no reason against God's will. . The Britons needed prefent help, they overlai'd by invalions from. the Picts (who foon efpied the Romans gone, and their own ad-: vantage) fent for aid where they were most like to speed for the prefent, and left the future to look to it felf. Ireland was nigh, but we find nothing concerning their interest in shipping; the French coalls were not their own men, being yet within the Roman Line : and none were at liberty, but fuch as were never fubdued by the Romans: Only the Saxons are in the thoughts of the Britons, a mighty people not far off, able to mate the Romans in their chiefelt pride, and though in a manner borderers upon the Roman world; yet unfubdued by them, ufed to the wars, mighty at Sea; and now given over by the Romans in a plain field, were at leifure, and fo well knew the way to Britain, that the Romans intituled the coafts of Norfolk, and Suffolk the Amian. lib.28. Saxons Coalts, from the many vifits that the Saxons had already made into those parts, full fore against the Romans wills.

I hold it both needlefs and fruitlefs to enter into the Liffs concerning the original of the Saxons; whether they were Natives from the Northern parts of Germany, or the reliques of the Macedonian Army under Alexander. But it feems their government about the time of Tiberius was in the general fo fuitable to the Gracians, as if not by the reliques of Alexanders Army (which is generally agreed, emptied it felf into the North) yet by the Neighbourhood of Greece unto these Nations, it cannot be imagined, but much of the Græcian wildom was derived into those parts, long before the Romans glory was mounted up to the full pitch : and becaufe this wildom could never be. thus imported, but in veffels of mans flefh, rigged according to the Grecian guize, it may be well supposed that there is some confanguinity between the Saxons and the Grecians, although the degrees be not known. The people were a free people, governed by Laws, and those made not after the manner of the Gauls (as Cafar noteth) by the great men, but by the people; and there-

therefore called a free people, because they are a Law to themfelves; and this was a priviledg belonging to all the Germans. as Tacitus observeth, in cases of most publique consequence (de majoribus omnes) like unto the manner both of the Athenians Hiftor. Germ; and Lacedemonians in their Concio. For which caufe alfo I Plutarch. vit. take the Gauls to be ftrangers in blood unto the Britons, howe- Solon. & Lyver nigh they were in habitation. That some matters of action (efpecially concerning the publique fafety) were by that general vote concluded and ordered, feems probably by their manner of meeting with their weapons. But fuch matters as were of less concernment, the Councel of Lords determined de minori- Albinus. Sax, bus Principes, faith the fame Author. Their Country they 72. divided into Counties or Circuits, all under the government of twelve Lords, like the Athenian territory under the Archontes Xenophon. These (with the other Princes) had the judicatory power of diffributive juffice committed to them, together with one hun- Tacir. dred of the Commons out, of each division. The Election of these Princes with their Commission, was concluded inter majora by the general Affembly; and they executed their Commillion in Circuits, like unto the Athenian Heliastick or Sub- Emius. dial Court, which was rural, and for the most part kept in the open aire; in brief, their judicials were very fuitable to the Ashenian, but their military more like the Lacedemonian, whom above all others in their manners, they most resembled. In their Religion they were very devout, faving that they much refted in the reverence they bare to their Priefts, whom they made the moderator of their general Affembly, their Judge, Advocate, and Executioner in Martial Law; therein submitting to them as unto Gods inftrument. They worship an invisible and an infinite Diety: mans flesh is their Sacrifice of highest account : and as often as they make inquiry by lots, they do it with that folemn reverence as may put all the Christian world to the bluch, precatus Deos, calumque suspiciens; and this done by the Priest of the Town (if it be in publique causes,) or otherwise, if private, then by the Master of the Family; so as they had Family-worship as well as publique. These things I note, that it may appear how nigh these invited guests resemble the old Religion of the Britons, and how probable it is, that this Islandhath .

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Avent. Anal. Bowr. 1. 10. Beuter. in Tac.t.-125.

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hath from time to time been no other than as a Sewer to empty the superfluity of the German Nations; and how the influence of thefe old principles doth work in the fundamental government of this Kingdom, to this prefent day. These are the infruments chosen by God, and called by the Britains to be their deliverers from their Enemies; which they did indeed, yet not fwayed thereto by love of justice or compassion; for (if writers fay true) they were no better than high-way men both by Sea and Land, but by their love of spoil and prey, and by the difpleafure of God against a diffolute people: They professfriendship nevertheless in their first entrance; but espying the weakness of the Britons, and feeling the strength of the Picts, and finding the Land large and good, they foon pickt quarrels with their Hoaft, made peace with the Picts, and of fained Friends, becoming unfained Foes to the Britons, fcattered a poor remnant of Christians, some to the furthest corners of the Kingdom, others into forrain Nations, like fo many. Seeds-men, to fow the precious Seed of Life in a favage foil. And those few that remained behind, profiting under much mifery, by their doctrine and good example yielded better bleffings unto their new-come guess than they either expected or defired. And thus the miseries of poor Britain became riches. of mercy to the North and Eastern people; and the ruines here, the foundations of many famous Churches elfe-where. Nor yet was mercy from the Britons utterly taken away, nor their blood drawn out to the last drop; or their name quite blotted out of the book of fame : for whereas two things make men miferable, viz. the heaviness of the burden without, and the failing of the heart within, and Gods ordinary way of redrefs of the former beginneth in taking away the latter ; thus dealt he with the Britons; for in danger, as want of ftrength breeds fear, and that (by extremity) despair, fo despair oftentimes revives into a kind of rage that puts firength forth beyond reason; I fay beyond reafon, for caufe cannot be given thereof, other than Gods extraordinary dispensation in a judiciary way, when he seeth the ftronger to wax infolent over the weaker. Thus the Britons fied from the Pids fo long as they had any hope of relief from the Saxons; but being become their Enemies, and purfuing them

them to the low-water mark, that in all reason they must either drink or bleed their last; then their courage revived, and by divers Victories, by the space of 200. years, God stopped the hasty Conquest of the Saxons: the refult whereof by truces. leagues, commerce, conversation, and marriages between these two Nations, declared plainly that it was too late for the Saxons to get all, their bounds being predetermined by God, and thus declared to the world. In all which, God (taming the Britons pride by the Saxons power, and difcovering the Saxons darknefs by the Britons light) made himfelf Lord over both peoples in the conclusion.

#### CHAP. V.

#### of Auftins coming to the Saxons in England, his entertainment, and work.

Uring these troublesome times, came a third party that wrought more trouble to this Ifle than either Pitt or Saxon, for it troubled all. This was the Canonical power of the Roman Bithop, now called the Universal Bishop. For the Roman Empire having removed the Imperial refidence to Constantinople, weakned the Western part of the Empire, and exposed it not only to the forrain invalions of the Goths. Vandals, Herules, Lombards, and other flotes of people, that about these times, by secret instinct were weary of their own dwellings, but also to the riling power of the Bilhop of Rome, Naucler. 505. and purpofely for his advancement; who by patience out-rode the florms of forrain force, and took advantage of those publick calamitous times to infinuate deeper into the Confeiences of diffreffed people, that knew no other confolation in a plundred estate, but from God and the Bishop, who was the chief in account amongst them; the beauty of the Bi hop of Rome thus growing in the Weft, made him to out-reach not only his own Diocefs and Province, but to mind a kind of Ecclesiattical Empire

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Empire, and a title according thereunto; which at length he attained from an Emperor fitted for his turn; and that was enough to make him pals for currant in the Empire. But Britain was forfaken by the Roman Empire above 153. years before : fo as, though the Emperour could prefer his Chaplains power or honour as far as his own, which was to the French fhore : yet Britain was in another world, under the Saxons power, and not worth looking after till the plundering was over, and the Saxon affairs fetled; fo as fome fat may be had; then an infirument is fought after for the work, and none is found fo far fit to wind the Saxon up to the Roman bent 'as a. Monk, that was a holy humble man in the opinion of all, but of those that were so in the truth, and knew him. This is Aultin, fent by Pope Gregory to do a work that would not be publickly owned; it was pretended to bring Religion to the Saxons in England; therefore they give him the title of the Saxon Aposile; but to be plain, it was to bring in a Church-. policy, with a kind of worthip that rendred the Latria to God, and the Dulia to Rome. The Saxons were not wholly deftitute of Religion, and that Gregory himfelf, in his Letter to Brunchilda, the French Queen, confesseth : Indicamus, faith he, ad nos pervenisse Ecclesiam Anglicanam velle fieri Christianam; fo as there was a good dispolition to Religion before ever Auffin came, and fuch an one as rang loud to Rome. But far more evident is it from the Saxons keeping of Easter more Afiatico, which cuftom also continued after Austins coming fifty years, fore against Auftins will: the dispute between Coleman and Wilfride bears witnefs to that : and it had been a miraculous ignorance or hardness, had the Saxons a people ordained for mercy (as the fequel shewed) conversed with the Christian Bed.hift.lib. 1. Britains and Picts above 150. years, without all touch of their Religion. If we then take Auftin in his best colour, he might be faid to bring Religion to the South-Saxons, after the Roman garbe; and his hoteft disputes about Easter, Tonsure, the Roman fupremacy, and his own Legatine power, and his worthy Lib. 2. cap. 2. Queries to the Pope, fhew he regarded more the fashion than the thing; and the falhion of his perfon more than the work he pretended; for he loved state, and to be somewhat like to

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Greg. Epift. 11b.5. Ep.ft. 59.

Bed hift.lib.3. cap. 25.

cap. 23. Lib. 3. cap. 4.

Bed.hift.lib.1. cap 27.

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the Legate of an Universal Bishop; and therefore of a Monk Greg Epift.1.7 he fuddenly becomes a Bishop in Germany, before ever he had a Epist. 13. Diocefs, or faw England; and after he perceived that his Concil. Erit. work was like to thrive, he returned and was made Archbishop 92. of the Saxons, before any other Bishops were amongst them; and after three years had the Pall, with title of Supremacy over Bed. hift. his 1. Cap. 29. the British Bishops that never submitted to him.

His advantages were, first his entrance upon Kent, the furtheft corner of all the Island from the Britains and Pists, and fo lefs prejudiced by their Church-policy; and at that very time intereffed in the Roman air, above all the other Saxons : for their King had Married a Daughter of France, one that was a pupil to Rome, and a devout woman; the first brought Anftin into acceptance with the King, who also at that prefent cap. 25. held the chief power of all the Saxon Kings in this lile, which Greg, Epift. was now of great efficacy in this work; for where Religion lib.g. Epitt. 59. and power flow from one fpring to one fircam, its hard to chufe the one, and refuse the other. And thus Rome may thank France for the first earnest they had of all the riches of England, and we for the first entrance of all our enfuing bondage and mifery. Auftin had also a gift or trick of working miracles, 2 Thef. 2. wherein whether more fuitable to the working of Satan, or of God, I cannot define. It feems they walked only in the dark ; for either the Britons faw through them, or faw them not, nor could Auftin with his miracles or finenels fettle one footstep of his Church-policy amonght them; happily they remembring the Roman Dagon, liked the worfe of the Roman woman; and the rather because the Carriage of their Messenger was as full of the Archbishop, as it was empty of the Christian : I would not touch upon particular passages of action, but that its fo remarkable, that Auftin himself, but a Novice in comparison of the British Bishops (the clearest lights that the Northern parts of the world then had ) and unto whom the right hand of fellowship was due by the Roman Canon, should nevertheles thew no more respect to them at their first folenin entrance into his prefence than to Vaffals, as I could not but note the fame as a firong argument that his whole work ab initio, was but a vapour of Prelacy. This the British Bishops soon espied, and E 2 shaped

Bed hift. lib.t.

fhaped him an answer fuitable to his meffage, the fubstance whereof was afterward fent him in writing by the Abbot of *Bangor*, and of late published by Sir *Henry Spelman*, as followeth:

B E it known (and without doubt) unto you, that we all, and every one of us are obedient and subject to the Church of God, and to the Pope of Rome; and to every godly Christian, to love every one in his degree, in perfect Charity, and to help every one of them, by word and deed to be Children of God: And other obedience than this I do not know to be due to him whom you name to be Pope; nor by the Father of Fathers to be claimed or demanded. And this obedience we are ready to give and pay to him, and to every Christian continually. Besides we are under the government of the Bishop of Caerleon upon Uske, who is to overse under God over us, and cause us to keep the way spiritual.

This was the Britons refolution, and they were as good as their word; for they maintained the liberty of their Church five hundred years after this time, and were the last of all the Churches of Europe that gave their power to the Roman beaft. and in the perfon of Henry the eighth, that came of that blood by Teuther, the first that took away that power again. Aultin having met with this affront, and perceiving that the Britons were stronger in their Faith than he by his Miracles, cast about to try the Saxons curtefie, that what the Ephod could not, the Sword wrapt up therein should. I fay not that he procured, but he threatned or prophefied the destruction of the Monks of Bangor; and it came to pass, and its by writers loudly fufpected. Nevertheles the Saxons were not so zealous of their new Religion, as to make a new National quarrel between the Britons and themfelves, but left the game to be played out by Auftin: who finding by experience that it would not prove the work of one man, left it to fucceffors to work out by degrees.

Bed hift.lib.2. cap. 2. Concil. Brit. fo. 111.

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grees in efflux of time. And thus Auftin, neither good Servant to the Servant of Servants, nor good Monk, retires to fettle his Saxon province, and to prefent, or rather to profitute it to the lufts of that red whore, which was the general piety of those ignorant times.

### CHAP. VI.

### Of the imbodying of Prelacy into the Government of this Kingdom.

Cannot think that the platform of the mystery of iniquity (when boiled to the height) was ever fore-feen, or in the aim of the wicked spirits on Earth, or those in Hell; yet were they all instruments of this monstrous birth, filled with. fubtilty and mischief, guided principally by occasion, and overruled by the Justice and Wildom of God, to make a yoke for. Monarchs, and a scourge to the world for their refusal of the. government of Chrift, until this Monfter came to perfection, and wherein themselves were feloes de fe, and wrought their. own milchief : for Austin coming in as a third Proprietor with King and People; and having gathered the materials of a Church, reason told them that a form of government must be fetled in that Church; the Saxons had no principles of their own, (for they had no learning) and to go to the Britans for, Tacit. more. a pattern might be thought ignoble; and where the choice is, Serm. fmall, its foon made; Rome held now the most part of the Churches of Europe at School, the Saxons foon refolve, Rome. that had been their Mother, shall be also their Father : and thus at one draught they drank up a Potion of the whole Hierarchy, of Kome from the Pope to the Apparator, with a quicquid imponitur & imponetur, which was of fuch lafting efficacy, that it ceafeth not to work even to this day, although it was flow in the first provocation : For the Saxons had a Common-weal founded in the liberty of the people; and it, was a masterpiece for ;

### SAXONS ...

for Auftin and the Clergy, fo to work, as to remain members of this Common-weal, and yet retain their hearts for Rome, (which was now grown almost to the pitch of that Antichrift : ) for reafon must needs tell them that the Saxon principles would not fuffer them to be ad omnia for Rome, nor the Roman Canon allow them to be wholly Saxon; and they faw plainly that the times were too tender to endure them to be declarative on either part, and therefore they chose a third way, which was to preferve the municipal Laws in moderation towards the Canon; and to that end to endeavour fuch a temper upon the State as must admit them to be in repute, fuch as without whom the Common-weal could not well fublift, no more than a body without a foul; and that few occasions should befal, but at least in ordine remoto, must reflect upon both, and then all reason will befpeak them to joyn in the legiflative power and government of this Kingdom; but efpecially as Bishops, who are now Magne fpes altera Rome, and the very top-flowers of wifdom and learning. And unto this temper the Saxons were fufficiently prepared and inclinable; for it was no new thing for them to admit their Heathenish Priests into their general meetings, and allow them much power therein, and then its but the perfon changed, and they muft do as much for their Bilhops, now they are become Christian; especially themselves being all for the field, and overgrown with a general ignorance, the common difease of those times. Kings were in no better condition: it was hard for them to be Baptifed, and not to be Baptifed into Rome, and commonly under fuch a Covenant as though many might repent of, yet none durst amend : for when as the Pope is Lord of the Confciences of the people, the Kings power may fometimes out-face, but can never govern; the Saxon Kings were therefore fain to make a vertue of neceffity, and advance Bishops to be common favorites both of Rome and themfelves, to maintain good correspondency between both Swords; and to countenance the power of the temporal Magistrate in cafes of dispute, elfe he oftentimes command, and yet go without. Thus entred the Prelates upon affairs of Kings and Kingdoms, and became lovers of Lordships, and troublers of States; and if in any thing they

they ferved their Countrey, they ferved Rome much more; their merchandife was made of the policies and Counfels of all Kingdoms and States, and fuch returns proceeded as were ftill fubfervient to the Roman interest; and they so intoxicated the domeflick counfels in fuch mauner, as they generally flaggered, and many times came fhort of home. Neverthelefs, at the first this was but rare, clancular, and covered with much modefty; for (excepting fuch choice spirits as Austin had) Roman Prelacy in these younger times was but Velvet-headed, and endured not much greatness or big titles, but spake like a Lamb, Ego non verbis quero prosperari sed moribus, said this Gregory to the Alexandrian Bishop, who had put upon him the title of univerfal Bishop or Pope : and whereas he had in a way of Court-, Greg. Epist. ad thip called Gregories Counfels commands, he fartles at it; quod Euloe. verbum jussionis faith he, peto a meo auditu removere, quia scio quis sum & qui estis. Thus Prelacy first conveyed it self into opinion, afterwards into confcience, and ambition coming in the rear, made it become both Bisnop and Lord.

### CHAP. VII.

### Of Metropolitans in the Saxons time.

D Eing in purfuit of the government of this Kingdom in elder: times, and therein first of the perfons with their relation, then of their work, and laftly of their Courts and Laws, and now in hand with the Ecclefiaftical perfons, I shall descend to their particular ranks or degrees, and shall shew what they were in their original, and what overplus they had by Laws. And first concerning the Metropolitan. In his original, his Office was to vilit the Bishops, admonish and exhort them, and in full Synod to correct fuch diforders as the Bifhop could not reform, and in all things to proceed according to the prefcript Canon.

Thus witneffeth Boniface, an Archbishop to an Archbishop p. 258. of an Archbishop; not according to the practice of the times wherein it was written, but according to the ancient rule. For long

Concil. Erig.

An. 745.

Mag. cent. 3. . cap. 7.

Concil. Brit. p. 190.

An. 694-An: Brit. p.55.

long before Boniface his time Archbishops were fwoln beyond the girt of the Canon; and before that England was honoured with that rank of men, Metropolitans were become Metronomians, and above all rule, but that of their own will, and through common cuftom had no regard to any other; fo as if England will have them, it must be content to have them But the truth is, the dignity or title, which with their faults. you will, was a plant of that virulent nature that would fcarce keep under-ground in the time of the hottelt perfecution: for Steven, Bilhop of Rome, liked the title of universal Billiop. And after a little peace, its a wonder how it grew to that height that it had; And no lefs wonderful that the Saxons gave entertainment to fuch potentates. Much of whole spirits they might have observed in the entrance of their first Archbishop Auftin, if God had not given them over to thraldom under that miltery of iniquity, of finful man afpiring into the place of God, taught by that Courtly meffenger of Rome, becaufe they would not ftoop to that mystery of godlines, God manifested in the flesh, as it was taught in fimplicity by the rural Picts and Britons. But this was not all, for becaufe Archbithops were gotten above Canon, which was thought fcandalous, therefore they gave as large a power by Canon as the former usurpation amounted unto, and so stretched the Canon to the mind of the man, when as they fhould have rather reduced the man to the Canon. The words of the Canon in our English tongue, run thus : It belongs to the Metropolitan Bishop to rule Gods Churches; to govern, chuse, appoint, confirm, and remove Abbots, Abboteffes, Presbyters, and Deacons, and herewith the King hath nothing to do. And thus, though the apparent power of Archbishops was great and unlimited, yet what more was wrapped up in that word Churches, only time must declare, for its very likely that in those daies it was not understood, yet the practice doth not obscurely declare the matter; for before this Law was established by Withered in a Council, wherein Bertnaldus Archbishop of Canterbury was prefident, and who was first Primate of England, Theodore Archbishop of Canterbury, used such power over other Bishops in ordaining, and removing them, as a writer

ter faith, that his rule was no other than perturbatio and impe-Malmsb. lib. 1. tus animi, and his carriage towards Wilfrid produced as a cap. 2. testimony. But the Metropolitan in England as the times then Ant. Edit. p. ; 4. were, had yet a further advantage, even over Kings themfelves; for there were divers Kingdoms in this Island, and Kings had no further power than their limits afforded them : but there was but one Metropolitan for a long time in all the Saxon Territories, fo as his power was in spirituals over many Kingdoms, and so he became indeed alterius orbis Papa; and it was a Remarkable testimony of Gods special providence, that the fpirits of these petty Popes should be so bound up under the notion of the infallibility of the Roman Chair; that they had not torn the European Church into as many Popedoms as Provinces. But no doubt God ordered it for a Scourge to the World, that Antichrift should be but one, that he might be the more abfolute Tyrant, and that Kings thould bow down their necks under the double or rather multiple yoke of Pope and Archbishops, for their Rebellion against the King of Kings.

### CHAP. VIII.

### of the Saxon Bifhops.

Ad not Bishops been somewhat sutable, the Roman Clergy had not been like it felf; and it had been contrary to Auftin's principles to have advanced to Bishopricks men better qualified than himfelf. They first ruled the Saxon Church joyntly in the nature of a Presbytery till about Sixty years after Auftin's time, their pride would not endure together any longer; and it may be grew fomewhat untractable under the Metropolitan, that refolved to be prouder than all; and thereupon Theodore Archbishop of Canterbury first divided Ant. Brit. 52. his Province into Five Dioceffes, and by appointment of the Concil. Brit. Kings and People placed Bilhons over each group on a Cather 133. Kings and People placed Bishops over each, every one of them Ant. Brit. 54being of the right Roman stamp, as himself was of the right Ibid. 53. Roman shaving. And it had been a wonder if Episcopacy now

for the space of Three hundred years degenerated , and that into fuch a monftrous fliape as a Pope, fhould by transplanting become regenerate into their original condition of meeknels and humility. But it's much greater wonder that they should become fo purely ambitious as not to endure a thought of the ways of fobriety, but would be proud by Law; to let all the world know that they held it no infirmity but an honour: For albeit that in the first time the Bishops work was to instruct and teach, to fee the fervice of God to be diligently and purely administred in publick Congregations, to Exhort, Reprove. Concil. Brit. and by teaching to amend fuch matters as he fhould find in life 238.246, 261. and Doctrine contrary to Religion : and accordingly they Mag. Cent. 7. carried themfelves meekly and humbly, fludying peace and truth, and medled not with Secular Affairs: they are now Bed.hift.lib. 4. grown up into ftate, and must now ride on horse-back that were wont to go on foot Preaching the Word; and must be respected above the rank of ordinary Presbytery : none mult doubt of their truth, nor question their words, but they must Conci'. Brit. be holden Sacred as the word of a King, fine juramento fit irrefragabile. Their presence must be a Sanctuary against all violence; all Clerks and Religious houfes must stoop under their power; their fentence must be definitive: and thus ad-Ibid. 329. vanced they must keep state, viz. not go too far 'to meet Princes in their approach towards them, nor to light off their Horfes backs to do Princes Reverence at their meeting:because they are equal to Princes and Emperours; and if any Bishop Concil. 2. gen. shall behave himself otherwise, and after the old russical constant. can. fashion, ( for such are the words of the Canon ) for diferace done to their Dignity they must be suspended : so as by their own confeilion Bilhops henceforth are Bilhops of a new fathion, that must incur a note of infamy, for shewing any gesture of humility to Princes. which if any man will fee more fully, let him peruse the Canon if he please. But this is not sublime enough; they must be not only equal, but in many respects. fuperiour to Princes : for in matters that concern God, Omnibus dignitatibus presunt; and more plainly, Princes must obey Mag. cent. 8. them, Ex corde cum magna humilitate; and this was allowed of by Offa the great in a legatine Synod. And thus highly advanced

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cap. 7.

cap. 3.

195.

JA.

cap. 9.

An. 697.

Au. 816.

ced Bilhops are now confectated to any work, and make every thing Sacred. Oaths taken before them are of highest moment; and therefore the trial of Crimes before them and the ackowledgment of Deeds of conveyance in their prefence are An. 693. without controll. Their custody is a sufficient Seal to all Ll.Sax.cap. 37. weights and measures, which they committed to fome Clerk whom they trufted; and at this day ( though a Lay-perfon ) cap. 11 beareth title of Clerk of the Market. And although ancient- Concil. Brit. ly they might not intereffefecularibus; yet afterwards it became Concil. Brit. a part of their Office to affilt Judges in fecular caufes, to fee P. 197. that justice be not wronged : and had the fole cognifance of all caufes criminal belonging to the Clergy, their Tenants or Servants; and in their Synods their power reached to fuch Crimes of Lay-men as came within the favour of the Canon, though it were but in the cold fcent, as the Laws of Athelftane and other his fucceffors fufficiently fet forth. And thus dreffed up let them stand alide, that room may be made for their Train.

Concil. Brit. 182. An. 928. Ll. Æthelft. An. 697.

### CHAP. IX.

### Of the Saxon Presbyters.

Hele follow their Lords the Bishops as fast as they can hunt; for being of the same Order (as the less proud times acknowledged ) they would not be under foot, and the others above the top. True it is, that the Bishops loaded them with Canons, and kept them under by hard work, under the trick of Canonical obedience : yet it was no part of their meaning to fuffer them to become vile in the eyes of the Laity; for they knew well enough that the Presbyters must be their bridles to lead and curb the people; and their eyes to fee whether the winds from below blew fair or foul for them, whole consciences already told them that, they merited not much favour from the people. They fee it therefore neceffary to inhaunce the price of a Presbyter somewhat within the aloye of a Bishop; to the end that the Presbytery may not be too like the Babylonian

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Concil. Brit: P. 576. :

Consil. Brit. p. 448. LJ.Ethelft. 13. Lj.Ethelft. 13. Lj. Achel. Erit. p. 273. Ll. Achel c.2. Ll.Canut. c. 11. Mag. cent 8. c3p. 9. nian Image whofe head was Gold, and feet of Iron and Clay. A Presbyter therefore they will have to be of equal Repute with a Baron; and his perfon fhall be in Repute fo Sacred, as that all wrong done thereunto muft be doubly punifhed with fatisfaction to the party, and to the Church. His Credit or Fame muft not be touched by Lay-teftimony. Nor is he to be judged by any Secular power; but to be honoured as an Angel-Such are thefe inftruments of the Bifhops Government; and thefe are put as a glaffe between the Bifhops and people, and could reprefent the people to the Bifhop black or white, and the Bifhop to them in like manner, as they pleafed; and fo under fear of the Bifhops curfe kept the people in awe to themfelves, and it.

### CHAP. X.

### Of other inferiour Church-Officers amongst the Saxons.

Deacons.

Sub-Deacons.

Acolites.

Lxorcifis.

Goncil. Erit. p. 54. Lecturets.

Offiaries.

THey had other inferiour degrees of the Clergy, which because they are merely subservient, and not confiderable in Church-government, I shall only touch upon them. The tirft are called Deacons, which were attending upon the Prefbyters to bring the offerings to the Altar, to read the Gofpel. to Baptize, and Administer the Lords Supper: Then follow the Sub-deacons who used to attend the Deacons with consecrated Veffels, and other neceffaries for the Administring of the Sacraments. Next these Acolites, which waited with the Tapers ready lighted while the Gospel was read, and the Sacrament confecrated. Then Exorcifts, that ferved to difpoffefs fuch as are possessed by the Devil, an Office ( as it may feem ) of little ule, yet very ancient; for they are found at the Synod at Arles, which was within Three hundred years after Chrift's death. Lecturers come next, who ferved to read and expound; and these were of use when Churches began to multiply, and Presbyters grew idle. Laftly, Offiaries; which ufed to ring the bells, and open and thut the Church-doors. These are the several ranks of Church-officers, being Seven

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in number (for Bishops and Presbyters make but one) and might be (as thus ordered) the Seven heads of the Beast Concil. Brit whereon the woman fitteth; and with much ado make up a <sup>261.</sup> An. 750. kind of Church-fervice formewhat like a great Hoe in a shipyard at the stirring of a little log, and are nevertheles well. paid for their labour.

### CHAP. XI.

### of Church-mens maintenance among St the Saxons:

Take no notice in this account of the Abbats and Priors, & other fuch Religious men, as they were then called 5 nor can I pass them amongst the number of Church-governours or Officers, being no other than as a fixth finger, or an excrefcence that the body might well spare, and yet they sucked up much of the blood and spirits thereof. But as touching the maintenance of those formerly mentioned, who had a constant influence in the Government of the affairs of the publick worthip of God, and regard of the falvation of the Souls of the people; I fay their maintenance was diverfly raifed, and as diverfly imployed:First, through the bounty of Kings and great men, Lands and Mannors were bestowed upon the Metropolitan and Bithops, in free Alms; and from these arole the maintenance that afcended up in abundance to the higher Region of the -Clergy, but came again in thin dews fcarce enough to keep the Husbandmans hope from difpair; otherwife had not the : Prelates fo foon mounted up into the chair of Pomp and State, as they did, I fay, these are given in free Alms, or more : plainly, as Alms free from all fervice : and this was doubtlefs . foon thought upon ( for it was formerly in predent with their Heathenish Priests and Druids; as Cefar noteth, that they had com: 6. omnium rerum immunitatem: ) yet with the exception of works of publick charity and fafety, fuch as are maintaining of high ways, repairing of Bridges, and fortifying of Calles, &c. and hereof the prefidents are numerous. The work whereto this c9 wages was appointed was the worthip of God, and increase

An. 1009. Concil. Brit. 5:3.

Finft fruits.

Concil. Brit. p. 185. An. 693. Concil. Brit. P. 545. Tythes. Concil. Brit. p. 298. An. 787.

Concil, Brit. 259.

Jagulfus. Gest. pontif. Lib. 2. cap. 2.

of Religion ; and thus not only many of the Kings Subjects were exempted from publick fervice, but much of the Revenue of the Kingdom formerly imployed for the publick fafety became acquitted from the fervice of the Field, to the fervice of the Bead; the strength of the Kingdom much impaired, and the Subjects much grieved; who in those early times faw the M.Parisin vit. inconveniences, and complained thereof to their Kings, but This was the vintage of Kings and great Eadrick. 'Abb. could not prevail. men, but the gleanings of the people were much more plentiful; ( for belides the Courts which fwelled as the irregularities of those times increased, and thereby enriched the Cofers of that covetous Generation, the greatest part whereof ought by the Canon to go to the publick ) the best part of the fet-Ll Ætheld.31. led maintenance, especially of the inferiour degrees, arole from the good affections of the people, who were either forward to offer, or eafily perfwaded to forgoe conftant fupply for the Church-men out of their Effates as well real as perfonal, especially in the particulars enfuing. The most ancient of all the reft was the first-fruits, which was by way of eminency called Cyrick-sceate, or in more plain English, Church-free; which was always payable upon St. Martins day unto the Bifhop out of that house where the party did inhabit upon the day or Feast of the Navity. It was first granted by Parliament in the time of King Ina; and in cafe of neglect of payment or denial it was penal eleven-fold to the Bishop besides a fine to the King, as was afterwards ordered by Canutus.

After the first fruits cometh to confideration the Revenue of Tithes, whereof I find no publick act of state to warrant till the Legatine Council under Offa: although the Canon was more ancient. The Bishop at the first was the general Receiver as well of these as of the former, and by him they were divided into Three parts, and imployed one to the poor; another for the maintenance of the Church; and a Third part for the maintenance of the Presbyter. But in future times many acts of state succeeded concerning this, amongst which that grant of Athelmolfe must be a little paused upon. Some writers fay that he gave the tenth Mansion, and the tenth of all his goods: but Malmsbury faith, the tenth of the hides of Land; but

but in the Donation it felf, as it's by him recited, it's the Tenth Mansion. But Math. Westm. understands that he gave the An. 854. Tenth part of his Kingdom ; but in the Donation by him published it is decimam partem terre mee. In my opinion all this being by Tradition, little can be grounded thereupon. The form of the Donation it felf is uncertain and various, the inference or relation more uncertain and unadvised; for if the King had granted that which was not his own, it could neither be accounted pious or rational. Nor do we find in the Donation that the King in precife words gave the Land, or the Tenth part of the Land of his Kingdom; but the Tenth of his Land in the Kingdom : and the exemplification published by Math. Westm. countenanceth the same, albeit the Historian observed it not; but suppose that the Kingdom joyned with the King in the concellion, and that it was the course to pass it only in the Kings name, yet could not the Tenth Hide, Tenth Mansion, or Tenth part of the Kingdom be granted without confusion in the possessions of the people; for either fome particular perfons must part with all their poffeffions, or elfe out of every mans posselion must have issued a proportionable supply, or lastly a Tenth part of every mans poffeffion, or Houfe and Land; must be fet forth from the rest : or fome must lose all and become beggars, to fave others: all which are to me equally, improbable. Neverthelefs I do not take the thing to be wholy fabulous, but may rather suppose that either a Tenth was given out of the Kings own Demefnes, which is most probable; or elfe the Tenth of the profits of the Lands throughout the Kingdom's: and that it was by publick act of State, and that claufe forgotten by Historians. And Concil. Brit. thus might a good president be led to Alfred, Athelitan, and p. 39. other Kings, who fetled Laws under payment of penalties, An. 905. and appointed the times of payment, viz. The small Tithes at Ibid. 527. Whitfuntide, and the great Tithes at Albollantide.

Another Tribute was that of Luminaries, which by Alfred Luminaries. and Guntbrum' was first fetled by Law, although it had been. Concil. Brit., before claimed by Canon. It was payable thrice a year, viz. P. 377. Ibid. 545-Hollantide, Candlémas and Easter, at each time a half penny An. 1032. upon every Hide of Land, and this was under a penalty alfo.

An. 1009.

Another

Plough-alms. An. 905.

3.2

An. 1009.

Soulifiot. Concil. Brit. P. 571. An. 1009.

Glebe. Concil. Brit. 260. An. 750.

Teterpince.

Concil. Brit. p. 230. An. 725.

Concil. Brir. p. 311. , Ap. 791.

Ibid. 343. An. 847.

Ibid. 6. I.

Another Income arole from the Plough, and under the name of Plough-Alms: at the first it was granted by *Edward* the Elder generally, and the value was a penny upon every plough; and in after times it was ordained to be paid Fifteen days after *Eagier*.

Next comes a Fee at the death of the party, which was commonly called Soul-ihot: and paid ( before the dead body was buried ) unto that Church where the dead parties dwelling was; fo as they never left paying and asking fo long as the body was above ground; and it's probable turned into that fee which was afterward called a mortuary.

The incumbent also of every Church had Glebe laid to the Church; belides oblations, and other cafual profits, as well arifing from houses bordering upon the Church, as otherwise. All these four last were payable to the Priest of that particular Congregation, and had not their beginning till Parishes came to be fetted.

Laftly, the zeal of the charity of England was not fo cold as to contain it felf within it's own bounds: they were a dependent Church upon Rome, and their old Mother must not be forgotten. An alms is granted, for under that lowly title it paffed first, but afterwards called Romfcot or Romesfeogh, or Heord-penny; for it was a penny upon every hearth or chimney, payable at the Feast of St. Peter, ad vincula; and therefore alfo called Peter-pence ; it was for the Popes ufe; and was fetled under great penalties upon the defaulters. It arofe by degrees and parcels: for first Ina the Saxon King granted a penny out of every house in his Kingdom : after him Offa granted it out of every dwelling house that had ground thereto occupied to the yearly value of Thirty pence, excepting the Lands which he had purposed for the Monastery at St. Albans : This Offa had a much larger Dominion than Ina, and was King over Three and twenty Shires:after whom Æthelmolf. paffed a new grant thereof out of his whole Kingdom, which was well nigh all that part which was called Saxony, with this proviso nevertheles, that where a man had divers dwelling houfes, he was to pay only for that houfe wherein he dweit at the time of payment. Afterward Edward the Confesfor

for confirmed that Donation out of fuch Tenements as had Thirty pence vive pecunie. If then it be granted, that the Saxon Subjects had any property in their Lands or Tenements, as no man ever questioned, then could not this charge be imposed without the publick confent of the people; and then the affertions of Polidore and the Monks, who tell us that Ina and Offa had made the whole Kingdom tributary to Rome, must needs be a mistake, both in the person, and the nature of the gift, feeing there is a much more difference between an Alms and a Tribute, than between the King and the people. Now that it was an Alms and not a Tribute, may appear, for that the original was a fuddain pang of zeal, conceived and born in one breath, while the King was at Kome; and therefore Vir. Offa. 19. not imposed as a Tribute. Secondly, it was ex regali munifi. centia, and therefore free. Thirdly, it was exprelly the gift of the King; for the Law of St. Edward which provideth for the recovery of the arrears of this Money, and enjoyneth Concil. Brit. that they must be payed to the King, and not to Rome, as it was Concil.Erit. in the days of Canutus, and Edgar, rendereth the reason there- p. 621. of to be, because it was the Kings Alms.

Secondly, that it was an Alms only from the King, and out of his own Demesnes, may seem not improbable, because it was ex regali munificentia, which could never be affirmed if the gift had been out of the Estates of others. Secondly, it was granted only out of fuch houses as yielded Thirty pence Rent, called vive pecunie, because in those times Rent was paid in Victual; fo as it may feem that only Farms were charged herewith : and not all mens Farms neither ; for the general income will never answer that proportion. The particular hereof I shall in brief set forth. It appeareth in the former quotation, that Off a charged this Leavy upon the Inhabitants dwelling in Nine feveral Dioceffes, viz. Hereford, which contained the City and County adjacent." 2. Worcester, containing the Cities and Shires of it and Glocester. 3. Lechfield, containing Warwickshire, Cheshire, Staffordshire, Shropshire, and Darbishire. 4. Leicester, with the County adjacent. 5. Lincoln, with the County adjacent. 6. Dorchefter, whereto belonged Northamptonshire, Buckinghamshire, Bedfordshire, Huntingtonhire

frire, Cantabridgeshire, and half Hartford-shire. 7. London, with Effex, Middlesex, and the other half of Hartfordshire. 8. Helmbiam, with Norfolk. 9. Domuck or Dunwich, with Suffolk. In which nine Diocesses were two and twenty shires. And he further granted it out of Spatinghenshire (now Nottingham) whose Church belonged to Tork. But in Ethelwolf's time the grant was enlarged and extended into Fisteen Diocesses, which together with their several charge out of the English Martyrology I shall particularize, as followeth:

Fox Martyr. 2. 340.

	I. S. d.
Cantuar. Dioces.	-:07. 18. 0.
London-	-10. 10. 0.
Roffen	05. 12. 0.
Norwic:	21: 10. 0.
Elienum	05. 00. 0.
Lincoln	
Ciftrens	
Winton	
Exon	
Wigorn	
Hereford	06. 00. 0.
Batkon_	
Latisburgh	
Coventree	
Ebor	
	-11. 10.0e

<sup>200. 06.8.</sup> 

The whole fum whereof not exceeding two hundred pounds fix fhillings and eight pence, will not amount to feven hundred pounds of now currant money, if the weight of a penny was not lefs in those times than in the Reign of Edward the first, when it was the twentieth part of an ounce, and that the twelfth part of a pound, as by the Statute thereof made may appear. Nor can the difference be much ( if any ) in regard of the vicinity of the time of this extract to that of the Statute : for though no particular date thereof appear, yet its feemeth to be done after the translation of the Sce from Thetford to Norwich, which was done in William Rufus his time; and a

and the state of the state

and after the crecting of the Bithoprick of Ely, which was in Brit. Antiqthe time of Henry the first. Now albeit this charge was in fu- P. 18. ture' times diverfely ordered and changed ; yet upon this account it will appear, that not above Eight and forty thousand and eighty Houses were charged in this time of Edward the Second with this Affeffement; which is a very fmall proportion to the number of Houles of Husbandry in these days, and much more inferiour to the proportion of Houfes in those times, if Polydores observation be true, that in the Conquerours time there were Sixty thoufand Knights Fees; and as others, Fifty thousand Parishes. It may therefore be rather thought that none but the Kings Farmers were charged herewith, notwithstanding the politive Relations of Writers, who in this cafe as in molt. others, wherein the credit of Rome is ingaged, spare not to believe lightly, and to write largely. And thus for their Sevenfold Church-Officers; we have also as many kinds of constant maintenance. One in Lands and Tenements, and Six feveral kinds out of the Profits and the perfonal Estate, belides the emergent benefits of Oblations and others formerly mentioned.

## C, H A P XII.

### of the feveral Precincts of Jurifdictions of Church-Governours amongst the Saxons.

THe Church-officers, thus called to the Drum and paid, are fent to their several charges, over Provinces, Diocesses, Deaneries, and Parishes, as they could be setled by time and Malmi. gest. occasion. Before the Sexons arrival; London had the Me- Reg. lib. 1.c.4tropolitan See, or was the chiefelt in precedency; for Archbishops the Britons had none. Afterwards by advice of the wife men, Canterbury obtained the precedency for the honour of Auftin, who was there buried. The number of Provinces, and their feveral Metropolitan Sees was first ordered by advice of Pope Gegory, who appointed two Archbishops in Bed. hist.lib.t. Saxony ; the one to relide at Canterbury, the other at Tork ; and cap. 29. that

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citat:

Vit. Offæ. Malmesb. Concil. Brit. 133. Antiq. Brit. Antiq. Brit. p. 54. M Westm. An. 775-

Ll. Edw. conf. cap. 31.

that each of them should have Twelve Bishops under them; but this could never be compleated till Auftin was dead ; as by the Epifile of Kenulphus to Pope Leo appeareth. Nor then Malmesb.loco. had the Pope the whole power herein intailed to his Tripple-Crown; for the fame Epistle witnesseth, that the Council of the wife men of the Kingdom ruled the cafe of the Primacy of Canterbury: And Offa the King afterward divided the Province of Canterbury into two Provinces, which formerly was but one. The Precincts of Dioceffes have been altered ordinarily by Kings; or the Archbilhops and their Synods, as the lives of those first Archbishops set forth. Theodore had divided his Province into Five Dioceffes, and within a hundred years after Offa we find it increased unto Eleven Dioceffes.

Dioceffes have also been subdivided into inferiour Precincts called . Denaries or Decanaries, the chief of which was wont to be a Presbyter of the higheft note called Decanus, or Arch-Presbyters: The name was taken from that Precinct of the Lindwood.l.i. Lay-power, called Decennaries, having Ten Présbyters under de conflit.c.1. his vilit, even as the Decenners under their chief. The smallest precinct was that of the Parifh, the overfight whereof was the Presbyters work : they had Abbeys and other Religious houfes, but these were however Regular amongst themselves, yet irregular in regard of Church-government; whereof I treat.

CHAP. XIII.

of the manner of the Prelates Government of the Saxon Church. Der in andering of the could be fight syren

Aving discoursed of the perfons and Precincts, it now befals to touch upon the manner of the Government of the Church by the Saxon Prelates ; which was not wrapped up in the narrow closer of private opinion, but flated and regulated by publick Council, as well in the making as execu-Malmesb.geft. ting of Laws already made ; This courfe was learned from Antiquity, and inforced upon them by a Roman conflitution, in the cafe that concerned Archbishop Theodore and Wilfrid upon

pontif. lib. 3. 10.262-

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upon-this ground, Quod enim multorum concilio geritur nulli confentientium ingerat fcandalum. These are most ordinarily called Synods, although at the pleasure of the Relator called alfo Councils, and are either Diocefan or Provincial, or Natio nal, and these either particular or general. The general Baronius An. 9;0. confifted of all the Bishops and Clergy; and such was the Synod under Archbilhop Dunstan called. The National Synods were diverfly called 3' fometimes by the Pope, fometimes by the King, as the first moving occasion concerned either of them. For Pope Agatho in a Synod at Rome ordered that a Synod Malmesb. geft." (hould be called in Saxony (viz, England) Szerofancta authori- Pontif. 115. 3. tate & noftra Synodali unitate, and many Legatine Synods in An. 680. fucceeding times demonstrate the faind. That the Saxon Kings alfo called them upon occasion, is obvious through all the Councils, and needlefs to infrance amongst fo many particulars. The Provincial Synods were sometimes convocated Concil. Erit. by the King, and fometimes by the Archbilhop, and fome- p.191. 310, & times joyntly. The Diocefan were called by the Bilhop. In 318. the National and Provincial fometimes Kings moderated alone, fometimes the Archbishop alone, and sometimes they Ibid.316.318, joyned together. The Affistants were others both of the Clergy 387. and Laity, of feveral Ranks or Degrees; and it feemeth that Women were not wholly excluded; for in a Synod under Withered King of Kehr, Abbatiffes were prefent and attelled the acts of that Synod, together with others of the Clergy of greater degree. The matters in action were either the making or executing of Laws for Government; and because few Lawspaffed that did not fome way reflect upon the King and peo-ple, as well as the Clergy, the King was for the most part prefent, and always the Lords, and others . Yet if the matters concerned the Church in the first act, the King though prefent, Concil. Brit. the Archbishop was neverthelels' prelident y as it betell at a 245.317,1367. Synod at Clevershoe, An. 747! and another at Celebith, An. 816 .... And in the Reigh of Edward the elder, though the Synod was called by the King, yet the Archbilhop was prefident. Concerning all which it may be in the fum well conceived, that in ... the penning of the Councils aforefaid, either the Clergy ( be-... ing the Pen-men ) were partial or negligent in the fetting down

down of the right form; and that the Kings called these Affemblies by inftance of the Archbishop, and sometime presided in his own perfon, and fometimes deputed the Archbilhop thereunto.

The executing of Laws was for the most part left to the Diocelan Synods, yet when the cases concerned great men. the more general Councils had the cognifance, and therein proceeded frictly, sparing no perfons of what degree foever; Examples we find hereof, amongst others, of one incestuous An. 955. 958. Lord, and two delinquent Kings; Edwy and Edgar. Nay they spared not the whole Kingdom; for in the quarrel between . Cenulpbus the King and Archbishop Wilfrid the whole Kingdom wasunder interdict for fix years space; and no baptifm Administred-all that time. Nor were they very nice in medling with matters beyond their fphere, even with matters of property; for at a provincial Council ( for fo its called ) they bore all down before them, even the King himfelf, as in the Ibid. 319.332. cafe between Cenulphus the King and the Archbilhop of Canterbury concerning the Monastery of Cotham, The like alfo of another Synod concerning the Monastery of Weltburgh : Its true the Lords were prefent; and it may be faid that what was done, was done in their right; yet the Clergy had the rule, and begat the Child; and the Lay-Lords only might challenge right to the name. This concurrence of the Laity with the. Clergy contracted much bulinels, and by that means a cultomary power., which once rooted, the Clergy after they faw their time (though not without difficulty) turned both King and Lords out, and thut the doors after, them, and, fo poffeffed. themfelves of the whole by Survivorship. But of this hereafter. p. 45

The particular Diocefan Synpds were, as I faid, called by the Bishops within their feveral Dioceffes. The work therein was to preach the Word as a preparative ; then to vifit and inguire of the manners of the Clergy in the worthip of God. and of all matters of scandal; and them to, correct. Thefe. Synods were to be holden twice every year, at certain times and if they met with any matter too hard for them to reform, they referred it to the Provincial or National Synod.

- W CHAP.

'M. Weftm. Concil. Brit. 479.

Ibid. :337.

Concil. Brit. P. 334.

'Mag. cent. 8. ezp. 9.

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# CHAP. XIV. Of Caufes Ecclestaftical.

1 & S the power of Synods grew by degrees, fo did alfo their workl; both which did mutually breed and feed each Herefee. other: Their work confisted in the reforming and setting An. 446. matters of Doctrine, and Practice. The first was the most ancient, and which first occasioned the use of Synods. In this . Island the Pelagian Herefie brought in the first precedent of Synods that we have extant; and herein it will admit of no. denial, but in the infancy of the Church the Teachers are the principal Judges of the nature of Errour and Herelie, as allo of the truth's as the Church is the best guide to every Christian . in his first instruction in the principles; but after some growth there is that in every Church and Christian that makes it felf party in judging of truth and errour jointly with the first Teachers. And therefore its not without reason, that in that Beda, hift. 1.1. first Synod, although Germanus was called Judex, yet the pcople hath the 'name of Arbiter,' and 'tis' faid that they did con-seftare judicium.

Blasphemy was questionles under Church-censure, but I Blasphemy, find no sootsteps of any particular Law against it : yet in Scotland 'a Law was made to punish it with cutting out the Conci. Brite tongue of the delinquent : but it may be feared that neither p: 341 the Saxons nor their Roman Teachers were fo zealous for the An. 840. honour of Gods name, as to regard that odious fin; unlefs we fhould account them to holy as that they were not tainted . therewith, and fo needed no Law:

But Apollacy was an early fin, and foon provided againft; Apollacy. the Church-cenfure was allowed of in Britain before the Concil. Brit. An. 214. Saxon: Church had any breath : afterward it was punished by 41. Fine and Imprisonment, by a Law made by Alfred, as he pro- Ibid. 367. vided in like manner for other Church/Laws.

The times anciently were not fo zealous for due observance of Falle workip. Divine worthip, unless by the Church men who were the lea-

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Canon. Apoft. cap. 10.

cap. 26.

Mag. Cent. 7. cap. 6.

Concil. Erit. p. 306.

Tacir, Mor. Germ.

Concil. Brit. 245. An. 745.

Ibid. 377.

Isid. 405. An. 928.

Pirjury.

Ll. Sax. fo. 4.

ders therein ; a forrain Canon was made to enforce that duty long before; but it would not down with the rude Saxons: they, or the greater fort of them were content to come to Church only to pray and hear the word, and fo went away; Bed hiff.lib. 3. this is noted by that ancient writer in nature of an imputation. as if fomewhat elfe was to be done which they neglected; this fomewhat was the Maffe, which in those days was, wont to be acted after the Sermon ended : and it's probable that if the Nobles were so ill trained up, the inferiour fort was worse; and yet find we no Law to confirain their diligence: or to fpeak more plainly, it's very likely the Saxons were fo refolute in their worship, as there was either little need of Law to retain them, or little use of Law to reclaim them; for it's obferved in their late Pfalter, that the Roman Clergy was not more forward to Image or Saint-worthip, than the people were backward thereto; and therein thewed themfelves the true Seed of their Ancestors in Germany, of whom it's observed that they indured not Images, but worthipped a Deity which they faw fola reverentia.

> Sorcery and Witchcraft they had in abomination : yet it was a fin always in a mift, and hard to be differned but by the quick-fighted Clergy; and therefore it was left to their cenfure, as a fin against the worship of God. This Ethebald the Mercian King first endowed them with ; and they alone exercifed the Cognifance thereof till Alfred's time, who inflicted thereupon the penalty of Banishment : but if any were killed by inchantment, the delinquent fuffered death by a Law made by Æthelstan. And thus by degrees became, one and the fame crime punishable in feveral jurifdictions in feveralrespects.

> Concerning Perjury, the Prelates had much to; do therewith in future times, and they had the first hint from Ing the Saxon King's grant to them of power to take teffimonies upon Oath ; as supposing that the Reverence that men might bear, to their perfons and functions would the rather over-aw their tongues in witneffing; that they would not dare to fallifie, lefft these knowing men thould espie it, and forthwith give them their doom. But no politive Law allowed them that power of fentence

sentence till Æthelftan's Law gave it and upon conviction by An. 9, 28. the fame Law distested the delinquents Oath for ever.

Sacriledg comes in the next place, being a particular crime Sacriledg. merely of the Clergy-mens exemption and naming; for before they Baptized it, you might have well enough called it Theft, Oppression, or Extortion. This crime the Prelates held under their cognisance by vertue of that general Maxim, Concil. Britthat all wrong done to the Church must be judged by the p. 127. Church. The first time that I can observe they challenged Ar.610. this power, was by Egbert Archbishop of Tork in the Seventh Ibid. 265. Century.

But nothing was more their own than Simony; and that Symony. may be the reafon why we find to little thereof either for the difcovery or correcting thereof. All former crimes were in their first act defiructive to the Church, but this advantagious; Concil. Brit. and therefore though the Canons roar loud, yet the execution is not mortal, becaufe it's bent against the dignity, and not the gain; and although the Canon would not that any Presbyter should be made, but prefented therewith to fome place to exercife his function in, yet it ferveth not for those times when men were fent forth rather to make flocks, than to feed flocks.

And yet the theam of marriage was the best dish in all their Matrimonial entertainment: they had the whole common place thereof caufes. with the appurtenances within the compass of their Text, before ever it attained the honour of a Sacrament. It was a branch of Moles Law, whereof they were the fole expolitors, and fo feemeth to be caft upon them by a kind of neceffity, as an Orphan that had no owner. Nevertheless a paffage in Eusebius seemeth to repose this trust in the civil Magistrate: for he relateth out of Justin Martyr concerning a Divorce sued out by a godly Matron long before the Prelacy got into the Saddle, or the Clergy had the power of Judicature: And whereas Lucius taxed Urbicius the Magistrate for punishing Ptolomy who was guilty of no crime worthy of his cognifance in that kind; amongst other crimes enumerated by him, whereof Ptolomy was not guilty, he nameth the crimes against the Seventh Commandement, intimating thereby a power in

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Beda.hift.l.1. cap. 27.

Concil. Brit. 219. Concil. Brit. p. 427. An. 944.

Esfardy.

Incest. Concil Brit. p. 392. An. 905.

Adultery. Fornication. Concil. Brit. P. 558.

the Judge to have cognifance of those crimes as well as others. But the Prelacy beginning to mount, nibled at it in the fecond Century, but more clearly in the fourth, when the perfecutions were allayed, and men of learning began to feel their honour; and never left purfuit till they had fwallowed the bait, and exercifed not only a judiciary power in determining all Doubts and Controversies concerning the fame; but challenged an efficienciary power in the marriage-making. This garland Auftin brought over with him, and crowned the Saxon Clergy therewith, as may appear by his Queres to Pope Gregory: and thus the Saxons that formerly wedded themfelves, became hereafter wedded by the Clergy; yet the civil Magistrate retained a supream Legislative power concerning it, as the joynt marriages between the Saxons, Britons, and Picts do manifest; for it's faid of that work, that it was effected per commune concilinm & affensum omnium Epis coporum, procerum, comitum & omnium fapientum feniorum & populorum totius regni & per preceptum Regis Ine, and in the time of Edward their King were enacted Laws or rules concerning marriage, and founto the Lay-power was the Ecclefiaftical adjoyned in this work.

The Clergy having gained the principal, with more eafe obtained the appurtenances; fuch as are Bastardy, Adultery, Fornication, and Inceft. There was fome doubt concerning Bastardy, because it trenched far into the title of inheritance. and fo they attained that fub modo, as afterward will appear. The Laws of Alfred and Edward the elder allowed them the cognifance of Inceft; although neverthelefs the civil Magistrate retained alfo the cognifance thereof, fo far as concerned the penalty of the temporal Law. Adultery and Fornication they held without control ; yet in the fame manner as the former; for the civil Magistrate had cognisance thereof, fo far as touched the temporal penalty: And to give them as much as can be allowed, it's probable that in all or most of the cafes foregoing they had the honour to advife in determining of the crime, and declaring the Law, or defining the matter; for in those ignorant times it could not be expected from any other.

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But how the cognifance of Tythes crept under their wing, Tythes. might be much more wondred at, for that it was originally from the grant of the people; nor can a better ground be found by me than this, that it was a matter of late original; for till the Seventh Century the times were troublefome, and no fetled maintenance could be expected for the Ministry, where men were not in some certainty of their daily Bread. And as it will hardly be demonstrated that this title was ever in any politive National Law before the time of Charlemain. in whole time by a Synod of Clergy and Laity it was decreed that Tythes should be gathered by felected perfons, to pay the Bishops and Presbyters : So neither can I find any Saxon Na- Synod Durien. tional constitution to settle this duty, till Alfred's time, al- cap. 7. though the Church-men had them as a voluntary gift ( fo far An. 785. as touched the grota pars ) for the space of well nigh a hun- Rabban epist. ad Hadubrand dred years before. But Alfred made a National Law under a penalty to inforce this duty, which the Canon could not wring from the Saxons, how dreadful foever the cenfure Concil. Erlt. proved. And by this means the Church had their remedy by P. 277. Ecclefiaftical cenfure for the matter in fact, and also the civil Magistrate the cognifance in point of right, albeit future times introduced a change herein.

### CHAP XV.

### A brief Censure of the Saxon Prelatical Church-Government.

His that I have faid might at the first view feem to reprefent a curious structure of Church-policy, which might have put a period to time it felf; but ( to speak fine ira & studio ) the height was too great, confidering the foundation, and therefore ever weak, and in need of props. The foundation was neither on the Rock, nor on good ground, but by a Ginn screwed to the Roman Confistory, or like a Castle in the Air hanging upon a pin of favour of Kings and great men. At the first they thought best to temporise, and to hold both these their ftrings

Concil. Brit. P. 254. An. 747.

Malmesb. geft. pontif. lib. z. Au. 680.

Eoniface epift. Au. 745.

Concil. Brit. p. 3:9.

Concil. Brit. p. 248. &. 253. An. 747.

ftrings to their bow : but feeling themselves somewhat underpropped by the confciences of the ignorant people, they foon grew wondrous brave, even to the jealoufie of Princes; which alfo was known fo notorioufly, that the publick Synods rang that the Prelates loved not Princes, but emulated them. and envied their greatness, and pursued them with detraction. And if the Cloth may be judged by the Lift, that one example of Wilfrid Archbishop of York will speak much. He was once fo humble minded as he would always go on foot to Preach. the Word; but by that time he was warm in his Archbishops Robes, he was ferved in Veffels of Gold and Silver, and with Troops of followers, in fuch Gallantry as his Pomp was envied of the Queen. A strange growth of Prelacy in so finall a space as Eighty years, and in the middest of storiny times, such as then afflicted this poor Countrey : But this is not all, for never doth pride lead the way, but some other base vice follows. I will not mention the lives of the Monks, Nuns and other Clerks ; Malmsbury speaks sufficiently of their Luxury. ad Cutbertum, Drunkennefs, Quarrelling and Fighting : Others witnefs thereto, and tell us that the Clergy feldom read the Scripture, and did never Preach; and were fo groffely ignorant, that-Alfred. the King being a diligent Translator of Latine Writers into the Saxon Tongue, rendreth this reafon, becaufe they would be very useful to fome of his Bishops that understood not the Latine Tongue. Nor were the Presbyters of another die; for that King bewailing their ignorance, in his Letter to Wolfegus, faith, that those which were de gradu spirituali were. come to that condition that few of them on this fide Humber could understand their common prayers, or translate them into Saxon; and fo few, as I do not (faith he) remember one on this fide the Thames when I began to reign. And the Synod that should have falved all, covers the fore with this Canonicalplaister, that those of the Clergy that could not fay Domine miserere in Latine, should infiead thereof fay, Lord have mercy upon us in English. It was therefore a vain thing for the Clergy to reft upon their works, or title of Divine right; Their great Pomp, Sacred places, and favour of Kings commended them to the Administration, or rather Adoration of igno-

ignorant people, and the favour of the Roman chair unto the regard of Kings; who maintained their interest with the Conclave on the one fide, and with the people on the other fide by their means; and fo they mutually ferved one another. It cannot be denied but the Pope and Kings were good Cards in those days; yet had the Prelacy maturely confidered the nature of the Saxon Government, fo much depending upon the people, they might have laid a more fure foundation and attained their ends with much more ease and honour. I commend not the bafe way of popularity by principles of flattery; but that honourable fervice of truth and vertue which. fets up a Throne in the minds of the vulgar, few of whom but have some sparks of nature left unquenched; for though respect may chance to meet with greatness, yet Reverence is . the proper debt to goodnefs, without which we look at great men as Comets whole influence works milchief, and whole light ferves rather to be gazed upon, than for dire-Ction.

The foundation thus unhappily laid, the progress of the building was no lefs irregular in regard of their ends that they aimed at : For first, they admitted the Laity into their ; Synods; who were not fo dull but could efpie their ambition, nor so base spirited as to live in flavery after conviction : This errour was espied I confess, but it was too late; and though they reformed it, yet it was after Four hundred years labour, and in the mean time by the contentions of the Clergy amongft themfelves, Kings had first learned to much of their. Supremacy, and the Laity fo much of their liberty, as they began to plead with the Clergy, and had brought the matter to iffue, before the Synod could rid themselves of these Lay-Spectators, or rather Overseers of their ways and actions. As fecond errour, was the yoking of the Bilhops power under that . of the Synods. For they had little or no power by the Canon that was not under their controle, neither in admittion or . deprivation of Presbyters or others, determining of any caufe, Cantabero. nor passing fentence of excommunication : and this could not 200, 253. but much hinder the hatiy growth of Antichrifi's power in this Kingdom; nor could it ever be compleated fo long as the Synods.

Synods had the chief power. Neverthelefs the inthralled fpirits of the Clergy, and terror of the Papal thunderbolt, in continuance of time furmounted this difficulty, and Synods became fo tame and eafily led, as if there had been but one Devil to rule amongst them all. For if any quick eye, or active spirit did but begin to peep or flir, the Legate e latere foon reduced him into rank, and kept all in awe with a Sub pana of unknown danger. A third errour, was the allowing of peculiars and exemptions of Religious Houles from ordinary jurifdiction; and this was an errour in the first concoction, a block in the way of Prelacy, and a clog to keep it down. This errour was foon felt, and was occasion, of much mutiny in the body Eccleliastical: but exceeding profitable for Rome, not only in point of Revenue by the multitude of appeals, but especially in maintaining a party for the Roman See, in cafe the Prelacy of England should stumble at the Supremacy of Rome. Otherwife it feemed like a Wen, upon the body, rather than any Homogene Member, and without which certainly, the English Prelacy had thriven much better, and the Roman chair much worfe. In all which regards I must conclude that the Prelatical Government in England was as vet like a young Bear not fully licked, but left to be made compleat by time and observation.

### CHAP XII.

### Of the Saxons Common-weal, and the Government thereof; and first of the King.

H Aving already treated of the Saxon Church, in order I am now come to the Republick, which in all probability will be expected to be fuitable to their original in Germany, whereunto having relation, I fhall firft fall upon the perfons and degrees abftractively, then in their Affemblies, and laftly of their Laws and cuftoms. The Saxons in their firft flate in Germany were diffributed into four Claffes, viz. the Nobles, the free-men, the manumitted perfons, and the bond-men. Under

Under the Nobility, and from them, arole one that was called a King, of whom I shall speak a part : the two last differed only in the bare liberty of their perfons, and therefore may be comprehended under one head, as they were in their original.

A King amongst the Saxons in probability was anciently a Commander in the field, an Officer pro tempore, and no neccffary Member in the conflitution of their flate; for in time of peace, when the Common-wealth was it felf, the executive power of the Law rested much in the Nobility : but in times of War, and in publick distractions they chose a General, and all sware Obedience unto him during the War; it being fini- Wickum geft: thed, the General laid down his Command, and every one lived aquo jure propria contentus potestate. But in their transmigration into Britain, the continuance of the War caufing the continual use of the General, made that Place or Office to settle and fwell into the condition of a King; and fo he that was formerly Dux became Rex, there being no more difference in the nature of their places than in the fenfe of the words, the one fignifying to lead, the other to govern; fo as he that formerly was a fervant for the occasion, afterwards became a fervant for life, yet clothed with Majefty, like fome bitter Pill covered with Gold, to make the fervice better tafted. Nor was the place more defirable, if duly confidered. For first, his Title refted upon the good opinion of the Free-men; and it feemeth to be one of the best Gems of the Crown for that he was thereby declared to be most worthy of the love and fervice of the people. Yet was the ground of their Election fo uncertain, as a man might imagine that fometimes there appeared more of the will than of the judgment in it; that it might be faid to be the more free, for they neither excluded women nor children further than present occasions lead them. The Welt-Saxons deposed Seburg their Queen, because they M. Weltm. . would not fight under a woman; but the Mercians obeyed An. 672. Elsted their Queen, and under her fought valiantly with good An 912,919. fuccels against the Danes; imitating the cultom of the Si- Tacit. tones or Norwegians in Germany; as they might borrow it Cragus. from the Lacedemonians. A Cultom it was fo much the

Saxon. lib. 1.

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more honourable, by how much it demonstrateth freedome. and that the worth of the people refied not fo much in the head, as it's diffused through the whole body. And it feemeth to run in the blood of an English-man, even to this day, to be as brave under a fingle Queen, as under the most valiant King, if not much more : and fill to firive to be as famous for the defence of Majeliy wherever they fet it, as the Britons were of old : Nor were they different in their respect of age from that of the Sex ; for though after the death of Edmond, Edwin or Edgar were to have succeeded in the Crown by the right of descent, yet the States would not admit them, be-.caufe they were Minors ; but the Mercians admitted Kenelme a child of Seven years old to be their King. They likewife ex-.cluded not Bastards till the Clergy interposed; for they having wound themselves into the Councils of the Kingdom, procured a conflitution to back them in the Election of Kings Legitime, &c. Let the Kings be legally chofen by Priefts and Elders, and not fuch as as are begotten by Adultery or Inceft: Which constitution was made in a Legatine Council, and confirmed by great Offa : The rule of their Election was the fame with that in Germany, viz. to Elect the chiefest out of the. chiefest family, that is, the chiefest for worth, not by descent; yet the honour they bare to their brave Kings who had deferved well, made fome to honour their posterity, and to chuse their eldest after their decease, and so in time Crowns were taken up by cultom, and Election oftentimes fublequent was accounted but a ceremony, unless the people will dispute the point.

Secondly, this Election was qualified under a flipulation or covenant, wherein both Prince and people were mutually bound each to other; the people to defend their King, which the Hillorian faith was pracipuum Sacramentum; and the Prince to the people to be no other than the influence of the Law futable to that faying of Æthelftan the Saxon King, feeing I according to your Law allow you what is yours, do you fo with me ; as if the Law were the fole umpire between King and people, and unto which not only the people, but also the King must submit. The like whereunto Ina the great Saxon "Il-Ing Lamb. King alfo, no great man, faith he, nor any other in the whole King-

Mag. cent. 8 cap. 2. An. 747.

Tacinus.

Tacitus.

Concil. Brit. P. 397.

. SAXONS.

Kingdom may abolish the written Laws. Kings furthermore bound themfelves (at their entrance into the Throne ) hereunto by an Oath; as it's noted of Canutus, unto whom after Ætbeldred was dead, the Bishops, Abbats, Dukes, and other Miror cap. r. Nobles came and Elected him to be their King, and fware Fealty unto him ; and he again fware to them that Secundum Wigorts. Deum & fecundum seculum, &c. viz. according to the Laws of An. 1016. God and of the Nation he would be a faithful Lord to them. It's probable I grant that the pracipuum Sacramentum formerly mentioned was in the first nature more personal for the defence of the perfon of their leader whiles he was their Captain: because it much concerned the good of the Army, and without whom all must scatter, and bring all to ruine; and this the words of the Hiftorian do evidence. But the fafety of the whole people depended not, on him after the War was done, and therefore the oath tied them not any further; nor did the fafety of the people afterwards, when as the Saxons entred this Land, fo abfolutely reft upon the perfon of the King, efpecially if he proved unfit to manage the work : and therefore the fealty that the people fware to their King, was not fo abfolutely determined upon their perfons; otherwife than in order to the publick weal, as may appear from the Laws of the Confessor, who was within Thirty years after the Reign of *Éthelstan*, formerly mentioned ; The words in English run thus : All the people in their Folkmote shall confederate themfelves as fororn Brethren, to defend the Kingdom against strangers and Enemies, together with their Lord the King; and to preferve bis Lands and Honours together with him with all faithfuln efs, and that within and without the Kingdom of Britain they will be faithful to him as to their Lord and King. So as 'tis evident the Saxons fealty to their King was fubfervient to the publick fafety, and the publick fafety is neceffarily dependant upon the liberty of the Laws. Nor wasit to be expected that the Saxons would endure a King above this pitch. For those parts of Germany ( whence they came ) that had the Regiment of Kings ( which thefe had not ) yet used they their Kings in no other manner than as fervants of State in fending them as Embaffa- Tacitus. dors and Captains, as if they claimed more interest in him

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Ll. Sax. Ed. cap. 17.

M. Weftm. An. 756. 758. Wigorn. An. 755.

Concil.'Brit. 340.

than he in them: and the Hiltorian faith exprelly, that amongst those people in Germany that had Kings, their Kings had a defined power, and were not supra libertatem. And this Maxim of State became afterwards priviledged by Sanctuary : for by the growth' of Antichrift, not only the Clergy, but even their Tenants and Retainers were exempt from reach of Kings and even by their own concession allowed of a Law that cut the throat of their indefined prerogative viz. That if the King defend not his people, and especially Church-men from injury, nec nomen Regis in eo. constabit, verum nomen Regis per dit. Which Law however it might pals for currant Divinity in those days, yet it's ftrange it should get into a publick act of State. Nor was this a dead word, for the people had formerly a trick of depoling their Kings ( when they faw him peep above the ordinary reach ) and this was an caffe work for them to do, where ever neighbouring Princes of their own Nation watched for the windfals of Crowns : This made the Monarchical Crown in this Land to walk circuit into all parts of the Countrey to find heads fit to wear it felf, until the Norman times.

Thirdly, the Saxons had fo hammered their Kings in their Elections, and made them fo properly their own, as they claimed an intereft not only in the perfon of their Kings', but alfo in their Effates, fo as in fome refpects they were fearcely fui juris. For King Baldred had given the Mannor of Malings in Suffex to Cbrift-church in Canterbury; and becaufe the Lords confented not thereto, it was revoked, and King Egbert afterwards made a new grant by advice of the Lords; which fhews that the Demefnes of the Crown were holden facred, and not to be difpofed of to any other ufe, though pious, without the confent of the Lords: and herewith concur all the Saxon infeodations, atteffed and confirmed by Bifhops, Abbots, Dukes, and others of the Nobility under their feveral hands.

Neverthelefs Kings were not then like unto plumed Eagles exposed to the charity of the Fowls for food, but had a Royal maintenance fuitable to their Majesty; their power was double, one as a Captain, an other as a King; the first was first, and made

made way for the fecond ; as Captain, their power was to lead the Army, punish according to Demerits, and according to Laws; and reward according to Difcretion. As Captain, they had by antient cuftom the spoil left to their ordering by permission of the Army, Exigunt Principis liberalitate illum Vacitus. Bedatorem equum, illam cruentam & viciricem frameam; and they were not wont in fuch cafes to be clofe handed ( per bella raptus munificentia materia ) the spoils in these wasted parts of Germany being little other than Horfes and Arms. Bur after they came into Britain, the change of foil made them more fat; Horses and Arms were turned into Towns, Houfes, Lands, and Cattel; and these were distributed as spoils amongs the Saxon Souldiers by their Generals, and this redounded to the maintenance of the State and port of the great men, who were wont to be honoured nonstipendiis sed muneribus, and the people used ultro & viritim conferre principibus Tachus. vel armentorum vel frugum aliquid; but now upon the distribution of conquered Towns, Houses, Lands, and Cattel in Britain a yearly product of Victuals or other fervice was referved and allowed to the Saxon Kings by the people, as the people allowed to Johna his Land, Jol. 19. 46. So as they needed no longer the former course of Offerings, but had enough to maintain their Royal port, and great superfluity of Demessies belides; as their charity to the Church-men does fufficiently evidence: and by this means all the Lands in England became mediately or immediately holden of the Crown, and a fetled maintenance annexed to the fame; befides the cafual profits upon emergencies, or perquifites of Fellons or Fugitives goods, mines of Gold and Silver, treasure trove, mulcts for offences, and other priviledges, which being originally in the Kings Miror.101.158 were by them granted, and made Royalties in the hands of LI.Edw. cap. 4 Subjects as at this day.

To the increase of Majesty and maintenance there was an accels of power, not to make, difpense with, or alter Laws, but to execute and act the Laws established : and against this power there was no riling up fo long as it like an unfethered Arrow gadded not at random. It's true the Church-men or Prelates checked them often, but could never give them the

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pontif. l.b. 3. geft.Reg.lib.1. cap. 4. M. Paris An. 1095.

Concil. Brit. p. 614-An. 1065.

mate. For peace fake Kings many times yielded much; yet would no King of Saxon principles allow of any Canon that. extolled the Clergie's Authority above that of Kings: and though the placing and displacing of Bishops seemed to be all Ecclehaftical work, yet would not the Kings altogether connive: as the examples of Ina in placing a Bishop in Wels, Malmesh. geft. Offa in making two Provinces of one, Cenulphus in reftoring Polyderus, Edfrid in depoling Wilfrid, and Edward the Confeffor in making Robert Norman Archbilhop of Canterbury may induce into opinion; and for their own fafety fake the Prelats thought it wildom for them fometimes to floop to that power that at other times they must be beholding to; and therefore though in Synodical difputes they would hold with the Canon, yet in matters of action would fuit with the occafion, and thereby taught Princes to account of Canons but as Notions; and politickly to put the honour of Commissioners upon these men : thus the current of both powers passing in one chanel made the people drink double Beer at once; the turns both of Pope and King were competently ferved, and these men had the honour of the two-handed Sword; and all secmed composed into a fair compromise. But the Popedom finding its Authority becalmed indured this but as a burden, till Pope Nicholas the feconds time, who by the like trick commended all to the Crown, as from the Papal Benediction. For Edward the Confessor upon his foundation of the Abby of Westminster sent to the Pope for his allowance, and confirmation of what he had done, or was to dos and to make way for the more favour sent presents, and a confirmation of Romefeet: The Pope was fo inflamed with fuch an abundant meafure of bleffing, as he not only granted the Kings defire, but alfo discharged that Abbey from ordinary jurisdiction, made it a peculiar fubject only to the Kings vilitation, and concluded his Bull with this horn. Vobis vero & posteris vestris regibus committimus advocationem & tuitionem ejusdem loci & omnium totius Anglie Ecclesiarum, & vice nostra, cum concilio Episcoporum & Abbatum constituatis ubique que justa sunt. How the King took the conclusion I find not, but he could never make better use than by way of estoppel, unless he meaned to facrifice his own

own right as a thank-offering to a fhadow, which I find not that he or his next fucceffors ever did: but as touching the Laity, Histories do not touch upon any conceit of withdrawing Monarchical power. It's true Kings had their exceffes, yet all was amended either by the body of the people, when they pleafed to examine the matter, or by the Princes fair complyance when complaint was made, and fo the Law LI. Canut. was faved. And thus upon all the premifes I shall conclude; cap. 67. a Saxon King was no other than a primum mobile fet in a regular motion, by Laws established by the whole body of the Kingdom.

### CHAP. XVII.

### Of the Saxon Nobility.

THe antient Saxon Nobility in Germany were the chiefest in action both in War, and in Peace. That rank of men was contined by Three means, viz. by Birth or Blood, by valour, and by wildom : the first was rather at the first a ftem ariting out of the first two, then a different degree or kind : for Noble blood was at the first innobled by brave actions, afterward continued in their honour to their posterity, till by as bafe courfes it was loft, as it was gained by worthy Atchievements ; these were called Adelingi. The Nobility of action confisted either in matters of War or of Peace. Those of Peace arofe principally from wildom, which being gained for the most part by much experience, were therefore called Aldermanni or elder men. The Nobility of War arofe somewhat from valour or courage with wifdom, but more from good fuccess; for many brave and fortunate Commanders have not been very daring, and the bravest spirits though wife, have not been ever honoured with good fuccess; these were called cap. 35. Heretochii. Nevertheless all these names or ticles were used Nitard. 1.b. 4promiscuously in following times, and all called Nobiles ; but both that and Duces, Satrape, and Comites were all of the Ro-

LI. Edw.

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man Dialect, as the former were of the Saxon. Time alfo brought others into this Honourable band, viz. The great Officers of the Kings houshold, and their attests are found amongst the Kings Charters, amongst the Nobles; And that much advanced the price of Kings; for he that is worthy to be not only Lord above Nobles, but Mafter of some, may by a little curtelie prevail over all. This starry Heaven had several Orbes : fome fo high, as in common effect they were next the Imperial Heaven, having a tincture of Royal blood, and at the next door to the Throne; Others, though not of fo clear light, had neverthelefs no lefs powerful influence upon the people, but rather more, by how much more nigher to them. Their power in matters of peace or government of the Common-weal was exercifed either collectively or apart and fevera'ly. In their meetings they ordered the smaller emergencies of the publick in convocating and directing the people. De minoribus rebus confultant principes. These minora are such as are subservient to the majora and pro bic & nunc require sudden order touching any particular part or member of the Common-wealth. At other times they visited their feveral Territories or circuits, hearing and determining matters of Controversie, and executing Judgment according to the known Principes jura per pagos vicolque reddunt. Yet they Laws. had comites of the Countrey joyned with them, whereof afterward. This was their course in German Saxony; but in England the new stem of Kingly power arising higher than all the reft fucked much from them, and kept them under: for the judiciary power was in time drawn up into the Regal order, and the Lords executed the fame as Deputies from and under him, defigned thereto by Writs and Commiffions, as it's more particularly noted of King Alfred. The Lords thus leffened in their judiciary power, carried the lefs Authority in their Votes and Confultations. The King was a perpetual Moderator in that work, and it was no fmall advantage he had thereby to fway the Votes. Men that are advanced, if they have any excellency, foon gain admiration; and it's a hard thing for one that hath yielded his heart to Admiration, to keep it from adoration. This hath mounted up Kings to the top more

Tacitus.

Tacitus.

Tacitus.

Miror. cop. 5. Sec. 1.

more than their own ambition, and made them undertake what they ought not, becaufe we effeem more highly of them than we ought. I speak not against due, but undue Obedience ; for had the Saxon Lords remembred themfelves, and the true nature of the Authority of their King, they needed not to be amazed at their check, nor to give way to their pallion, as Concil. Erit. they did many times, and advised others to do the like. Nor p. 3/3. had Kings by degrees become beyond controll and uncapable to be advised. This errour the Lords espied too late, and sometimes would remember their antient right and power, and did take boldness to set a Law upon the exorbitancy of their M. Westm. King, as in that cafe of Æthelwolf and his Queen amongst others may appear: but that was like fome enterprifes that owe more to extremity of occasion than to the courage of the undertaker.

## CHAP: XVIII.

# Of the Freemen amongst the Saxons.

THe next and most considerable degree of all the people. is that of the Freemen called antiently Frilingi or free born, or fuch as are born free from all yoke of Arbitrary power, and from all Law of compulsion other than what is made by his voluntary confent; for all free men have Votes in the making and executing of the general Laws of the Kingdom. In the first they differed from the Gauls, of whom it's noted, that the Commons are never called to Council, nor Caf. Com. are much better than servants. In the second they differ from many free people and are a degree more excellent being adjoyned to the Lords in judicature, both by advice and power, confilium & authoritas adjunt; and therefore those that were elected to that work were called Comites explebe, and made one rank of free men for wildom superiour to the rest: Another degree of these were beholding to their Riches, and were called Custodes Pagani an honourable title belonging to Military fervice; and these were such as had obtained an estate for 23.

An. 854.

lib. 6.

Tacitus.

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of fuch value as that their ordinary Arms were a Helmet, a Coat of Mail, and a guilt Sword: The reft of the free men were contented with the name of *Ceorles* or *Pagani*, viz. Rural clowns, who neverthelefs were the most confiderable party both in War and Peace: and had as fure a title to their own liberties, as the *Cultodes pagani*, or the Countrey Gentlemen had.

# CHAP XIX.

# Of the Villanies among St the Saxons.

THe most inferiour rank amongst the Saxons were those that of latter times were called Villains; But those alfo antiently divided into two degrees, the chiefer of which were called Free-lazzi. These were such as had been slaves, but had purchased their freedom by defert; and though they had efcaped the depth of bondage, yet attained they not to the full pitch of free men; for the Lord might acquit his own title of bondage, but no man could be made free without the And therefore the Historian faith. act of the whole body. that they are not multum Supra Servos, or scarce not servants. They are feldom of account in any family, never in any City. But in Kingdoms fometimes advanced above the free men, yea above Nobles. Those are now adays amongst the number and rank of fuch as are called coppy-holders, who have the priviledge of protection from the Laws, but no priviledg of Vote in the making of Laws.

The moft inferiour of all were those which were antiently called Lazzi or flaves; those were the dregs of the people, and wholly at the will of their Lord to do any fervice, or undergo any punishment; and yet the magnanimity of the Saxons was fuch as they abhorred Tyranny: and it was rarely used amongst them, by beating, torture, imprisonment, or otherhard usage, to compet them to ferve; they would rather kill them as Enemies; and this wrought Reverence in these men towards their Lords, and maintained a kind of generosity in their

Tacitus.

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Tacitus.

their minds, that they did many brave exploits, and many times not only purchased their own freedom, but also brought firength and honour to the Kindom. And though the infolency of the Danes much quelled this Saxon Noblenefs, yet was it revived again by the Confessors Laws which ordained that the Lords should so demean themselves towards their men, that they neither incur guilt against God, nor offence against the King; or which is all one, to respect them as Gods people and the Kings Subjects. And thus much of the feveral degrees of men amonght the Saxons, being the materials of their Common-weal; a model whereof in the making and executing of the Laws and manner thereof, now next enfueth.

# CHAP. XX.

# Of the grand Council of the Saxons called the Micklemote.

TT was originally a Council of the Lords and Free men; Tacitus. afterwards, when they affumed the title of a Kingdom the King was a Member thereof, and generally prefident therein, but always intended to be prefent, though actually and in his own perfon by emergent occasions he may be absent, and fometimes by difability of his person he be unmeet to Vote or be President in such an Assembly: as it was in the Council at Clano or Cleve in Wiltschire, when the great case between the Malmesb. Monks and married Priests was concluded; the King was ab- gest.Reg.lib.2. fent, as the story faith, because of his minority, and yet if cap. 9. writers fay true, he was then in the Sixteenth year of his age. Lib. 5. The Lords were also nevertheless in the fame condition of An. 978. priviledg as formerly, and though it appeareth that the Kings had gotten the priviledg of fummoning the grand meeting in his own name, yet it was by advice of the great men, and being met their votes were no other in value than as formerly; for all their Laws were ex confilio Sapientum, and for ought can appear out of antiquity the vote of the meaneft continued as K good

Tacitus.

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good as of the greatest, arbitrium est penes plebem. And thus the Micklemote or Wittagenmote of the Saxons in England continued in the King, Lords, and Free men by the space of One hundred and fifty years, and in some parts of England nigh Two hundred years before ever the Roman Bilhops foot entered, or the Roman Clergy crept into the Councils of State. Afterwards the Prelates were admitted de bene effe, for advice, as fapientes, and continued by allowance; how Canonically ipfi viderint, for I understand it not, especially as the Scripture was then expounded, Nemo militans Deo implicet negotiis Secularibus : yet if 'they be allowed ( what in those days they ordinarily took up)'a degree of policy above devotion, that knot is allo foon untied. I fay they entered as Sapientes, not as Frelati, or Church-governours; for then they had holden the fame power in Church-matters agitated in the Wittagenmot that they had usurped in their Synods, which they held only for Church-vilitation, which they could never have, because the Sapientes regni had their Votes therein as freely as they. Nor could the Prelates by any Law entitle themfelves to fuch power or priviledg, fo contrary to the priviledg of the Wittagenmote. For though it be true that the German Priests had a liberty to be prefent in these grand Affemblies, and to have fome prefidency therein, as to command filence, &c. Yet it's no title to these, unless they will interest themselves as their Successors, to possels by a jus Divinum that jus Diabolicum ( which those Priefis formerly had) in a way of immediate providence; fomewhat like the poffession of the mantle of Eliab found by Elifha. They might, I grant, plead the title from Kings; but it must be granted also that Kings as yet had no more power over the Church than in the Common-wealth. Nor could they have that from the Lords which the Lords never had, but was ever accounted amongst the majora, and of 'which the Wittagenmote had the only cognifance, as it will appear in 

Unto the King, Lords, and Clergy must be added, as I faid, the Freemen, to make up the Micklemote compleat; and though it be true that no monument of flory speaks of this grand meeting from their being in Germany, until after the coming

Tacitus.

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ing of Auftin; yet when as the Saxon Hiltories then find them in the fame condition that the German fory leaves them. it's very probable that in the interval they continued their wonted cultom, although they had no Learning to leave monuments thereof unto the world. And hereof the examples are not rare in those remembrances that those ancient times have left us. For within fix years after Auftins arrival Alibelbert calls a Common Council tam cleri quam populi. Ina after Concil. Brit: him made Laws suasu & instituto Episcoporum omnium senato- 116. rum & natu majorum Sapientum populi; in magna fervorum Dei U.Sax. Lamb. frequentia. Alfred after him reformed the former Laws con- c antab. fo.2 sulto sapientum. After him Æthelstan called a Council, in Ibid 10.22. Ibid 10.52. which was the Archbishop, and with him the Optimates 5. sapientes frequentissimi belides others, whercof I shall treat now that I come to the matters handled in this Court.

The matters in agitation in the Wittagenmot generally were all both of publick and private concernment. That which concerned the publick were fuch as regarded removal of inconveniences, fuch as are Laws for leagues and affinity with other Nations for preventing of War; and thus became the Concil, Brit, Saxons and Britons United, and the mortal feud between p. 219. those two Nations laid alide, and they made one; and the Ll. Lamb. Saxons and Danes reconciled by a Covenant agreed unto, and Cantabr. fo. 35. sworn between both Nations. The like also may be faid of their making of War of defence against Forrain invasion. Matters of publick and general charge alfo were debated and concluded in that Affembly, as the payment of Tithes, it's faid Ll. Edw. they were granted Rege Baronibus & populo. Such alfo as con-fo. 139. cerned the Church ; for fo Edwin the King of Northumberland upon his marriage with a Christian Lady, being importuned to renounce his Paganism, answered he would so do, if that his Antiq. Bris. Queens Religion (hould be accounted more holy and honou- P. 51. rable to God by the wife men and Princes of his Kingdom. And all the Church Laws in the Saxons time were made in the Miklemote. Monasteries were by their general confent dedicated, and their possestions confirmed. The City of Canterbury made Concil. Brit, the Metropolitane, matters also of private regard were there Ibid- 3:1. proceeded upon, as not only general grievances, but perverting

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Ibid. 332.

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Cap 1. Sec. 3.

Sec. 2.

Cap.4. Sec.11.

Tacitus. Piut. Lycurg. Thucyd.lib.1. de Lacedem.

Taci:us.

An. 1158.

of justice in case of private persons : as in that Council called Synodale concilium under Beornulfus the Mercian King. quasitum est quomodo quis cum justitia sit traciatus, seu quis injuste sit spoliatus. The name of which Council called Synodal mindeth me to intimate that which I have often endeavoured to find out, but yet cannot, viz. that there was any difference between the general Synods and the Wittagenmot, unlefs merely in the first occasion of the summons. And if there be any credit to be allowed to that book called, The Mirror of Justices, it tells us that this grand Affembly is to confer of the Government of Gods people, how they may be kept from fin. live in quiet, and have right done them according to the Cufloms and Laws; and more efpecially of wrong done by the King, Oueen, or their children; for that the King may not by himfelf or Juffices determine caufes wherein himfelf is actor; and to fum up all, it feemeth a Court made to rife and floop according to occasion.

The manner of debate was concluded by vote, and the fum taken in the groffe by noife; like to the Lacedemonians, who determined what was propounded clamore non calculis; yet when the noife was doubtful, they took the votes feverally. The meeting of the Saxons at this Affembly in the first times was certain, viz. at the new and full Moon. But Religion changing, other things changed thefe times to the Feafls of Easter, Pentecost, and the Nativity; at which times they used to prefent themfelves before the King at his Court, for the honour of his person, and to confult and provide for the affairs of his Kingdom; and at fuch times Kings ufed to make thew of themfelves in their greatest pomp, Crowned with their Royal Crown. This Cuftom continued till the times of Henry the fecond, who at Worcester upon the day of the Nativity offered his Crown upon the Altar, and fo the Ceremony ceafed.

This grand Affembly thus confituted was holden facred; and all the members, or that he d occation therein, were under the publick faith both in going and coming, unlefs the party were fur probatus. If a Member were wronged, the delinquent payed double damages, and fine to the King, by a Law

Law made by Æthelbert above a Thousand years ago. This Concil. Brit. priviledg of fafe pass being thus ancient and fundamental, P. 127. Ll. Canut. and not by any Law taken away, resteth still in force. But how p. 2. cap. 79. far it belongeth to fuch as are no Members, and have affairs LI.Ed.cap.35. nevertheless depending on that Court, I am not able to determine; yet it seemeth that priviledg out-reacheth members: unless we should conceit fo wide, that the state did suppose that a member might be a notorious and known Thief.

Laftly, this affembly though it were called the Wittagenmot, or the meeting of wife men; yet all that would come might be prefent and interpole their liking or difliking of the propolition, si displicuit sententia fremitu aspernatur, si placuit frameas concutiunt; and fome hints I meet with, that this course continued here in England; for fome presidents run in magna Ll.Sax Lamb. Servorum Dei frequentia, as that of Ina : commune concilium se- p. 1. niorum & populorum totius regni: another Council by him hol- Concil. Brit. den. The Council of Winton, An. 855. is faid to be in the 219. presence of the great men, aliorumque fidelium infinita multi- Ingulfus. tudine. And it will appear that it continued thus after the Norman times: what power the vulgar had to controll the Vote of the wife men, I find not; fremitu afternabantur it's faid, and probably it was a touch of the rudeness of those times; for it was not from any politive Law of the Nation, but a fundamental Law in nature that wife men should make Laws: and that the fupream judicature should rest in the Wittagenmot, was never an honour befrowed uponit by the Saxons, but an endowment from the light of reason, which can never be taken away from them by that headlefs conceit provoco ad populum, but that body must be as monstrous as the Antbropophagi whose heads are too nigh their belly to be wife.

CHAP.

#### S. AXONS.

## CHAP. XXI.

# Of the Council of Lords.

"His in the first condition was a meeting only of the Lords, for direction in emergent cafes, concerning the government and good of the Common-weal; and for the promoting of administration of justice : these the Historian calls Minora, becaufe they were to ferve only the prefent passions of State. Afterwards when they had gotten a King into their number, they had fo much the more work as might concern due correspondency between him and the people, and of themselves towards both. This work was not fmall, especially in those times of the growth of Kings, but much greater by the accels of Prelates into their number, with whom came alfo a glut of Church affairs, that continually increased according as the Prelates ambition fwelled, fo as this Council might feem to rule the Church alone in those days; when as few motions that any way concerned Church-men, but were refolved into the Prelatical cognifance, as the minora Ecclefie : and thus under the colour of the minora Ecclesia, and the minora Reipublica, this mixt Council of Lords came by degrees to intermeddle too far in the magnalia Regni. For by this means the worfhipping of Images, and the Maffe was obtruded upon the Saxons by the Roman Bishop and his Legate, and the Archbishop of Canterbury; and decreed that no Temporal or Lay perfon shall possess any Ecclesiastical possessions. That elections of Ecclefiaftical perfons and officers shall be by Bishops. That the poffeffions of Church-men shall be free from all Lay fervice and Taxes. And in one fum they did any thing that bound not the whole body of the Free men. In which had these Lords reflected more upon the office, and less upon the person, and not at all upon their private interest, they doubtlefs had been a bleffing to their generations, and a Golden Scepter in the hand of a Righteous King; but contrarily milling their way they became a Sword in the Kings hand againft

Mag. cent. 8. cap. 9. An. 712. Concil. Brit. p. 189. An. 694.

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against the Subjects, a fnare to the Kingdom, and had not the Wittagenmot in their meeting allayed those diffempers, the Saxon Government had been little other than a Common-

# C. War St. W.XXII.

# of the manner of the Saxons Government, in time of War. I the state of the state o

Final'S the condition of States or Kingdoms are diverfly iconfidered in War and Peace, fotalfo must their Government be: for however Warlingit felf be but a feaverish di-Remper in? a' Common-wedly tyctin : fome cafes it is as neceffary as a kindly ague in due feason is for the prefervation of the body, which many times takes diftemper rather from the rexcellency of its conditution than from the abundance: of humours. Nor did the temper of the Saxan Common-weal ever thine more than in War, whiles it fet a Law upon that which ordinarily is mafter of all mif-rule and confution, and fo fought vby rule rather than by pathon. Their chief in the first times was chosen by the Freemen in the field, either at the Wittagen- Vacitus. mot or the Folkmat; according to the extent lof: his command, Ll.Ed. cap. 35. being carried upon a fheild born upon their fhoulders like as now Knights of the thire are. This Emblem they entertained him with, to declare their truft in thim, and the work that "was expected from hin. His field Diclo was Heretock a afterwardsihe was called Duke or Dux, the datter whereof turned "to a bare Title in the conclusion ; but the former maintained. its own honour, fo long as the name lasted. After his election all fware to be at his Order, and not to forfake him : this was a Tacitus. trick of imbaled times; for though the Lacedemonian Law was politive, that none should flie or break his rank, but get the victory or dye, yet were they neither bound by Oath or penalty: thame in those times being accompted worse than death bythose brave minds. But times growing more old grew also more base-spirited, and could not be ( drawn into the field )) holden

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Ll.Sax. Lamb. Cantab. 10.

Concil. Brit. p. 528. An. 1009.

Tacitus.

LI. Canut. cap. 58.

holden in rank by Oathes or honour; and this occasioned that Law of Ina the Saxon King that in fuch cafe a Countrey Gentleman should be fined One hundred and twenty shillings if he were landed, but if otherwife, Sixty shillings, and the Yeoman Thirty shillings, and afterwards the penalty was increased to the forfeiture of all the estate of the delinquent. In their Wars they went forth by bodies collectively as they were united by the law of pledges; this made them flick close together for the honour of their families and friends, and rendered their encounters mortal, and to the worfted party commonly fatal: for once beaten in the field they could hardly recover - either by rallying or gathering a new Army. Probable it is that the Lords might have their villains to follow them in the Battail, but the ftrength confifted of the Freemen ; and though many were bound by tenure to follow their Lords to the Wars, and many were Voluntiers, yet it feems all were bound upon call under peril of fine, and were bound to keep Arms for the Ll.Ed. cap.35. prefervation of the Kingdom, their Lords, and their own perfons, and these they might neither pawn nor sell, but leave them to defcend to their heirs; and in default of them to their Lord, and in default of him to their chief pledg, and for want of fuch to the King. They mustered their Arms once every year both in Towns and Hundreds, viz; the morrow after Candlemas; and fuch whole bodies were unfit for fervice were to find sufficient men for service in their stead. They were frict in their Discipline, if they followed their rule which was made not by the arbitry of the General, but by Parliament. These amongst other scattered principles concerning Sea-affairs, may ferve to let us know that the Law-Martial, and that of the Sea were branches of the Politive Laws of the Kingdom, fetled by the general Vote in the Wittagenmot, and not left to the will of a lawless General or Commander; sø tender and uniform were those times both in their Laws and Diberties. LI D'C III III D'C III

CHAP.

# CHAP XXIII.

Of the government of the Saxon Kingdom in times of peace; and first of the division of the Kingdom into Shires, and their Officers.

IF the Saxon government was regular in time of war, how much rather in time of peace? All great works are done

by parcels and degrees, and it was the Saxons ancient way in Germany, to divide their Territory into feveral circuits or circles, and to affign to each their feveral Magistrates, all of them ruled by one Law; like one foul working in feveral members to one common good. Thus they did here in England, having found the Land already divided into feyeral parts called Comitatus or Counties, from the word Comes, that fignifies a Companion ; and the Counties thence called are nothing but focieties or affociations in publick charge and fervice. But the Saxon word is thire or thare, that is a portion or precinct of ground belonging to this or that perfon, or great Town, and bearing the name of that perfon or Town; and fometimes of the scituation of the people, as North or South folk, East or South Sex or Saxons. This division by the names feems to be of Saxon original, and though by the testimony of Ingulfus and other Writers, it might feem to be done by Alfred; yet it will appear to be more ancient, if the Reader mind the grant of Peter-pence made by King Offa, wherein is recorded the feveral Dioceffes and Shires, out of which that grant was made under the very fame names that they own at this day : and that was more ancient than Alfreds time by the space of 80. years.

Each of these Shires or Counties had their two chief Governours for distributive justice; of these the Sheriff was more ancient and worthy Officer, being the Lieutenant, and aided Sheriffs. by the power of the County in certain cases: for his Commission extended not to leavy war, but to maintain Justice in L that

Seld. Tit.Hop,

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M. Weftm. An. 794.

Li.Edw.c.35.

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Coroners.

Miror. cap. 1. Sect. 13.

Miror. p. 300.

Fits N. Br. 163, 164.1

that County, and within the fame; and in this work he was partly minifterial, and partly judicial: in the one he was the Kings Servant to execute his Writs; in the other he regulated the Courts of juffice under his Survey. He was chosen in the County Court called the *Folkmote*, by the Notes of the Freeholders, and as the King himfelf, and the *Heretock* were intituled to their honour by the peoples favour.

The Coroner, though in original later, was neverthelefs very ancient : he was the more Servant or Officer to the King, of the two. His work was to enquire upon view of Man-flaughter, and by Indictment of all Felonies as done contra coronam, which formerly were only contra pacem,' and triable only by appeal. And also he was to inquire of all escheates and forfeitures, and them to feize. He was also to receive appeals of Felonies, and to keep the rolls of the Crown pleas within the County. Its evident he was an Officer in Alfreds time; for that King put a Judg to death for fentencing one to fuffer death upon the Coroners record, without allowing the delinquent liberty of traverse. This Officer alfo was made by election of the Freeholders in their County Court, as the Sheriff was, and from amongst the men of chiefest rank in the County, and fworn in their prefence, but the Kings Writ'lead the work.

#### CHAP. XXIV.

# Of the County Court, and the Sheriffs Torne.

The government of the County in times of peace confifted much in the administration of justice, which was done in the publique meetings of the Freeholders : and their meetings were either in one place, or in feveral parts of the County : in each of which the Sheriff had the mannaging of the acts done there. The meeting of the Free-men in one place was called the Folkmote by the Saxons (faving the judgment of the honourable reporter) Coke Instit. 2. p. 69. and of latter times.

Folkmots or County-court.]

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times the County Court : the work wherein was partly for confultation and direction concerning the ordering of the County, for the fafety and peace thereof, fuch as were redrefs of grievances, election of Officers, prevention of dangers, &c. and partly it was judicial, in hearing and determining the common Miror. p. 147. pleas of the County, the Church affairs, and some trespasses done therein, but not matters criminal, for the Bilhop was Judge therein, together with the Sheriff, and by the Canon he was not to intermeddle in matters of blood : yet neither was the Bilhops nor Sheriffs work in that Court, other than directory or declaratory; for the Free-men were Judges of the act, and the other did but edocere jura populo ; yet in special LI. Caput. cafes upon petition, a Commission isfued forth from the King Miror. cap. 1. to certain Judges of Oier, to joyn with the others in the hear- Sec. 15. ing and determining of fuch particular cafes. But in cafe of injustice or errour, the party grieved had liberty of appeal to the Sec. 1. Kings Juffice. Nor did the Common Pleas originally commence in the County Court, unless the parties dwelt in feveral Ll. Canut. Liberties or Hundreds in the fame County : and in cafe any Ll. Edgar. mistake were in the commencing of fuits in that Court, which ought not to be, upon complaint, the Kings Writ reduced it to its proper place; and in this alfo the Kings own Court had no preeminence. In those ancient times this County Court was Concil. Brit. to be holden but twice a year by the conftitution of King Edgar; p. 197. 111.22. but upon urgent emergencies offuer, and that either by the Kings special Writ, or if the emergent occasions were fudden L'. Edw. and important by extraordinary fummons of ringing the Mootbels. Unto this Court all the Free-men of the County affembled to learn the Law; to administer Justice, to provide reme- LI.Edw.cap.35 dy for publick inconvenience; and to do their fealty to the King before the Bifhop and Sheriff upon Oath; and in the work of administring Justice, causes concerning the Church must have the precedency; fo as yet the Canon Law had not LI. Edw.cap 4. gotten footing in England.

The other Court wherein the Sheriff had the directory, was sheriffsin the meeting of the Free men in feveral parts of the County; Torne. , and this was anciently, and now is called the Sheriffs Torne; which fimply conlidered, is but a Hundred Court, or the L 2 Sheriffs

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cap. 35.

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Miror. cap. 1. Sec. 16. Ll. Edgar. cap. 5.

Ll. Edw. cap. 35. Ll.Canut. p.2. cap. 17. Sheriffs Torne to keep the Hundred Court. It was ordered to be kept twice every year, viz. at the Lady-day and Michaelmas, or foon after : unto this Court all the Free-holders of the Hundred repaired, and there they, the Bifhop and Sheriff executed the fame power and work for kind, that they did in the County Court. In this Court all the fuits in the Hundred Court depending, had their determination, and others had their commencement and proceedings, as well the pleas of the Crown as others. Some have conceived it to be a County Court, or fuperiour thereto; but there being no ground thereof, I conceive it to be no other than a vibitation of the County by parcels or in circuit.

#### CHAP. XXV.

# Of the Division of the County into Hundreds, and the Officers and Court thereto belonging.

Ounties were too great to meet upon every occasion; and every occasion too mean to put the whole County to that charge and trouble : and this induced fubdivisions ; the first whereof is that of the Hundred now, and also anciently fo called, but as ancient (if not more) is the name Pagus; for the Hiftorian tells us that the Germans, in the executing of their Laws, a hundred of the Free-men joyned with the chief Lord per pagos vicosque, which first were called Centenarii, or Hundreders from their number, but used for a title of honour like the Triarii : And as a fecond hereunto, I shall add that testimony of the Council at Berkhamsted, which speaking of the reduction of fuits from the Kings Court ad pagi vel loci præpositum, in other places its rendred to the governours of the Hundred or Burrough. And at this day in Germany, their Country is divided into circuits called centen or canton, and centengriecht, and the Hundredere they call Centgraven, or Hundred chiefes, whether for government in time of peace, or for command in time of war; the latter whereof, the word Wapentake

Tacitus.

Cluer. lib. 1. cap. 19.

pentake, doth not a little favour. Amongst these one was per eminentiam, called the Centgrave, or Lord of the Hundred, and thereunto elected by the Free-men of that Hundred, and unto whom they granted a flipend in the nature of a rent, called Malmesb Reg. Hundredsettena, together with the government of the fame. geft. P. 54. The division of the County in this manner, was done by the Free-men of the County, who are the fole Judges thereof, if Polydores testimony may be admitted : and it may feem most likely that they ruled their division at the first according to the multitude of the Inhabitants : which did occasion the great inequality of the Hundreds at this day. The government of the Hundred refted at the first upon the Lord and the Hundredars; but afterwards by Alfred they were found inconvenient, be- LI Alured cause of the multitude, and reduced to the Lord or his Bailiff; cap. 4. and twelve of the Hundred; and these twelve were to be fworn neither to condemn the Innocent, nor acquit the Nocent. This was the Hundred Court, which by the Law was to be holden once every moneth; and it was a mixt Court of common pleas. and Crown pleas: for the Saxon Laws order, that in it there Ll. Edw. 35. fhould be done justice to Thieves; and the trial in divers cafes Ll. Æthelft.20. in that Court is by ordeale. Their Common-pleas were cafes of a middle nature, as well concerning Ecclesiastical persons LI. Edw. and things as fecular, for the greater matters were by Com- cap. 32. million, or the Kings Writ removed, as I formerly observed : all Free-holders were bound to prefent themfelves hereat. And no fooner did the Defendant appear, but he answered the mat- Lindenbrog. cap. I. ter charged against him, and judgment passed before the Court Ll. Allm. & adjourned, except in cafes where immediate proof was not to Saxon. be had; albeit it was holden unreasonable in those daies to hold to hafty process : and therefore the Archbishop of York Concil. Brit. prefers the Ecclefiaftical or Canonical way before this. Laftly, Tacitus, in their meeting, as well at the Hundred as County Court, they Gloffar, 155. retained their ancient way of coming Armed.

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Ll. Ætheldr.

# CHAP.

# CHAP XXVI.

# Of the Division of the Hundreds into Decennaries.

THis was the last subdivision of the County, and that rested upon the persons; and it was either not at all, or not fo observable as to be worthy of the Roman story, and therefore may rather be thought an extract from Mofes Law, introduced by Alfred or his direction. I say this resided on the perfons, and not upon the place; for though the Centeners were comprehended with certain bounds; yet the Decenners were not limitted but only within the limits of the Hundred. And of these also it appeareth to me there were divers forts; for fuch matters of controversie that did arise amongst the Decenners, if of greater moment, were referred to the chiefer Justices, which were appointed Super decem decanes, which I conceive were ten chief pledges; and these might bear the names of the Centeners, although they be not the Centgraven; and the rather I incline thereto, because in all probability there Ll.Canut. c.19 must needs be above one hundred Free-holders in Hundredo, and all free men were Decenners, that is ranked into feveral tens; each one being pledge for others good abearing, and in cafe of default, to answer it before the judge; and in case of default of appearance, his nine pledges should have one and thirty daies to bring the delinquent forth to justice. If this failed, then the chief of those Decenners by the votes of that and the Neighbour Decenners, was to purge himfelf and his fellow pledges, both of the guilt of the fact, and of being parties to the flight of the delinquent. And if they could not this do, then were they by their own Oaths to acquit themfelves, and to bind themfelves to bring the delinquent to justice as foon as they could, and in the mean time to pay the damage out of the Estate of the Delinquent : and if that were not sufficient, then out of their own Estate; but if the delinquents Estate was sufficient, the furpluffage thereof, remained with the pledges. And laftly, the · Mafter

Master of the Family was a pledge for his whole Family. This Ll. Edw. was the Law of Decenners, and may feem to be fomewhat a cap 15. Ll.Canut.c.28. rigorous Law, not only in cafe of delinquency, but alfo for their abode, for none of them might depart from their dwelling without confent of his fellow pledges, nor out of the County LI. Alured without allowance of the Sheriff, or other Governour of the cap. 23. fame. And if any controverlie arofe between the pledges, the Ll.Canut. P.2. cap. 15. chief pledge by them chofen, called alfo the Dean or Headburrough may determine the fame ; but this held only in matters LI.Edw.c.20. of lighter consequence.

# CHAP XXVII.

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# of Eranchefes: and first of the Church Franches.

TE have hitherto trode in the rode-way of the government of the Common-weal: but private regards have made by-paths, which we must trace, or elfe the footsteps in many particulars will remain unknown. These are called Exemptions, but more ordinarily Francheses, from which scarce any part of the Kingdom remained free; and are to be confidered, either in regard of the place or perfon. In the latter I intend that of the Church-men, whole Persons and Estates in many particulars were exempted from the civilpower of this Kingdom. Their perfons devoted to a peculiar work, they would have to be under a peculiar Law, called the Canon Law; which at the fift extended only to their own perfons, and that only pro reformatione morum : for fo an Archbishop tells us, that it did teach quomodo Canonici id est regulares Concil. Brie. Clerici vivere debent ; but when it grew to its full charge it gave a louder report, Quieunque aliguid tenuerit vel in fundo Ecclesiæ Ll.Edw.Conf. mansionem pabuerit extra curiam Ecclesiasticam'non placitabie quamvis foris fecerit. And thus as Church-ground increased by the blind charity of those times, fo long Church-men multiplied, and the Canon inlarged from the perfons of regulars to all Clergy-men, and from them to their Tenants and Neighbours ; IALC

p. 258.

from thence to certain Spiritual or Éccleliastical crimes or fcandals, wherever they were found, and wherever it touched, it took and bound by Excommunication, and upon *fignificavit*, Ll.Edw.cap.7. being first delivered to Satan, they delivered him over to the fentence of the Law, to be imprisoned. If the offender be out of reach by the space of thirty and one daies, he is outlawed; fo as there's no way left to escape the Church fury.

## CHAP. XXVIII.

#### Of the second Franches called the Marches.

Ranchifes of the place were fuch as were limitted within precincts of place, and annexed thereto; and of this fort first were those of the borders, of which those are the most ancient that bordered the Britons, now called the marches of Wales, in which was a peculiar government, fo far as concerned administration of justice; for otherwise the subjects each of them submitted themselves to the service of their own Prince. This was therefore a third, different, and mixt government, agreed upon joyntly between the Britons and Saxons, who after a long and burdenfome war, wherein both peoples were well wearied, by degrees became Friends, entered traffick, and into the frictest focieties by Marriage. Thus finding the fweetness of peace, they provide against future occasions of strife that might arife in commerce by the justling of two Laws together. and agree in one Law, and upon a certain number of Judges elected by common confent, who were to fee to the execution of these Laws as joynt Assessors. From these as I conceive, arose those which are now called the Lords marchers, and were at the first twelve in number, viz. fix Saxons and fix Britons. It feemeth this form of government was first instituted by Ætheldred. and by way of prefcription or cuftom, continueth till this day : and as it was the birth of truce, fo for the future became both Mother and Nurse of peace between those two peoples, like the twi-light between the day and night, until both were brought under one head, and by divine providence fetled in a lafting CHAP. day.

Ll. Ætheld. cap. 3.

# CHAP. XXIX.

#### Of County Palatines.

F the fame fort of Francheses were these which are called County-Palatines, which were certain parcels of the Kingdom alfigned to fome particular perfon, and their fucceffors, with royal power therein to execute all Laws effablished, in nature of a Province holden of the Imperial Crown : and therefore the Kings Writ paffed not within the precinct no more than in the Marches. These were occasioned from the courage of the Inhabitants that ftoutly defended their liberties against the usurping power of those greater Kings that endeavoured to have the Dominion over the whole Heptarchy, and not being eafily overcome, were admitted into composition of tributaries; and therefore are found very ancient : for Alfred put one of his Judges to death for palling Sentence upon a Malefactor, for an offence done in a place where the Kings Writ paffed not : and the fame Author reciting another exam- Miror. cap.' 5: ple of his justice against another of his Justices, for putting one Sec. 1. to death without predent, rendreth the Kings reason, for that the King and his Commillioners ought to determine fuch cafes; excepting those Lords, in whose precinct the Kings Writ passeth not.

# CHAP. XXX.

# Of Francheses of the Person.

Rancheses of the person are such liberties annexed unto the the perfon as are not absolute Lordships, but only tending thereto, and limited within a Precinct, but not annexed thereto: and these are matters of profit rather than power; as those of Bury St. Edmonds, Doncaster, Dorchester, Circester; all Miror. cap 5. м which

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Ll. Edw. cap. 26.

Outfangtheoff. Bracton. lib.3. tract. z.cap.35 Briton.cap.15.

Ll. Edw. cap. 21.

Miror. cap. 5. Sec. I.

which were in the Saxon times: and thefe or fome of them Infangtheoff. had juridical power in cafes of Felonies and Robberies ariling within that precinct, fo as the delinquent was both inhabitant and taken within the fame; this was called Infangtheoff, and if upon fresh pursuit made by the right owner or possessor, the Delinquent was taken with the prey in his poffeffion, or as the old Dialect is Handbaben Backbearend ; Then was he carried immediately before the Coroner of that liberty, and the Sakeber or party wronged, made his proof by Witneffes ; and thereupon judgment forthwith paffed without answer, and execution immediately enfued. Some Liberties had Outfangtheoff. that is, the trial and forfeiture of fuch Delinquents, being no Inhabitants, and yet taken within the liberty, or Inhabitants. and not taken within the liberties ; but this trial was alwaies by Jury. The antiquity of these Liberties are not obscurely manifested in their names, and more clearly by the Saxon Laws and Acts; for its observed of Alfred, that he seifed a Franches of Infangtheoff, because the Lord of that Franches would not fend a Felon (taken within his liberty for a Felony committed without the fame) to the Goale of the County, as he ought to Other Liberties there were granted alfo by Charhave done. ter; a taft whereof may be seen in one grant made by King Edgar, to the Monastery of Glastenbury, wherein was granted Sack, Hamfockne, Friderbrece, Forstel, Teme, Flemone, Ferdre, Hundred Setene, Sock, Tholl, Ada, Horda, Bufan Orderan, Bene Orderan, the particular natures of each may be observed in the Gloffaries; All of them being allowed to the Crown by the Law, and by the advice of the Council of Lords granted over to these Grantees in nature of Deputies to the King, to possels. both the power and profit thereto belonging.

CHAP.

# CHAP. XXXI.

## Of Manors.

TEvertheless most of these liberties, if not all of them were many times granted by Kings as appendent to Manors; which were Francheses of smaller circuit, being at the first portions of ground granted to some particular persons, and by them subdivided and granted over to particular perfons to hold off the Grantors by Rents, Services, and fuit to one Court, all being no other than the fpoiles of war, and rewards of valour, or other fervice. These in their collective nature are called a Manor, and by continuance of time become a kind of body politick. In antiquity its called Manfum from the Manfion-house, although it is not of the Effence of a Manor, nor ought the words of Bracton to be construed ac- Bracton. cording to the literal fenfe; for the houfe may be destroyed, fo. 212. and yet the Manor continue; and the ground was granted in tenure before any house built thereupon. The quantity of the ground thus given to hold by Service, was according to the pleasure of the Lord more or less, and therefore might extend into divers Parishes, as on the other part one Town might comprehend divers Manors. The Estate that was granted de- Fleta.lib. 4. pended partly on the condition of the Grantee : for fome cap. 15. were fervi or Bond-men, and their Estate was altogether at the will of the Lord, as was also the benefit; but the Servants merit, and the Lords benignity concurring with fome Conscience of Religion, as the light grew more clear, abated the rigour of the tenure into that which we now call Copyhold. Other Estates were made to the Free-men, which in the first times were only for years; albeit therein they were not niggardly, for they flicked not at Leafes for a hundred years, yet Ingulfus with a render of rent, which in those daies was of Corn or other Victual; and thence the Leafes fo made were called Feormes, or Farmes, which word fignifieth Victuals : But times enfuing, turned the Victual into Money, and terms of years to

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to terms of life and inheritance, retaining the rents, and those called Quit rents, or the rents of those perfons that are acquit-Gloss. 1 58. ted or free. But in case of estates of inheritance for the most part after the death of the Tenants were referved Heriots or a relief : which were not left to the will of the Lord, but was Ll. Canut. p.1. put in certainty, in the very letter of the Law: for according to each mans degree, fuch was his relief or heriot.

But over and above all, they referved special service to be done by the perfon of the Tenant, or fome other by his procurement, of which those that were their fervi or villains were at the will of the Lord : others had their particular fervice fet down in their grants. These concerned either War or Peace; the former was afterwards called the fervice of the Knight or Souldier; the latter the fervice of the Husbandman or Plough. That of the Souldier was the more honourable, and fuitable to the old German trade ; Pigrum & iners videtur sudore acquirere quod poffes sanguine parare : and the work was to defend the Kingdom, the Lords perfon and Honour; and to this end he was ever to have his weapons in readinefs, which gave name to the fervice, and altered as times and cuftoms changed. This fervice by cuftom from a work degenerated into the bare Title, and became a dignity; and the men named, or rather entituled Milites : and many of the Saxon Charters were attefted by men bearing that Title; yet the fervice it felf was far more ancient, and called servicium lorice, of which fort also were the Custodes pagani that wore a Helmet, a coat of Mail, and a guilt Sword : not unlike the old German way of calling forth of their Tirones to the War. Of this rank fome were more eminent than others; for fome bare the fingle titleof Knight, and it feemed ferved on foot: others ferved on horseback, and were called Rad-knights, or Knights riders, as-Selden. Spieil. Bracion noteth; and these I take to be the Vavafours, noted in the Conquerours Laws : for that their relief is a Helmet, a Coat of Mail, a Shield, a Spear, and a horfe, Now for the maintaining of this fervice, They had Lands and Tenements called Knights Fees, which bound the owner to that fervice, into whole hands loever they came, to be done either by the perfon of the owner or other fit perfon by him procured. and

Ll. Saxon. 16, 17. Lamb. Gloff. 348. cap. 69.

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Knightfervice.

Tacitus.

and therefore were difcharged from the payment of all Taxes Co. Litlet. 75. and Tollage, which was the Law of the *Goths* of old, and re-<sup>Burcus.</sup> mains in *Sweden* at this day. The number of these Fees much increased, so as in the Conquerours time they were above fixty thousand, which was a mighty body for a small Island, and brought much honour to the Nation.

But the profit arole from beneath, I mean from the foccage Soccagetenure or fervice of the Plough, which in the first times was tenure. performed by those that were unfit for the fervice of the wars, either being green and young, or decrepit and aged ; and fometimes by the Women. But after that the Saxon conquelt was. Tacitus.at a ftop, and that no more was to be gotten by blood, men endeavoured to fatisfie their defires by fweat, and turned their Swords into Plough-fhares; and thus the Husbandry increased. exceedingly, and hath proved the best Pillar of the Commonweal: the nature of this tenure is fully fet out by the Reporter, nor can I add thereto more than the Law of the Confessor concerning these men, viz. that no man might trouble them, but Co.Litlet. fo. for their Rent, nor any Lord thrust them out of their Farm, fo Ll. Edw. c:33. long as they do their fervice ; and thus it appeareth that the Spiceleg. fervice became in nature of a condition subsequent, begetting an. Ll.Edw.c.33. increaser of the Estate, which by continuance wrought an in-. heritance, and fo the Title of Entry was turned wholly into distreffes for fervice not performed; yet the Lord was no loffer thereby, fo long as Heriots, Rents, and Services accrewed unto hinı.

# CHAP. XXXII:

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#### Of Courts incident and united unto Manors.

**B**Y grants made by Lords unto Tenants already noted, the. Lords had power by common right to call their Tenants before them, and enquire concerning their payment of Rents, and performance of fervice, which became Courts of conftant. appointment: of which fort there were two, one for the Freemen, the other for the Bond-men; and this brought forth anothers

Court-leet.

Miror. p. 17: Lind. gloff. Albin. hift. Saxon. p.72.

F. N. Br. 2.

View of Frankpledge.

> Miror. cap. 5. Sec. 1.

Court-Earon.

other fervice, which we call fuit of Court. The Court of Freemen was holden from three Weeks to three weeks, wherein the Free men, as in the Hundred and County, were Judges of the fact, and from them named, as at this day, Court-leet, or the Court of the Liti, of fuch as are manumitted or Free-men. In this Court all Actions or Suits between the Free-men of the fame Manor, and within the fame ariting, were determined ; nor could any Court (no not the Kings) intermeddle with fuch Suits before trial had; but by the Lords allowance : And upon this priviledge the Writ of right patent was grounded. But the full nature of this Court is not within my intention, but I must refer the Reader to the Law-books. For it was the least part of the work and power which this Court obtained by continuance of time; in regard that manors exceedingly multiplied, so as no part of the Land was left free; and many one of them extended into divers Decennaries, the Lords obtained great power over them, and had of Kings grants of view of Frankpledge within their feveral Lordships;"and further power . of inquiry, and punishing of matters of publick nufance, and fuch as were contra pacem & coronam; which by cuftom became annexed unto the Court-leet. The nufances of Copyholds being done to difherifon of the Lord, and not proper for the Court of publick inquiry. The Judg of this Courtleet was the Lord, or his Steward, for the directory part; and the Steward was properly Coroner within the Manor to take presentments, and certifie them to the Coroner of the County. And thus this Court fwallowed up much of the power of the Decenners Court in the very infancy, fo as we find no foot-fteps of any Writ of Right to the Decenners or chiefpledges, but contrarywife many views of Frank pledge granted to particular perfons in the time of Alfred : and 'many things done by the chief pledges in the Courts of these Manors, as is to be yet feen in many ancient Court Rols. on a cold of an and a find

The other Court, which by common right belonged to the Lords of Mannors, was that of the Copy-holders, called or rather included under the name of the Court Baron, which albeit it is called in the ordinarily file *Curia Baronum*, yet not fo properly as I conceive, and it may be by way of mistake for *Baronis* 

Baronis : for if it were fo properly united formerly to the Court Co. Inflit. of Free-men, as ab excellentiori, it alwaies passed under that cap. 57. name; yet when that Court is omitted and flipt out of the way, the Court of Copy-holders that remaineth, improperly retaineth the name of that which is gone. This Court at the first was intended only for the Lords benefit, and for the Tenants right, as subservient thereunto; I fay the Tenants tight, not a--gainst their Lord, for they had no right against him, but against any other they had protection of Law, both for themfelves and their Estates; and as I faid before, by custom, or rather light of Religion, their perfons and Estates were confiderable, even by the Lords themfelves, which alfo caufed a Law to be made ut sic de suis bominibus agant quatenus erga Deum reatum non in- Ll. Edw. currant & Regem non offendant : which law could never be intended of the Free-holders; for it had been a vain redundancy -to have made an efpecial Law for that, which was provided for by the known fundamental Law of the Kingdom, against which a speedy remedy lay by the Kings Writ. "And that these men, how mean soever, had even in those daies a kind of property both in Lands and goods; for the Laws, though by their antick language darkned, yet plainly speak de terra sua & Ca- Selden. Soic'l. tallis ejus; and if the ancient Germans were fo generous to their 184. cap. 33. Bond-men, furely much rather after their coming into this. Island, in as much as their fervice was more, and more necessary in agriculture, which could never be performed by the Natives, who were not in their own perfons conquered, although their Land was.

# CHAP. XXXIII.

#### Of Townships and their Markets.

THe next Franchese is that of Towns; this was taken up as a birth of war and nurse of peace; for their Ancestors liked not to dwell in crowds, ne pati quidem inter se junctas sedes; it being their trade or passime to war upon beasts, when

when they found no Encinies amongst them. This folitudinary cuftom could not be foon thaken off, and might well occafion multitudes of Towns in those times (though finall ones doubtless) that writers speak of; if true it be, that after the wasting times of the Danes and Normans in the Conquerours time were found in England forty-five thousand Parishes, and fixty-two.thoufand Villages. Nor was peace lefs beneficial to them than they careful of it; for by continuance of Peace, Husbandry, Manifactures, and Commerce occasioned people to gather to places commodious for habitation in good foil, nigh Navigable Rivers or Havens, and according to their scituation and trade, fo they swelled in multitude or decayed, some of whom growing more eminent than others, more care was had of their government and fafety; for the latter by building of Walls and Caffles, and for the former by fetling a Magistracy peculiar to that place or Township; not as so many Decenners, but as one body confifting of many members; and thus by cultom they grew to be Fraternities, or Corporations under one Magistrate or head, whom they called Aldermen; and held a Court of Justice (at the first holden twice a year) which was in nature of a Leet with a view of Frank pledge, as may appear in the cafes of Dorcester, Circeter, and Doncaster, El-Canut.c.44. in Alfreds time ; and herewith they had publique markets Miror. cap. 5. which ferved them for their better coveniences

Sec. 1. Markets.

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This priviledge of Market was a liberty of publique fale and trade in commodities that principally concern the belly, but by common course became a pass for commodities of everykind Concerning this liberty I shall defire leave to interalmost. pose this parenthesis ensuing before I-proceed in the intended discourse.

In the first times as every man by common right had property in his own goods, fo by the fame right he had power to alien to any perfon, at any time, in any place, by gift. fale, exchange, or other waies; and that by fuch alienation, but especially by fale a right was vested in the buyer against all men (faving the Eignee right which was recompenced upon warranty and recovery in value) and in those daies common sense taught men to buy or sell, of or to the next neighbour that

that would bargain with them: and for want of fuch occafion to repair to the next affembly, meeting, or concourse of people, for the fale of fuch commodities as their neighbourhood would not take off their hands. And thus the greater Towns that had walls or Cafiles became the greatest Markets, and others lefs; and this made the neighbourhood of those Towns to repair thither to buy, as others to fell. But time discovering a double inconvenience herein, viz. that by these less publique fales in smaller Villages, where little or no care of right or justice was had ( and by which means the word Pagan became a word of reproach ) many mens goods by clandeliine contracts were loft, and no care had of their recovery ; and ( which was yet more prejudicial to the publique ) that the greater Towns appointed for the firength and defence of the Kingdom became ill provided with supply of Victual, either for the prefent or future; and what was had, for the moft part was gotten at the fecond hand, and higher rate than the Countrey Villages had. The wife men by publique edict laid a restraint of Markets in smaller Villages, and more private places; and thus the greater Towns having Markets formerly became more publique Markets, not by any new right or priviledge from the Crown ( for it neither had fuch power nor could have, but upon usurpation ) against the common right of fuch Towns and places of publique defence. This restraint upon the reasons aforesaid, was made first in the Saxon times, as may appear by their Laws, but more clearly declared and confirmed afterwards by the Laws of the Normans, which never gave any new right of Market overt unto those places of publique defence, but only did inhibit the fame in the smaller Villages and private places. In which refpect although the Kings of this Nation in future times took leave to abolish that restraint which did lie upon some of those more private places for certain reasons of State; and so these places became Markets overt which formerly were none ; yet could they never take away that priviledge which nature it felf cast upon those greater Towns being the very limbs of the Kingdom without wrong done to the common right and the publique good : nor abridg them of that power, but that N they

they might still use their liberty at times and places within their precinct, as might best conduce with the benefit of the inhabia tants of those places, even as any particular free man may govern his own effate as him liketh beft. And thus upon the whole matter its to be concluded, that the ancient Burroughs of this Kingdom properly do not hold their liberty of Market overt by prescription or Charter, but by common right, and not as a-Corporation made by Charter; but as they are a multitude of people anciently gathered together and united, upon whom the ftrength and wealth of the Kingdom doth or did formerly much more depend than on any of the fmaller Villages and open Towns seven as every free man poffeffeth and useth his proper inheritance and effate without particular priviledg derived from the Crown: nor can the King take away the liberty of Market overt from fuch places, more than he can take away the liberty of buying and felling from any free man, to whom the Law alloweth a liberty of ownership. This I submit to the censure of the learned in the Laws, in regard of the different opinions concerning the fame.

This liberty of Township thus made, and the place and people, inhabitants thereof being of such confequence in the publique administration, had for their better support and fafety liberty of Fortification, and power to charge one another with the maintenance of the Fortifications by an imposition called Burghbote, and held their Tenements under a rent to their Lord or King called Burgage, as they were a body aggregate.

CHAP. XXXIV.

Of the Forrests.

B Elides other prerogatives of the Saxon Kings, they had alfo a Franchife for wild beafts for the Chafe, which we commonly call Forreft, being a precinct of ground neither parcel of the County, nor the Diocefs, nor of the Kingdom,

1.1.Edw.cap.1. 1 L]. Æthelft. t cap. 12. ] Ll. Æthelft. ] 2ap. 13, Glofs.

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but rather appendant thereunto. This favoured of the old German sport, but by custom turned from sport to earnest. For although in the first times the Saxons were fo few, and the Country fo spacious, that they might allow the beafts their farm as well as themfelves their own; People neverthelefs fo multiplied, as of neceffity they must intercommon either with Beafts or Fifhes : the former whereof, however more cleanly, yet the latter had the furest footing, and was chosen as the leaft of two evils, rather than for any likelihood of good neighbourhood: for as nature taught Beafts to prey for themfelves. fo men to defend their own; and this bred fuch a fewd between Brafis and men, as that Kings doubting to loffe their game, took in with the weaker, that the world might fee the happinels of England, where Beasts enjoy their liberty as well as men. But this was, as it were, by compromise; for it had been very hard to have pleafed the freemen, who had liberty of game within their own ground by common right, and to preferve Ll.Canut.c.77. the Kingsliberty of Forrest coincident therewith, had not the King imployed on the one fide the power of a Dane that looked somewhat like a Conquerour, and on the other fide that which looked as like to the bounty of a King, in allowing liberty of ownership to men inhabiting within the bounds of the Forreft, which at the first was fet apart only for the Kings pleafure : and all his wits to make a Law fomewhat short of a full freedom, and yet outreaching that of bondage, which we fince have commended to posterity under the Forrest Charter; and yet for all that it proved a hard matter for Kings to hunt by Law; and the Law it felf a yoke fomewhat too heavy for a Common-wealth to bear in old age, if selfdenying Majeffy thall pleafe to take it away.

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CHAP.

# CHAP. XXXV.

# Concerning Judges in Courts of Justice.

Hus far of the feveral Tribes and numbers of this Common-weal, which like fo many Conduit heads derived the influence of Government through the whole body of this Island; and in every of which Judiciary power acted it felf in all caules ariling within the verge of that precinct; fome of which had more extraordinary trial before the King and his Council of Lords according as the parties concerned were of greater degree, or the caule of more publique concernment. Examples hereof are the cafes between the Bilhop of Wincbefter and Leoftin in Ætheldreds time; and between the two Bishops of Winchester and Durham, in Edwards time: but custom made this Court ftoop to fmaller game in later times, and to reach at the practice of the County Court, by fending the Kings Writs to remove certain caufes from the cognifance Glanvil. lib. 6. of those rural judicatories to their sublime determination. And cap. 6. 7, 8. thus became the Council of Lords as an Oracle to the whole Nation, and the King amongst the rest, as the Priest that many times rendred the answer or sentence of that Oracle, in his own fense, and had it confirmed to him by an oath fe judicium rectum in Regno facturum & justitiam per concilium procerum regni fui tenturum; fo as, though he was the first in view, yet the Council of Lords was the first in nature, and the Cynolure to direct his tongue and actions.

From this Fountain iffued alfo fireams of judicature into all parts by Judges it inerant under the Kings Commission to reform Miror cap. 5: errors, punish defaults in the ordinary rural judicatories, and Sec. .& cap.1. to diffolve hard and knotty cafes ; and thefe were occasioned at the instance of the party : and Alfred (whose birth this was) fent them forth in way of Affociation with the Sheriff, Lord, of the fee, or other ordinary Magistrate.

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LI.Edw.ca.16.

Sec. 3:

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# CHAP XXXVI.

# Of the proceeding in Judicature by Indictment, Appeal, Presentment, and Action ...

FOr the preceedings in courfe the Saxons were wont to begin with matters belonging to the Church, and afterward to fecular caufes; in which if the matters were criminall the most ancient way of proceeding was by appeal of the party complaining; but afterward in cafes that concerned damage, injury, or violence done to the body of a man or his eftate, the King was found to be therein prejudiced, befides the prejudice immediatetly done to the Subject; for a man difabled in body or estate is disabled to serve the King and publique; and upon this ground a way was found out to punish Indiciment. the offender by indictment, belides the fatisfaction done to the party wronged. The proceedings against such delinquents were by attachment of the party, who thereupon gave pledges Li. Inz. 13. for his appearance. If the party could not be found, a fugan fecit was returned, and that was a conviction in Law, and purfuit was made after the party by hue and cry. If he was thereby taken, the ancient way was that of Halifax Law; but in latter times he was imprisoned, or admitted to bail if the Li. Ing. Lam. offences were bailable; and if the party bailed made default, fo. 7. or did not abide the trial; his bail fuffered as principal : If L. Alured. no bail could be procured, the delinquent was imprisoned cap. 6. till he was legally acquitted; but this imprisonment was only Sec. 24. in nature of refiraint. If the delinquent was found upon the LI.Edw.cap.4. huy and cry, and would not yield himfelf, he was in repute Miror. p. 255. a common enemy, and (as a wolf) any man might kill him; Gloss. 335. as the Law was also the fame in case of Utlary. At the time of Sec. 9. 8 10. tryal (if at the Kings suit ) the delinquent was indicted in LIEdw.cap.7. this manner by any party prefent : I. D. C. do fay for the King, U. Carut. that I. S. is defamed by good men ; that he upon-day of erc. Cap 45. into the house and goods of - did cast fire, and the same did burn : Sec. 22. or.

Mircr. c 2. Mirer. cap.-2.

Appeal. Miror. cap. 2. Sec. 15.

or (if it were for bloodfned) with a Sword did strike and wound bim in the left arm, and that this was done feloniofly, or ( if the case required ) trayteroufly; and if I. S. deny the same, I will for the King prove the matter against him, as the King ought to do; that is to fay, by witneffes, and twelve men. But if the complaint, was at the fuit of the party, then the profecutor fued him upon Appeal, in manner following; I.C. appealeth D. H. bere prefent, for that E. Father, Brother, Son, or Uncle ( according as the (cafe was ) to I.C. being in the peace of God; and of our Soveraign Lord the King at the dwelling bouse of E. at -- & c. the said D. H. upon the day of in the year of with a Sword made a wound of two inches long, and fix inches deep in the left pap of the body of the faid E. whereof he died; and this was done feloniofly. and of malice forethought. And if the faid D.H. shall deny the fame. the faid I.C. is ready to prove the fame against him in his body, or as a Monk, woman, or Clerk, behoaveth to prove the fame, that is. by Champion; for neither Monk, Woman, nor Clerk was by Law to justifie by Battail in their own person. The several caufes of appeal and indictment may be found in the Law books, to whom I refer the reader, it not being within the compais of this difcourfe to fall upon the particulars; I shall only observe the difference between indictmens former and later, and between them and appeals, viz. that appeals are politive acculations in the name of the profecutor of the fact done by the party appealed; whereas indictments were only a publication or affirmation of the fame of a fact done by the party indicted, and wherein not guilty pleaded, ferved only as in nature of a Quere, to ulher in the votes of the free men.

Concerning the fact, fecondly, the difference between former Indictment from these in these days, confists in this, that the ancient Indictments were in the name of one man; those of the later fort are in the name of the Jury, and the former were only of a fame, the later of the fact.

A third way of bringing controverfies unto judgment concerned only fuch matters as were of lefs confequence; and thefe were introduced by way of prefentment, in the name or behalf of the King, in nature of politive accule of one for a crime

Miror cap. 2. Sec. 23. Presentment.

crime first laid down generally, and then afferted by a particular fact, in this manner ; I Jay, for our Soversign Lord the King, that H. bere is perjured, and bath broken faith against the King, because whereas H. is or was Chancellor of the King, and wis fworn that be would not fell right, or any remedial Writ to any one : yet upon the .- day of -Oc. he. fold to B. a Writ of Attaint. and would not grant the fame under balf a Mark; fo as the difference between an Indictment and Prefentment in those days was only in the degree of crime for which the party delinquent was acculed, and in the manner of conclusion of the Prefentment, which was without averment.

The laft way of trials concerns fuch offences that exceed not the nature of trespass done to a mans person' or his goods; Miror. cap 2. and this was by way of Action, and it was to obtain recom- S:c. 24. pence for damage sustained. Now because the former were Asion. called perfonal trefpaffes the Process was by attachment of the perfon, who thereupon put in bail, or effe his perfon was fecured by imprisonment till trial, and fatisfaction made; but in the later that concerned the reality, three Summons went LI. Ætheldr. forth in the Hundred Court; and if default were made, com- cap. 20. plaint thereof enfued in the County Court, and thence iffued Ll.Count c.r.c. forth a diftringas; and if the defendant fiill perfifted in declining his appearance, the diffrefs was forfeited, and a fummons iffued upon the Land; if then the defendant would not appear, or upon appearance would not give pledges to abide judgment, his whole Land was feized for the benefit of the King, the Lord of the Hundred, and complainant, because he had offended against all three. But if the party appeared in former times, he answered forthwith, and judgment passed without delay, as hath been faid; unlefs in urgent cafes, where, the matter was raw, and then it was adjourned, and pledges given by the defendant to the full value, after the cuftom of the Athenians; and if the defendant made default at the day, his pledges were forfeited. But in after times for better and more advised proceeding the defendant was admitted to his Effoines; yet with a proviso, that no Elloine should be allowed Miror cap. 5. for above fifteen dates; and this was the direction of King Sec. 1. Alfred.

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Ll.Edgar.c. 7 ..

In

#### . SAXONS.

Miror cap. 3. Sec. 16

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In the answer of the defendant he either traversed the matter. in fact, or confessed and justified, or confessed and submitted. The first put the matter to the judgment of the freemen ; the fecond to the judgment of the Judge; the third to the difcretion # of the complainant, whereby the defendant generally found mercy, and in case of trespass rendred less dammage. I find no footfteps in those times of Dilatorypleas: or demurrer, or other delays, unlefs in cafe of infancy ; for the Saxons knew no other age of ability to do or fuffer, but the age above one and twenty years; and in Alfreds time a Judg fuffered death for paffing fentence of death upon one under that age : albeit the Canonifts had in those daies brought into custom other ages of ability in matters concerning marriage, although it may well be thought that it requireth no lefs maturity to ma-Miror. cap. 5. nage the affairs of a maried life, than to difcern the nature and difference of manners, especially in cafe of crimes, which are contrary the to very light of nature.

# CHAP. XXXVII.

## Of the feveral manners of extraordinary trial by Torture, Ordeale, Compurgators and Battail.

Torture.

Vidence of the matter in fact, upon trial of causes in the L Saxon judicatory fometimes confilted in the pregnant teftimony of the fact it felf, and fometimes in the testimony of fome circumstances. The first was an unquestionable ground of conviction; the fecond was too weak to command the Verdist, although fometimes it perfwaded it; and therefore those incompassionate times found out a trick of extorted confession, by torture of the party, following the principles of paffion therein, rather than fober judgment : for circumstances are fufficient to irritate the hearts of those that are paffionate ; and where jealoulie is once entered, there's no place for sparing, be the matter never fo untrue: yet I do not find any Law amongh the Saxons to patronize this falhion of convi-**A**ion

ction, albeit it seemeth it was practifed, for Alfred the King punished one of his Judges with death for passing fentence upon an extorted confession by torture before the Coroner; and Miror cap. 5: possibly it might be gained from the Lacedemonians, although Sec. 1. Cragius. little to the praise of their Greekish wildom in that particular. Seeing that in all reason it must be supposed that fear and grief will enforce flattery upon the tormentor, as well as felf love draw forth flattery to the benefactor.

A fecond fort of evidence was that of Ordeale, being also Ordeale. grounded upon a pre-conceit or fuspicion : the manner hereof was divers. The thing feemeth to be the birth of the brain of some Church-man who had read of the cursed water. The first mention that I find thereof was at the Council of Ments, An. 813. and afterwards in the Council of Triers, but not a footstep An. 895. thereof in this Kingdom till by Æthelftan it was advanced into the degree of a Law; after which time it continued in use Ll. Atheist. well nigh three hundred years. A strange monument of An. 23. Gods indulgency to an ignorant age thus turning extraordinary to ordinary, for the clearing of innocency; and (which is no lefs wonderful ) allowing in those times unto men under nature fuch a power over themselves, as to adventure against nature. Doubtless that man or woman was of a daring Spirit that first tried the trick, if he had not a miraculous faith in that promise, Cum ambulaveris per ignem &c. and it shewed Ifa. 43. 2. metal in them that followed the example : but the next age grew dull, and men being weary of fuch bane touches, the Clergy that cried it up, their fucceffors cried it down, and fo devoured their own birth, without any difficulty, other than a bare injunction of a King that had power to command only Spicil. S.Iden. fuch as would obey.

But where fame was yet more flight, and fpringing rather Compurgafrom want of charity and misapprehension than promiting tors. circumstances; men were wont to be contented with a voier Dire, or the oath of the party suspected, and the concurrent teftimony of other men : the first attesting his own innocency, the other contelling their confciences of the truth of the former teftimony; and therefore were, and still are called Compurgators: their number was more or lefs, and of greater or lefs

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An. 6'47.

Ll. Canut. cap. 5.

Battel.

Sec. 13:

lefs value, according as the offence or the party fuffected was Ll.Edm. c. 16. of greater or less concernment. This manner of trial was of ancient use, and both it and that Ordeale under the directory of the Clergy; yet this was the ancienter by three hundred years, and first brought into this Nation by the Council at, Berghamsted under Bertwald Archbishop of Ganterbury. it was performed fometimes more folemnly by folemn receiving of the Eucharist, especially if the person suspected was of the facred Function.

One manner of trial yet remains which was used both in trial of matters of crime and title; and it is the trial by battail which was in criminal matters with fharp weapons, but in titulary matters with blunt weapons. No defendant could refuse battail offered, but fuch as were too excellent, as the King; or too facred, as the Clergy; or too weak, as women, maimed perfons, and children; or too inscient, as Ideots and Lunaticks; or too mean; as villains. And as these were not necellitated to answer in battail, so was no free man compelled to answer them by battail. This way was an old way, as may Miror. cap. 2. appear by the conclution of appeals, and feemeth more fatiffactory than that of Ordeale; because this rested upon the confciences both of Appellant and Defendant, whereas Ordeale rested only upon the single conficience of the Defendant. which oftentimes was rather hardy than innocent. And the continuance of this trial in title even at this day thews that men can away with this, and that there is not evil fufficient in it to eradicate this weed; although it be kept under ground and experience fnews, that right and victory alwaies do not concur.

CHAP.

# CHAP XXXVIII.

## Of the ordinary manner of trial among ft the Saxons by Inquest.

"He last and most ordinary way of trial was by witnesses (upon travers of the matter in fact) before the Jurors, and Inquest. their votes thereupon : this made the Verdict, and it determined the matter in fact. In former time questionles it was a confused manner of trial, by votes of the whole multitude, which made the verdict hard to be difcerned : but time taught them better advice, to bring the voters to a certain number, according to the Gracian way, who determined controverlies by the fuffrages of four and thirty, or the Major part of them. Emmins. But how the number came to be reduced to twelve I cannot conjecture, unless in imitation of that rule of compurgators, that ordinarily exceeded not that number. The first Law that defined this number was that of Ætheldred about three hundred An. Gies years before the Conquest. In fingulis Centuriis, Oc. In English Ll. Sax. Lamb. thus; In every Century or Hundred let there be a Court, and let twelve ancient free men, together with the Lord of the. Hundred be fworn that they will not condemn the innocent, nor acquit the guilty : and this was fo firicity eyed, that Alfred put one of his Judges to death for paffing fentence upon Mircr. cap. 5. Sec. a verdict corruptly obtained, upon the votes of the Jurors, whereof three of the twelve were in the negative. And the fame King put another of his Judges to death, for passing fentence of death upon an ignoramus, returned by the Jury: and a third, for condemning a man upon an Inquest taken ex officio, when as the Delinguent had not put himfelf upon their tri-21.

But the Saxons were more careful of the credit and life Ino Juries. of man, for no mans life or credit refted altogether upon the caft of twelve opinions: but first twelve men enquired of the fame and ground thereof, which if liked rendred the party under the fpot

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spot of dilinguency, and meet to be looked upon as under the. fuspicion of the Law, who formerly was but under the fuspect of some particular man. And then was a second enquiry of the fact, if the party traversed the vote of Fame. In both which trials the verdict grounded it felf upon those allegata and probata which were before them. The first of these inquiries was before the Coroner, who even in these old days had the view of blood fhed. The fecond was had before the Judge of life and death: neither of which could legally indamage the party without the other, unlefs the Judg meaned to answer it with the peril of his own perfon and estate, as it befell in Alfreds time, when as a Judg fuffered death for paffing fentence upon the Coroners only record, unto which a replication is allowed; as the book faith; and another Judge had the fame measure for condemning one without appeal or indictment foregoing. Where by the way I might note another difference between Appeals and Indictments, in this, that Appeals were and are the more speedie trials than Indictments, in as much 'as the former were but one act, the latter two.

And yet time and experience-refined this way of trial into a more excellent condition: For the bloody times of the Saxons first age passing over, and peace arising by degrees; they together with the Britons began to intercomon ; and about the Marches become a mixt people under a mixture of governmet and Laws ( as hath been already noted ) amongst which one concerned their way of trial of matters in fact by a Jury mixt both of Britons and Saxons, which was fetled by a Law. made by Ætheldred. Viri fint, &c. In English thus : Let there be twelve men of understanding in the Law, fix of them Englifh, and fix Welfh; and let them deal. Justice both to English and Welfh. The equity of this Law in future ages spread it felf into all trials of Foraigners in every place throughout this Island. Unto fuch as flumble at this conceipts because they are faid to be atate superiores, and jure consulti, I shall only note thus much. That it is not to be doubted but the work of Jurors required chief men both for experience and knowledg in the cuftoms of those times, to-enable them to judg of the matter in fact; and upon whole judgment the life and death

Miror cap. 5. Sec. 1.

Miror. cap. 2. S.c. 11.

Medietas Lingue.

p.72.

Ll Ætheldred. rap. 3. Lamb.

death of the party refted principally: and as probable it is that those Jurors, as they were then chief men, so they fate in the most eminent place of the affembly or court, and were co-affestions with the Bishop and Sheriff, who did ferve but only to advise the reft, and they or one of them to publish the fentence which the Law predetermined: And this chief place the Jurors might have possessed at this day, as they do in *Sweden*, had the chief men holden the fervice still worthy of their attendance.

- But great men grew to great in their own efteem for the Peere. fervice of their Country, betaking themfelves to ferve themfelves; and matters of highest imployment were left to 'those' of the meaner condition, who being in their own perfons of lefs admiration, were thought unmeet to fit in fuch eminent places, and fo from the bench descended to the floor, as at this day. This delidiousness of the greater fort made one step further to the full perfection of that manner of trial both of. the perfons and effates of the English, which hath been the envy of other Nations, and is called the trial per pares or by Peers. For the pride of the Dane's ( now growing into one people with the Saxons ) not induring fuch fellowship with the mean Saxon freemen in this publique fervice; and the wife Saxon King espying the danger in betrufting the lives and effates of the pooreft fort unto the dictate of thefe fuperbient humours; and on the contrary in profituting the Nobler blood upon the vote of the inferiour rank of men, provided a third way hand by agreement between him and Gunthurne the Dane, fetled the Law of Peers. Si ministerres Ll. Alured. gins, dec. If a Lord or a Baron be accused of homicide, he hall be acquitted by twelve Lords : but if of inferiour rank, he Concil. Brit. shall be acquitted by eleven of his equals and one Lord. Thus fo. 492. Gods providence difposed of the pride of men, to be an infirument of its own reffraint ; for the great men ere they were aware hereby loff one of the faireft flowers of their Garland; viz. the judicature, or rather the mastership of the life or death of the meaner fort; and thereby a fair opportunity of containing them for ever under their aw. And no lefs remarkabe was the benefit that redounded to this. Nation hereby, for had Argenter and

had the great men holden this power, as once they had it, it, might foon have endangered the liberty of the free men, and thereby been deftructive to the Fundamental conflictution of the goverment of this Realm, which conlisteth in the just and coual participation of these priviledges, wherein all are equally concerned. This was the trial wherein the people of this Nation were made happy above all other people, and whereby the free men, as they had the legislative power, fo likewife had the juridical; and thereby next under God an abfolute dominion over themselves and their estates : for though this course of trial was first applied to matters of crime, yet it foun allo, feized upon the Common pleas, which for the most part was the work of main import in the Hundred Court; and fuitable, hereunto are the prefcriptions which are extant in the Lawbooks of cognifance of pleas, and writs of Affize, &cc. from the times of the Saxons, as in that cafe of the Abbot of Bury 26. aff. pl. 24. amongft others doth appear. 15 100 .... Anor or alist male of diller . One is a grant to be added

9.4

# CHAP, XXXIX,

# of paffing of judgment and execution.

A Fter verdict judgment paffed according to the letter of the Law; or known cuftom; in criminal matters according to the greatness of the offence, either for death or loss of member. But if the circumstances favoured the Delinguent he was admitted to redemption of life or member, by fine alfo fetled by letter of the Law, and not left to the Judges difere-If the crime reached only to fhameful penance, fuch tion. as Pillory or whipping ( the laft whereof was inflicted only upon boudmen ) then might that penance be reduced to a ranfom, according to the grain of the offence affeffed in the prefence of the Judge by the free men, and entered upon the roll, and the eitreat of each ranfom feverally and apare. fent to the Sheriff. This ranfom was paid ufually unto the King and Lord, and the party indamaged, or his friends, if the cafe fo required ; according to the old German rule, Pars multie

Il. Inæ Ll. Canut.

21. Inz. cap. 22.

mulciæ Regi vel civitati pars ipfi qui vindicatur vel propinquis ejus. This course opened indeed away for mercy, but through l'acitus. corruption a floodgate to wickedness in the conclusion. Of imprisonment there was little use in the eldest times; afterwards it was more used not only to fecure the perfon to come to trial of Law for milcarriages palt, but fometimes to fecure men against committing of future mischief, especially if it more concerned the publique. I find but little or no use thereof barely as a punishment, nor would their anceftors for punish their bondmen : Vinculis coercere rarum eft. In cafe of debt or damage the recovery thereof was in nature of elegit; for the party wronged either had the offenders goods to him delivered or the value in money upon fale of the goods made by the Sheriff; and if that fatistied not, then the moity of the Lands Ll. Edwwas extended, and so by moities so far as was possible, faivo centenemento, and when all was gone the defendants arms ( which were accounted as the Nether-militone or flock of maintenance ) were last of all feized ; and then the party was Ll. Alured.c.t. accounted undone, and caft upon the charity of his friends for his suftenance: but the perfon of the man was never imprisoned as a pledg for the debt no not in the Kings cafe; Alfred imprisoned one of his Judges for imprisoning a man in that M'ror. cap. s. cafe. One punishment of death they, had in cafes of crime, and that was by hanging or frangling ; and where the crime was not fo great, fometimes enfued lofs of member or mutilation; and in many fuch cafes Excommunication pronounced indeed by the Clergy, but determined by the Law, which in the first conception was framed in the workb of the legislative Concil. Erir. power in Parliament, as may appear in many Laws there made; 105, 251, 365, , nor was there in those times any quellion made of the cogni- 420. fance thereof, fo long as the Clergy and Laity had charity-enough to joyn in all publique Councils...

CHAP.

95.

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## CHAP. XL.

# of the penal Laws among ft the Saxons.

DAffing the Courts and manner of proceedings till fentence we are now come to the particular Laws that directed the fentence, and first of those that concerned criminal offences. During the Saxons time the Common-wealth was in its minority, the government tender, the Laws green and subject to bend according to the blaft of time and occalion; and according to the different dispositions of governours, ages, and peoples. For though the Saxons were in name our first matter, yet not they only; but they having once made the breach open, and entered this Island it became a common fewer to the excrefcency of those Eastern people of the Angles, Danes, Almains, and Goths; as their feveral Laws left with us in power do not obfcurely inform us; and amongst all the rest the Goths were not the least concerned herein; for the Saxon King determining what people shall be holden Denisins in this Kingdom, faith that the Goths ought to be received and protected in this Kingdom, as fworn brethren, kinfinen and proper Citizens of this Common-wealth. Nor can any Nation upon earth shew so much of the ancient Gothique Law as this Island hath. Nevertheless in this mixture of people of feveral Nations, there being a fuitable mixture of Laws, as the power of any one of these peoples changed, so likewise did their Laws change in power; and long it was ere a right temper of one uniform Law could be setled, yet in the interim these short remembrances left unconfumed by time, I have fubjoyned, that it may appear their notions were excellent, though fomewhat inconstant in their practice.

Those times were dark, and yet so far as any light appeared the people were to be honoured for their resolution in the defence thereof. For there was few of the Commandments of the two Tables which they did not affert by Laws by them

made,

made, the third and tenth excepted ; which latter commands the inward man only, and whereof God hath the fole cognifance.

True it is that the first Commandment containeth The first much of the fame nature ; yet fomewhat is visible , and that Commandthey bound; for whereas in those times the Devil had fuch ment. power as he did prevail with fome, and those it may be not Witchery. a few, to renounce God, and deliver themfelves wholly to his own will; they punished this crime with Banishment as unworthy their fociety that would communicate with Devils, yet if the delinquent had done any mischief whereby death Ll. Sar. cap.6. enfued, the parties punifnment was death ; yet might all be discharged by ranfom, and good fecurity for good behaviour for time to come.

For their worthip of God they were no lefs zealous in The fecond maintenance of the manner; as their forefathers liked not Commandthe use of Images or pictures for adoration, neither did they : ment. and though the Clergy in other matters led them much, yet in this they were alone for a long time; for though the Roman Church had the use of Images above three hundred years before Austins coming, yet could not that custom fasten upon the Saxons for the space of above one hundred years after Auftins coming, notwithstanding the endeavours of Charlemain and Pope Constantine by his bastard decree begotten upon the dream of the Bishop of Worcester that faw the Virgin Maries picture brought him in his fleep by her felf, and with a command from her that it fhould be fet up in the Church and worshipped : I fay it could not fasten any constant practice of Concil. Brit. Idol worship, nor ever wrest a Law from the Wittagenmot to 218. countenance the fame; but rather on the contrary they fill preferved the memorial of the fecond Commandment in the Decalogue even then when as the Romanists had expunged the fame out of the number; and they inforced the fame by a Law Concil. Brit. of their own making, so far as their Clergy, or reverence they Ll. Canut. c. 5: bare to Rome would allow.

It hath been formerly observed that the Saxons took no note The third of the vice of prophane fwearing and curling; which crime Command-(if it were in use, as it cannot be otherwise conceited but it ment.

was)

#### S. AXONS.

was) as the times then were, must lie upon the Clergymens account for their neglect of teaching the point, or upon the general ignorance of those times, which understood not the Commandment, nor the Scripture. For we find no Canon against it, nor scarce any doctrine concerning it, but only in cafe of falfe fivearing, till-Anfelms time. True it is that Chryfoltom feemeth zealous against all fwearing; but that was his perfonal goodness, which for ought appeareth died with him. And Anselme contending against swearing by the creatures, and idle swearing', renders his grounds in such manner Cent.1. cap.4. as it may be well conceived that he underflood not the main.

de leg. The fourth Commandment.

Tacitus.

Concil. Erit. 445. 446.

404,518,546.,

The fifth Commandment. Treason.

Tacitus.

I am the rather induced to conceive Charitably of those times in regard of their exceeding zeal for the honour of the Lords day; which sheweth, that so far as their knowledg would maintain them they had zeal to make it into action. They began this day doubtlefs as other days, according to the custome of their forefathers in Germany, 'Nox ducere diem videtiur. And because they would not allow their fecular affairs to trench too nigh that days devotion, they made the Lords day to begin on Saturday at three of the clock in the afternoon, and to continue till munday morning. No pastime, no not their beloved fport of hunting, was allowed during all that while : nor no works were to be done, but fuch as concerned the worthip of God; and those Laws they bound with penalty of fine, if the delinquent were a free man ; if he were a bond Fid 268.,17", fervant, he was to be whipped : Nor were these the Laws of one King, or age only, but of the whole currant of the Saxon government, and may, although dark times they were, yet put us in these days of light to the blash, to enter into compare with them for their devotion.

> In their conversation with men the Saxons feemed yet more firict, and being a people of a publique fpirit, they preferred the good of their Countrey above all; accounting trechery against it, or neglect thereof in time of danger to be a crime of the greatest concernment, and to be punished in the highest degree Proditores & transfugas arboribus suspendunt. Other Treafon than this, no not against Kings, did they then acknowledg any

any; and therefore the form of the Indictment for contriving the death of their King concluded only Felonice, as may appear Miror cap. 2. in that form of an indictment for an offence of that nature in- Sec. 11. tended and plotted against Edmond the Saxon King: when as for the plotting against alliance, though of common and inferiour nature, the indicament concluded felonice & proditorie. And whereas the penalty in cale of trechery against the Coun- Miror cap. 2. trey was death, and forfeiture of the whole estate, both real Sec. 13. and perfonal : In trechery against the King it was only loss of Lt. Edw. c. 38. life, and of the perfonal effate. And therefore it may feem that Majefiy had not yet arrived at its full growth; or elfe that the ham. 26. greatest measure thereof refled in the body fill.

If in any thing the Saxons were indulgent, it was in matters The fixth of Blood; for they were a warlike people, and looked upon it Commandas under the regiment of valour; and therefore it was punished ment. only with fine, according to the old rule, Luitur bomici- Man-flaughdium certo armentorum & pecorum numero. So as even in Ger- ter. many they had learned the trick to fet a price upon that crime; and this they afterward called Manbotta wera wirgida wita and lashlight : and which was worse, they countenanced that which in after ages was called deadly feud; and fo under co- Sax, Limb. lour of punishing murder with revenge, they added blood to foi. 17. 18. blood. But as times grew more tame, and inclining to civility or Religion, the cry of Blood was more hideous; and this urged on the Law of appeals, and fo private revenge became under the power of the Law: which punished death with Miror. cap. 5. death, favouring of fuch a King as Alfred was, who first taught Ll. Alured Saz. the Scriptures to speak in the dialect of our own Laws ; like praface Lamb. the Rubrick amongst the Canons, bringing therewith both firength and beauty ; yet they had. degrees of blood-fied, and made a difference in the punishment; for some sprung from fudden paffion, but other was forethought and purpofed; which last they called, Abere murther, or murther by foreplot Gioffar. p. 4. or treachery in and this was made nulle precio emendabile ; and L. Canut. yet towards the times of the Danes devotion grew of fo high cap. 93. a dye that a Sanctuary could reprefent any blood hed more allowable, if not acceptable; under the golden colour of recompence made to the King, the Lord of the party flain, and P 2 the

Tacitus.

Englishire. Stamf. lib. F. cap. 10. Miror. cap. r. Sec. 13.

Bracton. lib. 2 traft.1.cap.15.

Breach of peace. Eatteries. Maimes. Imprifonments. Alured. przf. Lam. 19.

H.Sax.cap.36. Ll. Inz. cap.6. The Seventh Commandment. Earon. Annal. 745. num. s. Concil. Brit. < =8. Ll. Canut. 50. reg. 22.

the parties friends; for the loss of a subject, a tenant, and a friend, according to that of their forefathers; recepitque fatisfactionem universa Domus. It would be too tedious to recite all the particular Laws, with their changes, and therefore they shall be left to the view in the several Laws of Alfred, Edmond, Canutus and Edward the Saxon Kings, Yet one cuftom first begun by the Danes, I cannot omit : That if a man were found flain, whole parents or friends were unknown, by common intendment he was to be prefumed to be a Dane, and then if the delinquent were not taken, nor fled to Sanctuary, nor known where he is, the whole Hundred was amerced for the escape; but if the partie flain were known to be of English parents, it was otherwife. This cuftom lafted long after the Normans time, the Dane being only changed into the Norman, and was called Englishire. Batteries, maimes, imprifonments, and other breaches of peace were punished by fine. which they called Fightwitt, Grithbrece or Frithbreck; and the delinquent ordinarily put in fureties for the peace for future time; the fine was increased by the number of delinguents joyning in the fact; for if feven joyned; it was a riot, and the fine was then called Flothbote. If the number were five times for many viz. thirty and five, then it was a rebellion or war. Secondly, the fine was increased by the time or feason of the fact; as in Lent, or while the Army was in the field; because, in the first cafe, the holy time was prophaned; in the fecond the countrey was more endangered when the firength was abroad, and the Army might be difcouraged at the news of the diffurbance at home, And therefore the Saxons punished this with death, LI. Edw.c. 31. or fine fuitable. Thirdly, the fine was the greater in cafe of the excellency of the place, where it was holy ground, or in the. presence of great persons, such as the King or Bishop.

> Adultery, among the old Germans was holden a crime of a high nature; the penalty of the woman that committed that crime was death. I find not what became of the man; in latter times of the Saxons it grew lefs penal, and more common. By Alfreds Law it was finable, and the fine called Legierwit. By Canutus the man was fined or banished, the woman to lose her nole, ears, and her portion. Inceft was more penal to the man

man than Adultery; and yet it touched not his life.

Robbery amonift the Lacedemonians was accounted but a Ll. Sax. 48. trick of youth, the Athenians thoughts were more fevere. The Germans likewife differed in their cenfures concerning it; the Saxons punished it with death, but the Angles with fine only; ment. yet Ina the King made it mortal; and Canutus followed him therein: and Edward the Confessor limited that punishment & Sar. to thefes of twelve pence in value, or above, burning of woods Ll.Sax. 4.reg. 2. was finable by Inzes Law: but Burglary was felony. In King Edmunds time only the Danes made it finable; possibly being guilty in their own confciences of their own propenfity to rapine and plunderings. This priviledg of the dwelling house was anciently called Hamsoca, or Hamsoken, or Hamsokne. Trespasses committed upon ground were all comprehended under the general name of Ederbrece, or hedg-breaking; and the penalty was not only the damage to the party, but alfo fine to the King upon action, which in these days passeth under the name of Quare clausum fregit, according to the words LI. Sax. cap.35. of the Writ. The dammages were more or lefs according to the time or feafon when it was done; for. if when the Army, was abroad, the dammages were doubled; and in like manner, if done in Lent time. If the trespals was done by a Beast, the. Ll. Inz s. 6. owner must pay the damages: But if it were occasioned. Ind. c. 40. through the complainants default (as through his gap ) no damages were paid. The conftant fine to the King in all fuch trespasses was by Alfreds Law fet at five shillings. Other Ll. Sax. c. 36. actions also were then used as touching damage done to goods and actions upon the cafe'; for in Alfreds time the. Plaintiff recovered not only damages for trespasses done to possellions and goods, but alfo colls for injuries in point of fcandal and Miror. p. 301. defamation, in cafe the complainant specially declareth that he is thereby difabled or indamaged in his preferment and maketh proof of the fame fuitable unto the forms of our pleadings at this day, which conclude with per quod &c. or & The ninth deterioratus est &c. Command

The Saxonswere utter enemies to perjury: they punished ment. it with eternal difcredit of teftimony; and fornctimes with U. Ætheift. banishment, or with grievous fines to the King, and mulchs C. 10. Ll. Canut: c.s.

Incest. rcg. 19. The eighth Command-Lind. Ll. Aug. Miror. 262. Burning of woods. Burglary. Ll.Edm.cap.6. Ll.Canut. p. 59. Trespaffes.

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# POI .

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## SAXONS.

Spec. Sax.1.3, to the Judg. For that difference I find obferved in those daies between fines and mulchs, albeit the more ancient times used them for one and the fame; for fo the Historian pars mulcha Regi. In all these matters where any interest was vessed in the Crown the King had the prerogative of pardon; yet alwaies the Ll. Edw. c.18. recompence to the party was faved; betides the fecurity of the good behaviour for time to come, as the cafe required.

## CHAP. XLI.

# Of the Laws of property, of Lands and goods, and their manner of conveyance.

Miror. cap. 5. Sec. 1.

Inheritance.

Hus passing over some tops of Saxon penal Laws, befides: 1 the general rule or Law of eye for eye, tooth for tooth, &c.t it now remains as lightly to glance at a few generals concerning the fetling and property of possessions in point of title; concerning which, although it be true that the Conquerors of this part of the Isle were a body aggregate of many Nations or peoples; and fo divers cuftoms muft neceffarily fettle by common intendment in feveral places, according as they chofe their habitation : yet the general cuftom of the Germans, as touching descent of inheritance was to the eldeft fon; For Tacitus speaking of the German Cavalry, faith, that the horse of the party dead went not to the eldest fon ut catera, but to the most valiant man amongst them of that linage; which words ut cetera do plainly intimate, that other matters of profit paffed to the eldeft fon in point of descent; Nor can I conceive how men should be induced to conceit that the cuftom of Gavelkind was the ancient general cuftom of the Its true the words of the fame Hiftorian have mif-Germans. led some; the words are, Hæredes tamen & successores cuique Liberi ; these taken collectively I grant may import somewhat tending that way; but they may as properly be taken difjunctively, that the Children inherit by courfe; and if none fuch were, then the Brothers ; if they failed, then uncles. And its

its not only evident that in the publique fuccession to the. Crown they had an eye this way; but in the defcent of private and particular estates, as by many instances out of those old Histories may appear; and had any other custom been general, Alfreds rule by Mofes Law had never fucceeded; nor could that other cuftom hold out agailt the conftant defire of the Saxons to perpetuate their families in greatness and honour : all which belides the express Laws fet forth in the Codes, are in my conceit sufficient to induce an historical faith that the general course of descent was to the eldest fons, and not to all joyntly. Neverthelefs out of this effate of inheritance divers particular effates were created, as well by common cultom, as by the especial act of the owner of fuch an effate. Such of them as were wrought by cuftom was occafioned from marriage, whereby'if the man was fetled of fuch eftate as formerly hath been recited, and died; his wife furviving, by ancient cuffom the had her dower or third part of Dower: fuch estate of inheritance. This custom though ancient, yet was not originally from the Germans, but from the Latines who used to give dower with the man, and receive portion with the woman. But the Germans learned from the Greeks Plut.vir. Solon. otherwife; for the Laws both of Solon and Lycurgus forbad the Apotheg. latter, left marriages should be made for reward, and not grounded upon affection; which, as they conceived, would be a means to maintain the firength of mankind in generation. And therefore Tacitus noteth this by way of Antithelis Dotem. non uxor marito sed uxori maritus offert. The dower that was given in the first times was goods; and these were utentils for war. And the wife many times returned to the man tokens of her love in the fame kind, and not as gages of future maintenance, unlefs we shall account war their proper calling from whence their livelihood iffued. Succeeding times growing more calm changed the cuftom of fighting into trading, and taught them to prefer the flock gotten by commerce, before that of war, and fo the dower was changed. This course continued all the Saxons time, for ought I can find; for not much above threescore years before the Conquest it Ll.Six. Lamb. was by a publique Law confirmed, that the Bridegroom be- Edm. fc. 76: . fore

Lacon.

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LI. Sax. 50. Reg. 12.

fo. 14. Ll.Inz.cap.51.

cap. 7.

Ll. Sax. 50. Rcg. 22.

fore marriage (hould fet forth that portion of goods that fhould be his wifes, and these were ever afterward holden her own proper goods. But if no fuch provision was made before marriage, then the Law or cultom gave the wife half her husbands goods, if the outlived him, and if there were children, then the whole effate in goods, to provide for her felf and them, untill the took a fecond husband; but if the hufband suffered death as a Malefactor, the wife was to have but ILI. Sax Lamb. one third part. I find no footsteps of Dower in Lands untill the Normans time; who were also as well owners of the wifes perfonal estate, as of their perfons; and before which time the Saxon wives in divers regards were more abfolute and independent: I fay not more happy, because they were never one with their husbands; nor were they ever under the Law of free pledge, as wives; nor was the husband his wifes pledge as he was her husband; although as a mafter he was free pledge for his fervante: for the Law was, that in cafe the husband car-IL.E.dm. Lamb ried his wife away into another Lordship, as he must give pledges that his wife shall have no wrong, fo she must give pledge by her friends that the thall do no wrong ; and the paffed therefore as an appurtenant to her husband, then in unity with him; and her effate or portion was rather appurtenant to her than him; for if the failed in her good carriage to her husbandshe was to make amends out of her own effate to her husband; and if her effate fufficed not, then her pledges were to fatisfie the husband. Neverthelefs what failed in the relation of the woman to the man, was supplied in the relation of the man to the woman ; for belides the respect the men bare to the women, as their wives, they honoured them as German women, that admired valour in all, Idolized it in their husbands, and fhared in it themfelves; and upon occasion merited thereby not only to be companions in honour, but triumphers above men, yea their Commanders and governours : Nor was this the original trick of the rude and uncompt Germans or Barbarous Britans, but of the wife Greeks; and received as may be supposed from the Lacedemonians, upon as good ground as the wife of Leonidas the Lacedemonian King rendred, who being asked why the Lacedemonian women ruled their hufbands.

bands : Its true, faid the, for we only know how to obey our Curtefie of husbands. A fecond particular estate, which the Law derived England. out of the inheritance, was advancement to the husband; for the Saxons were not fo flupid as to refuse favour proffered : and therefore they made a Law of Counter-teneur to that of Dower which we commonly call tenure by the curtelie of England; which was but a perquifite of the wives effate given to the husband, in case he overlived his wife, and had iffue by her born alive : The name was probably given by the Normans, who as it feemeth had no fuch cuftom; and therefore they gave it the name from the English ( albeit fince that time Scotland hath alfo allowed it amongst them) who might probably bring it into this Kingdom. or Countrey LI.Alm. tir.92. amongst the mingled people ; for this custom or Law is found Lindenbr. cod. amongst the ancient Almain Laws : differing only from the Law this day in the evidence of the title, which now arifeth upon the birth of the Child heard to cry; when as in those daies the title vested not unless the Child opened his eyes ut posit videre culmen domus, & quatuor parietes, which toucheth not only the opening of the eye, but alfo the rowling of it about.

Estates that were derived out of the estate of an inheritance by the act of the party, either were fuch as concerned the Eliste taile. whole inheritance, or part thereof. That which concerned the whole inheritance, was nothing but a parcelling of it out according to the will of the giver; and this was afterwards called eftate Taile, which paffed alfo amongft fome places by way of cuftom, as amongst the Angles it was a Law that the Ll. Ang. tit. 6. inheritance should pass unto the issue males on the fathers fide. untill the fifth generation, before any title could accrue to the iffue female; and then according to their Proverb, it went from the Lance to the Spindle. But the Danes possibly might prevent this in the continuance thereof; for they brought along with them that which was formerly the Saxon cuftom, LI. Sax. tit. 7: which carried the inheritance unto the daughters, upon the ibid. failing of the iffue male as in the example of Cenedritha Concil. Brit. daughter to Cenulphus, amongst multitudes of others may ap- 333. pear. But where Lands were conveyed by writing or act of Ll. Alured. the party, it was a Maxim that the will of the conveyor flould Sax. c. 7. be

Lindenbr.

be frictly observed : nor could ever any one that came in by vertue of fuch writing ever alien the Land to crofs the cur-. rent of the original conveyance. The entailing of effates Plo.com. 241, therefore was very ancient, although by corrupt cuftom it was deluded, as the Lord Dier in his argument of the L. Berklies cafe observeth ...

Another cuftom of inheritance was catcht I know not how, its called Burrough English, and by the name may feem to be brought in by fome Cynical odd Angle that meant to crofs the world, and yet in a way not contrary to all reafon: for where nature affords least help, the wifdom of men hath used to be most careful of supply, and thus the youngest became preferred before the elder in the course of descent of inheritance according to this cuftom. There is no further monument of the Antiquity hereof that I have met with, than the name it felf, which importeth that it fprang up whiles as yet the names of Angles and Saxons held in common cognifance: and might arife first from the grant of the' Lords to their Tenants; and fo by continuance become usual; and by this means. alfo might arife the cufton of Copy-holds of this nature fo frequent, especially in those Eastern parts of this Island where the Angles fetled, and from whom that part had the name of 

Gavel kind.

Stephan. Dan. Sureus Suel.

Another cuftom of defcent remaineth, and that is to the children collectively, and its called Gavel kind, or Gave-all kind : and by the very name feemeth at the first to arife rather from the donation of the parent or other anceftor, contrary to common cuftom, than by common Law : otherwifeno need had been of an especial name. In the original it feems it: equally concerned all both fons and daughters, as partners; and for want of fuch, the brothers and fifters. It feemeth to. be first the Law of the Goths or Jutes; for it remaineth in use in these parts of the Eastern Counties. But in latter times this effate was also tailed, or cut out fometimes to the fone and daughters feyerally ; that is, the fonsior brothersi to. have two parts ; and the daughters or fifters one part ; other times to all the fons, and for want of fuch, to all the daughters : and thus these courses of estates passed over Seas to the Southern

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Southern part of this Island where that people most fetled in a double stream; the first from the Athenians that loved the statelines of their families, the other from the Lacedemonians who defined rather the continuance of their families than Emmiss.Gree. their greatness.

The manner of conveying of cflates between party and Conveyances party was either by act of the party executed in his life time, inwriting. or after his death : fuch as were executed in the life time of the owner, and were fuch as for the most part were in matters of great moment, were estates pailing by deed of conveyance in writing: and for this way the Saxons were beholding to the Latines, who taught them that course, both for form and Language; and Alfred enforced it by a particular Law, viz. that all Ll.Sax.cap.37: fuch as hold Lands by Deed in writing (hould hold them according to the intent thereof, and not alien the fame contrary thereunto, the intent thereof being proved by the witness. The nature of the conveyances, in these ancient times, may appear by a deed of one of the Kings of this Island about 400 years before the Conquest, whereby he granted four plough lands in the Isle of Tenet, unto an Abbesse ; wherein instead of that which we now call the babendum, the words are contulimus poffidendum, de Habendum. and after that followeth the uses of the Deed two usui ore. and Ufe. then concludes with a warranty, in these words, tu vero succesforesque tui defendant in perpetuum nunquam me bæredesque meos Warranty. contra banc chartulam aliquando effe venturos : the effect of which laft claufe may appear by the Law of the fale of goods, which in those times was, that if the fale of goods warranted did not Ll. Inz. c. 74. hold, the loss should light upon the fellers. The Deeds were LL Sax. c. 24. ufually fubfcribed with the name of him that made the convey- Ll. Edw. c. 25. ance, or paffed the estate; and if he could not write his Signed. name (as it befell often) then the Deed was underligned with his mark: for Withered King of Kent used the fign of the Crofs in fubscribing his grants pro ignorantia literarum: They used also in those daies to seal their' Deeds; for so much the Sealed. conclusion of King Inas's Charter to the Abby of Glattenbury Concil. Brit. importeth, in words to this effect in English : I Inas the King p. 198. do confirm this grant and liberty, by fubscription of my own hand, and under the feal of the boly Crofs. True it is Ingulphus tells 115

Witneffes.

Acknowledgment.

Livery and Seifin. Cragius.

Concil. Brit. 3:9.

Concil. Brit. 192.

Last will.

us that feals to Deeds were of Norman original; I believe his intent is concerning feals of Wax anexed or affixed unto deeds. Laftly, in those daies also they used to attest their Deeds by subferibing the names of such as were prefent; who being of greater or meaner rank, rendred the credit of the Deed accordingly more or less valuable: and upon this ground did the acknowledging or proving of Deeds before the King, Bishop, County, or Hundred, first arife.

That was the Roman fashion; but the more ancient German way of conveyance was by livery and feifin, as most fuitable to their ignorance, who had learning in as flight account as the Lacedemonians had, and cared for no more than would ferve the turn of natural neceffity. A property they had both in Lands and goods; and where that refleth, no man can deny them the natural way of giving and receiving by delivery. And therefore though matters of ordinary use seldom come into the observation of story, and this petty ceremony might very well pass sub filentio; yet we are not altogether left deftitute of the footsteps thereof in antiquity. For Æthbald the Mercian King above eight hundred years ago gave the Monaftery of Cutham, with all the Lands thereto appertaining to Christ-church in Canterbury, and for the confirmation thereof commanded a clod of earth with all the Writings to be laid upon the Altar. Another monument hereof more ancient by the space of above an hundred years we find in that grant of Withered King of Kent, of four plough lands in the Isle of Tenet, the latter part whereof this claufe concludes thus: Ad enjus cumulum affirmationis cespitem bujus supradicie terre super sancium altare posui.

But every man had liberty to execute the Law of his inheritance in his life time; for fome were furprifed with fudden occalions, and unexpected iffues and ends; and in fuch cafes they did what they could to declare their intents by laft will, which by common intendment being in writing hath occafioned fome to think that the Saxons in their original had no use thereof, being as they conceived fo illiterate as not having the use of writing; but the Character remaining to this day evinceth the contrary; nor can those words of Tacitus,

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& nullum est testamentum in any rational way be expounded in this fense, if we confider the context, which runneth thus : Heredes & successores cuique liberi; & nullum est testamentum. Which in my opinion founds in this fense: The Heirs and fucceffours to every one are his children, and there is no teftamentary power to differit or alter the course of descent, which by cuftom or Law is fetled. Otherwife to deny them the ufe of all testamentary power, was a matter quite abhorring the cuftom of all the Grecians, from whom they learned all that they had. Neverthelefs the Saxons had not been long acquainted with the Romanists, but they had gotten that trick of theirs An. 817. alfo of difheriting by last will, as by the testament of Athel- Malmsb. gest. wolfe and others of the like nature, in Histories may appear.

The conveyances for merly mentioned concerned Lands and goods; but if no fuch disposal of goods were, the ancient German cuftom carried them after the death of the Ancestor promiscuously, or rather in common to all the children; but in fucceeding times the one half by the Law of Edmond paffed to the relict of the party deceased, by force of contract rather than course of descent. After him Edward the Confessor recollecting the Laws declared that in cafe any one died inteffate the children should equally divide the goods, which I take to be understood with a falvo of the wifes Dower or portion. As yet therefore the ordinaries hath nothing to do with the administration; for goods passed by descent as well as Lands; and upon this 'cuftom the Writ de rationabili parte bonorum was grounded at the common Law, as well for the children as the wifes part, according as by the body of the Writ may appear. F. N. Er. 122.

M. Weftm. Reg. 1. 2. c. 2.

Goods.

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## CHAP. XLII.

## Of times of Law and vacancy.

C Uch like, as hath been fhewed, was the courfe of Government Jin those darker times; nor did the fundamentals alter either by the diversity and mixture of people of feveral Nations, in the first entrance, nor from the Danes or Normans in their furvenue; not only because in their original they all breathed one air of the Laws and Government of Greece, but alfo they were no other than common dictates of nature refined by wife men, which challenge a kind of awe in the fenfe of the most barbarous. I had almost forgot one circumstance, which tended much to the honour of all the reft, that is their speedy execution of Juffice; for they admitted no delays, till upon experience they found that by flaying a little longer they had done the fooner : and this brought forth particular times of Miror. cap. 4. exemption, as that of infancy and child-bearing, in cafe of answering to criminal accusations. But more especially in case of regard of holiness of the time : as that of the Lords day, Saints days, Fafts, Ember days; for even those days were had in much honour. Nor only days, but seasons: as from Advent to the Octaves of Epiphany; from Septuagefima till fiftcen daies after Easter, or (as by the Laws of the Confessor) till eight days after Easter; and from Ascention to the eighth day. after Pentecoft; and though as Kines and times did change, fo these seafons might be diversly cut out; as the Laws of Alfred. Æthelstan, Ætheldred, Edgar, Canutus, and Edward, do manifeft; yet all agreed in the feason of the year, and that some were more fit for holy observation than others. And thus by the devotion of Princes, and power of the Clergy, the four Terms of the year were cut out for courfe of Law in the Kings Court, the reft of the year being left vacant for the exercise and maintenance of Husbandry, and particular callings and imployments, faving that even in those times the Courts of the County and Hundred held their ancient and constant courfe.

Sec. 16.

Ll.Sax.cap.10. Coucil. Brit. 518.

courfe, Last of all, and as a binding Law unto all, it was pro-Miror. cap. 4. vided that false Judges should give satisfaction to the party Sec. wronged by them, and (as the case required) to forfeit the restidue to the King; to be disabled for ever for place of judicature, and their lives left to the Kings mercy.

# CHAP XLIII.

## An Epilogue to the Saxon Government.\*

A Nd thus far of the joints of Saxon Government in A their perfons, precincts, Courts, Caufes, and Laws, wherein as the diffance will permit, and according to my capacity I have endeavoured to refresh the Image of the Saxon Common-weale; the more curious lineaments being now diffigured by time; afar off it feems a Monarchy, but in approach difcovers more of a Democracy; and if the temper of a body may appear by the prevailing humour towards age, that Government did still appear more prevalent in all assaults both of time and change. The first great change it felt was from the Danes that formed them, and flewed therein much of the wrath both of God and man. And yet it trenched not upon the fundamental Law of the peoples Liberty. The worlt effect it had was upon the Church in the decay of the power of Religion and the Worthip of God. For after much toil and loss both of sweat and blood, the Danes (finding that little was to be gotten by blows but blows; and that the Clergy at the least was the fide-wind in the course of . all affairs) laid alide their Paganism, and joyned with the Clergy; and as their Converts and Pupils gained not only their quiet relidence, but the favour of the Clergy to make trial of the Throne, and therein ferved the Clergy fo well as they brought the people to a perfect Idolatry, with times, places, and perfons, and subjection of their estates to Church tributes. And as at Tenis the Dane and Bilhop served each other .

other with the fond Countrey-man, That whether Lord Dane or Lord Bifhop was the greater burden, is hard to be determined. Thus became ambitious Prelacy in its full glory, and the poor Church of Chrift clouded in darknefs, and little hold left for recovery, but only by the liberty of the Saxon freeman 5 which the Danes could never conquer, not for want of will or power, but of time and occafion; for the Crown returned to the Saxon line again after the half age of one man, although it was worn by three; fo God would have it; nor did any monument of the Danifh government remain, faving a few cuftoms in fome places which fhew rather that the Danes were there than ruled here.

To fumme up all. The Saxon Commonweal was a building of greateft firength downward even to the foundation, arched together both for peace and war. That by the Law of Decenners, wherein Jultice was the bond, this by their Armies gathered, not by promifcuous flocking of people, but by orderly concurrence of families, kindreds, and Decenners, all choofing their own leaders; and fo honour, love, and truft confpired together, to leave no mans life in danger, nor death unrevenged.

It was a beautiful composure, mutually dependant in every part from the Crown to the clown, the Magistrates being all choice men, and the King the choicest of chosen; election being the birth of esteem, and that of merit, this bred love and mutual trust, which made them as corner-stones, pointed forward to break the wave of danger; nor was other reward expected by the great men, but honour and admiration, which commonly brought a return of acts of renown.

Lastly, it was a regular frame in every part squared and made even by Laws, which in the people ruled as *lex loquens*, and in the Magistrate as *lex intelligens*; all of them being grounded on the wisdom of the *Greeks* and Judicials of *Mofes*. Thus the *Saxons* became fomewhat like the *Jews*, divers from all other people; their Laws honourable for the King, easie for the fubject; and their government above all other likest unto that of Christs Kingdom, whose yoke is easie, and burthen light; but their motion proved fo irregular

Tacitus.

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irregular as God was pleased to reduce them by another way.

## CHAP. XLIV.

## Of the Norman entrance.

THus was England become a goodly Farm: the Britans were the owners, the Saxons the occupants, having no better Title than a poffeffion upon a forcible entry, with a continuando for the space of four hundred years, seldom quiet, either from the claim and disturbances of the restless Britans, or invading Danes, who not only got footing in the Countrey, but fettled in the Throne, and after gave over the fame to the use (as it proved ) of another people sprung from the wild ftock of Normay, and thence transplanted into a milder Climate, yet fcarcely civilized ; that in one Isle the glory of God's bounty might shine forth to all the barbarism of Europe in making a beautiful Church out of the refuse of Nations. These were the Normans out of the continent of France, that in their first view appeared like the pillar of the cloud with terrour of revenge upon the Danish pride, the Saxon cruelty, and Idolatry of both people; but after fome diftance (hewed like the pillar of fire, clearing God's providence for the good of this Island, to be enjoyed by the facceeding generations. Nor was this done by revelation or vision, but by over-ruling the afplring mind of Duke William of Normandy to be a fcourge unto Harold for his usurpation, and unto the people for their causless deferting the royal stem: yet because the haughtiest spirit is still under fame and opinion, and cannot rest without pretence or colour of right and Justice, the Dake tirst armed himself with Titles, which were too many to make one good claim; and ferved rather to bufie mens minds with musing, whiles he catcheth the prey, than fettle their judgements in approving of his way. First, he was coulin german to the Confessor, and he childles : and thus the Dake was nigh, though there were nigher than he; but the world point

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in the cafe was that the Duke was a Baftard, and fo by the Saxon Law without the line; nor was there other falve thereto but the Norman cuftom, that made no difference; fo as the Duke had a colour to frame a Title, though England had no Law to allow it; and this was the beft flower of his Garland, when he meant to folace himfelf with the Englifh, as may appear by what his Son Henry the first fets forth to the World in his Charter, whereby he advanced the Abby of Ely into the degree of a Bifhoprick, and wherein amongs this other Titles, he calls himfelf Son of William the great, Qui Edwards Regi fucceffit in regnum jure hereditario.

But if that came short, he had the bequest of the Confessor, who had defigned the Duke to be his fucceffor : and this was confirmed by the confent of the Nobility, and principally of Harold himfelf, and in affurance thereof promifed his Siller to the Duke in marriage. This countenanced a double Title, one by Legacy, the other by Election, and might be fufficient if not to make the Duke's Title juft, yet Harold's the more unjuft, and to ground that quarrel that in the conclusion laid the Duke's way open to the Crown: And for the better varnish the Duke would not be his own Judge, he referrs his Title to be discuffed at the Court of Rome, and so flattered the Pope with a judicatory power amongst Princes (a trick of the new stamp) whereby he obtained fentence in his own behalf from the infallible Chair: The Pope glad hereof laid up this amongst his treafures as an effoppel to Kings for times to come : And the King made no lefs benefit of eftoppel against the English Clergy that otherwife might have opposed him, and of affurance of those to him that were his friends, and of advantage against Harold, that had gotten the Crown fine Ecclesiastica authoritate and by that means had made Pope Alexander and all the Prelates of England his enemies.

But if all failed, yet the Duke had now a just cause of quarrel against Harold for breach of Oath and Covenant, wherein if Harold chanced to be vanquished, and the Crown offered it self fair; he might without breach of Conficience or modesty accept thereof, and be accounted happy in the finding, and wise in the receiving, rather than unjustly hardy in the forcing thereof.

Spicileg.

M. Paris. 1. Ant. Brit. Ecclef. 96.

M. Paris. 2.

Hift. vit. Eadm. 5.

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thereof. And this might occasion the Duke to challenge Harold to fingle Combat, as if he would let all the World know that the guarrel was Personal, and not National.

But this mask foon fell off by the death of Harold, and the Duke must now explain himself, that it was the value of the English Crown, and not the Title that brought him over. For though he might feem as it were in the heat of the chafe to be drawn to London, where the Crown was, and that he rather fought after his enemies than it ; yet as foon as he perceived the Crown in his power, he disputed not the right, although that was Edgar's, but poffessed himself of the long defired prey : and yet he did it in a mannerly way, as if he faw in it fomewhat more than Gold and precious stones: for though he might have taken it by ravishment, yet he chose the way of wooing by a kind of mutual agreement. Thus this mighty Conquerour fuffered himfelf to be conquered, and flooping under the Law of a Saxon King he became a King by lieve: wifely forefeeing that a Title gotten by Election is more certain, than that which is gotten by power.

## CHAP. XLV.

## That the title of the Norman Kings to the English Crown mas by election.

C Ome there are that build their opinion upon pallionate notes O of angry Writers, and do conclude that the Duke's way and Title was wholly by Conquest, and thence infer firange aphorisms of state destructive to the government of this Kingdom. Let the Reader please to peruse the ensuing particulars, and thence conclude as he shall see cause.

It will eafily be granted that the Title of conquest was never further than the King's thoughts, if it ever entred therein; else wherefore did he pretend other Titles to the World? But because it may be thought that his wildom would not fuffer him to pretend what he intended, and yet in practice intended not

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Howedon. Eadmer. Hift. 1. 1. P. 13. Gulielm. Malnisb.1 3. fo. 154. Higorn. An. 1066. Gloffar. Ll.Gul. Spicil. 190.

not at what he did pretend : it will be the skill of the Reader to confider the manner of the first William's Coronation, and his fucceeding government. His Coronation questionless was the fame with that of the Ancient Saxon Kings; for he was crowned in the Abbey of Westminster by the Arch-Bishop of York, because he of Canterbury was not Canonical. At his Coronation he made a folemn covenant to observe those Laws which were bone & approbate & antique leges Regni, to defend the Church and Church-men, to govern all the peo-M. Parise vit. ple jufily, to make and maintain righteous Laws, and to inhibit all spoil and unjust judgements. The people also en-tred into Covenant with him, That as well within the Land as without they would be faithful to their Lord King William, and in every place to keep with all fidelity his Lands and Honours, together with him, and against enemies and strangers to defend. It is the felf fame in fubstance with the fealty that the Saxons made to their Kings, as will appear by the paralelling them both together. The Saxons were fworn to defend the Kingdom against strangers and enemies, together with their Lord the King, and to preferve his Lands and Honours together with him with all faithfulnefs; fo as by the Saxon way the allegiance first terminated on the Kingdom, and then as in order thereunto upon the King with his Lands and Honours : but the Norman either wholly omitted the first, as needless to be inferted in a municipal Law, it felf being a Law in nature; or elfe includeth all within the words Lands and Honours, taking the fame in a comprehensive sence for the whole Kingdom, and fo made up the fum of the Saxon fealty in fewer figures. Which may feem the more probable of the twain, because little reason can be rendred why the King should restrain that defence to his private Lands ( if he claimed all by conquest) when as all equally concerned him; or why he should exclude the publick, when as both himself and all he had was embarqued, therein, and it might fublift without him, but contrarily not he without it, appeareth not to my underflanding; nor did the thing enter into the King's purpole, if the file of his purpoles be rightly confidered: For speaking concerning Castles, Burroughs, and Cities, which

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which are in nature limbs of the Common-weal, he faith that they were built for the defence of the people and King- Ll.Gul. Spicil. dom; was this the fervice of walls and fortifications, and 61. not much rather of men within those places of ftrength ? Certainly the plain English is, that in time of breach of publick quiet and peace, the subjects were bound to defend the Kingdom, and in order thereto the people of the fame, and of the King's right included in the publick defence; elfe it were a frange conclusion, that each manin particular, and in their own perfon alone was bound to defend the King's right; but being imbodied, the Kingdom. And yet more clearly it's apparent in that the fervice of the order of Knight-hood, which was the chief firength of the Nation in those days, was determined upon the fervice of the King, and defence of the Kingdom; or which is more plain, for the fervice of the M Paris. An. King in or for defence of the Kingdom, as the statute of 1100, 1213. Mortmain expounds the fame. But not to force the King's Stat. 7. E. I. fence by argument; if the King had purpofely omitted that clause of the Kingdoms fafety as of inferiour regard to his own perfonal intereft; it was one of his ratheft digreffions, wherein he foon espied his errour : for in the midst of his ftrong and conquering Army he held himfelf unaffured, unless he had a better foundation than that which must change with the lives of a few at the utmost. And therefore befides the oath of fealty formerly mentioned he established a Law of affociation, that all free-men should be sworn Brethren; Ll. Gulielm. 1. To defend the Kingdom with their lives and fortunes against Spicil. 59. all enemies, to the utmost of their power, 2. To keep the peace and dignities of the Crown. 3. To maintain right and justice by all means, without deceit and delay. Joyn then these two Oaths together, viz. that of fealty, and this of fraternity; and it will cafily appear, that the allegiance of the English to the Norman Kings was no other than what might ftand with brotherhood, and tender regard of the publick above all: and differing from the Saxon fealty only in this, that, that was in one Oath, and this in two. Wherefore whatfoever respects steered in the rear of the King's course, it's lefs material fo long as the van was right, albeit that the fequel will 4. 12 prove

prove not much different from the premisses, as will appear in the fobt of the whole account.

William Rufus.

Falmer, Hift. Nigorn. M. Payis.

M. Paris. An. 1088.

Thus entred the first Norman upon the Saxon Throne: and as he had fome colour of right to countenance his course. fo had his Son his Father's laft Will, and yet he had as little right as he. This was William Rufas that was of his Father's way, but of a deeper die; and therefore might well be called William Rufus, or William in grain. He was exceeding happy in the fear or favour of the people, for he had nothing elfe to make room for his rifing. True it is he had the good will of his Father, but he was dead, and probably the people as little regarded it, as he did them. Nor was it ever observed that the English Crown was of so light account; as to pass by devise of ceftui que ufe; and therefore though it was defigued to him from his Father, yet both right and poffeffion was left to the people to determine and maintain. The Clergy first led the way, having first taken a recognifance of him for his good behaviour towards them, which he affured as far as large promifes and protestations would ferve the turn: and within one year after, standing in need of the favour of the Commons (to maintain possession against his Brother Robert) he gave them as good fecurity as the Clergy had; which he kept in fuch manner, that it was a wonder that one of fo fmall intereft in the Title, but what he had by the peoples lieve and favour, should rule in such manner, and yet die a King: The favour of the people being like a meteor that must be continually fed, or it foon goes out and falls : for evident it is that the right of inheritance was his elder Brother Robert's, who was the braver man, and more experienced fouldier; and upon thefe principles had obtained the love of the Norman Barons (the flower of his Father's Chivalry) and the liking of the Clergy, after they had found by experience the emptinels of their hope in his Brother William, and was every way fo superiour to his Brother in advantages, as we are left to believe that William got the day without any other ground but only that God would fo have it. It's true the English fluck close to him; but how they were gained or contained, Writers speak not, but tell us of his promifes, which also they tell us were vain, and

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and never had iffue further than would ftand with his profit.

Exit William Rufus, and in comes his younger Brother Henry Henry first. the first of that name : A Prince that excelled in wildom, and by it ruled his courage, which ferved him fo far as his aims and ends reached : His title was no better than his Father's or Brother's, but rather worfe; for he had no colour cf last will to propound him to the people, and his elder Brother Robert was fill alive, and by his fervice of the Church in the War of Jerufalem might merit that respect of the Clergy, as not to permit him to be a lofer by fo well deferving fervice, as in those days that was accounted. Neverthelefs the English look upon Henry as the fitter man for their turn; being now at hand and Robert at Jerusalem, and being a native born in England, civilized into the English garb by education, and of a wifer and fairer demeanour, and more inclining to peaceable government, which both Normans and English much inclined to as being weary of thirty years fervice in the Wars. And therefore it's not marvellous if they applied themfelves to him in a way of capitulation, and lefs wonderful if he hearkned Math. Parts thereunto; and yet neither unadvisedly yielded unto by him, 1100. nor traiteroufly propounded by them, as fome in zeal to Mo- Fadmer. narchy conclude the point. The worft of the whole matter Speed. refting in this, that the King bound himfelf to be juft, that he might be great; and the people to fubmit unto Juffice, that they might be free ; like as their Anceftors were, and themfelves by the Law established ought to be. For the capitulation was in fubftance fettled by the ancient Laws of the Saxons mixed with fome additions of Laws made by the King's Father, with the joynt advice of the grand Council of the Kingdom; all which both the Norman Williams had often confirmed by folemn protestations and promises, however their actions upon sudden furprifal were male confueradines and exactiones injuste, by this Math. Paris. King's own acknowledgement. Thus these three Norman Kings made their way to the Throne; the first, by arms, under colour of title : the second, by a kind of Title, under colour of arms; and the last by favour: but all entred the fame by capitulation, election, and flipulation; and for the general had

had fome regard to fuit their course in order of retaining the good will of their people, although in a different measure, according to the differency of occasions.

## CHAP. XLVI.

## That the government of the Normans proceeded upon the Saxon principles, and first of Parliaments.

THe principles which I mean, are thefe: First, the legislative power and influence thereof upon the whole. Secondly, the members of that government, with their feveral motions. Thirdly, the laws and cuftoms or rules of those motions: and first concerning the legislative power. Although it be true that the first William's great and most constant labour was to have and to hold, and had but little time or liberty to enjoy, yet that time of rest which he had, he did apply it and himself in the fetling of the Laws by the advice of Common-council: I fay, not by advice of his own heart, or two or three Norman Lords, or of the Norman Nobility only, as fome men take the confidence to aver, as if they had been eye-witness to the actions of those days: but by the joynt advise of the grand Council of the Lords and wife men of the Kingdom of England. I will not infift upon force of argument to fhew that common reason must of necessity sway the King into this course, but shall referve that to another place : the testimonies of Writers must now ferve the turn : and herein the testimony of the Chronicle of Liechfield must have the first place, which speaks both of a Council of Lords, and faith that by their advice he caufed to be fummoned a meeting of all the Nobles and wife men through all the Counties of England, to fet down their laws and cultoms. This was in the fourth year of his reign, or rather after his entry: and as foon as the Kingdom was brought into any reasonable posture of quiet : and which belides the intention of governing the Kingdom according unto Law doth ftrongly pretend that the Parliament had the 1. giflative

Spicilez. p.s.

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legislative power and right of cognisance, and judicature in those Laws that concerned the Kingdom in general; and for the particular Laws or Customs of several places or Precincts, it was referred to a Committee or Jury in every County to set them forth upon oath.

Secondly, that this Councel had power to change Laws may likewife appear in that Act made concerning the introduction of the Canon Law, which fhews not only the power of that *Spicil.* 167. Council in Church-matters, but alfo that the Canon was no further in force than the fame would allow ; and this was alfo done by the Common council, and the Council of the Arch-Bifhops, Bifhops, Abbots, and all the Princes of the Kingdom ; which connection fhews plainly that there was Council befidesthat of the Prelates and Princes.

Thirdly, in matters of general charge upon the whole body of the people, the King ufed alfolthe help of this grand Council, as may efpecially appear in the charge of arms impofed Ll. Gulnelm. upon the fubjects; it's faid it was done by the Common council c. 58. Spicil. of the whole Kingdom; as is witneffed even by the King's own Law. It may feem alfo that the grand Officers of the flate were elected by fuch grand affembly of the wife men; for we find that Lanfrank was elected to the See of Canterbury by the affent of Antiq. Ir.t. the Lords and Prelates, and of the whole people, that is, by the fo. 110. Parliament of England: and as probable it is that Bifhops were therein alfo elected, for that the Bifhop of Lieebfield refigned his Bifhoprick in fuch like affembly, if the meaning of Lanfrank be rightly underflood, who faith in his Letter that it was in Baron. Anal. conventu Epifcoporum atque Laicorum.

Laftly, that one Law of this King's which may be called the first Magna Charta in the Norman times, by which the Kingreferved to himfelf from the free men of this Kingdom nothing but their free fervice, in the conclusion faith that their L1. Gulielm Lands were thus granted to them in inheritance of the King c. 55. by the Common council of the whole Kingdom, and fo afferts in one the liberty of the free-men, and of the reprefentative body of the Kingdom. Thefe footsteps of the Parliament find we in the Conquerour's time; besides other more general intimations scattered amongs the Historians, which S may

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may induce opinion to it's full firength, that this King however Conquerour he was, yet made use of this additional power of Parliament to perfect his designs, and it may be more often than either of his Sons that yet had less pretence of superlative power to countenance their proceedings.

William Rufus was a man of refolution no whit inferiour, if not furpaffing his Father, and had wit enough for any thing but to govern his defires, which led him many times wild, and might occafion conceit that he was almost a mad King, though he were a witty man; and therefore it's the lefs marvel if he used not the help of the Common-council more than needs must; where Kings many times are told of that which they are loth to know. Neverthelefs William the fecond could not pass over thirteen years without a parley with his Commons and Clergy; unlefs he meant to adventure a parley between them and his Brother Robert, who like an Eagle eyed his posture, though he hovered afar off.

But Henry the first was more wife, and being trained up even from the Cradle in the English garb, moralized by Learning, and now admitted into the Throne, found it the wifest courfe to apply himself to the rule of an English King, viz. to win and maintain the good opinion of the people by conforting together with them under one Law, and pledging himfelf thereto by taking unto Wife one of the English blood-royal: by this means he refeifed and reaffumed the English in partnerthip with the Norman in their ancient right of government; and reconciled the minds of the people under a lively hope of enjoying a fettled government. Nor were they greatly deceived herein; for his course was less planetary than that of either of his predeceffors, and yet we find little faid of his parley with his people in a Parliamentary way, although more of his Laws than of any of his predeceffors. The reason will reft in this, that the writers of those times touch more upon matters of ordinary than political observation, and regarded rather the thing than the place or manner how. The Laws therefore although they are not entituled as made in Parliament, yet in the continuation of the Hiftory of Bede it's noted that the King renewed or confirmed the ancient Laws in Concilio peritorum & proberum

proborum virorum regni Auglia, which may give sufficent cause Bede Hist.1.3. to suppose that he declined not the ancient way no more than c. 30. he did the ancient Law.

# CHAP. XLVII.

## Of the Franchise of the Church in the Normans time.

'He Canon Law that ever fince Auftin's coming like Thunder rumbled in the Clouds, now breaks forth with confusion to all opposers. It had formerly made many fair proffers of service to this Island, but it was difaccepted as too stately to ferve, yet by often courtefies received, it was allowed as a friend afar off. For the vast body of the Roman Empire like a body wasting with Age, died upward, and left the Britans to their own Laws before the fecond beaft was grown, which being young was nourifhed under the Imperial Law of the first beast, till it grew as strong as it's dam, and began to prey for it felf. The Empire perceiving it's grey hairs, and the youthful courage of this upftart, was glad to enter mutual league with it, the one to maintain the Ecclefiastical Monarchy of the other, and that the Imperial Monarchy of the former; and fo became the Canon and Imperial Law to be united, and the professionrs to be utriusque juris. But this parity continued not long ; the young beaft looked like a Lamb, but spake like a Lyon; and contrarily the Eagle had caft it's Feathers and could towre no more; fo as by this time the Pope was too good for the Emperour, and the Canon Law above the Imperial; yet allowing it to ferve the turn : and fo the professions of both Laws became Students in the Civil but practifers of the Canon. This composition thus made beyond the Seas, the great work was how to transport it over into this Isle : for the Emperour could entitle the Pope to no power here, because none he had. Anstin the Monk undertakes the work; he offers it to the Britans under the goodly Title of Universal Bishop: but they kept themselves out

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of Canon-fhot. The Saxons allowed, the Title, but liked not 11.1.4 the power; The Monk observed the ftop, and left time to work out that which prefent cunning could not, being content. for 1. Edw.c. 3. the prefent that a league of cohabitation (hould be made between the two Swords, though the spiritual-were for the prefent underling, not despairing that it would work out it's own way over the Saxon Law, as it had done over the Imperial. Nor did his conceit altogether fail; for the Saxons by little allowed much, and the Danes more ; although the main was preferved until the Normans came upon the stage, who made their way by the Pope's lieve, and gave him a colour of fomewhat more than ever any of their Saxon predecessors had done; and to gain the more quiet possellion of the Crown to themselves. allowed the Pope the honour of their Council learned to draw the conveyance: which as fome think was made advantageoufly for the Pope himfelf in point of tenure, but more probably in the covenants. For the Conquerour was scarce settled in his feat, but the Canon Law began, to speak in the voice of a Spicil. 167. Fox Mart. 1.4. Royal Law : First complaining of milgovernment, as if the Church were extremely wronged by having the fame way and Law of Trial with the Commons of England, and then propounds four feveral expedients, enough to have undone the whole Common-weal in the very entrance : had not the fuperstition of those times blinded both Parliament and people. and rendred them willing with that which their fucceffours in future ages often repented of.

No offence against the Bishops Laws shall be handled in the Hundred, By the Saxon Law Church-matters had the preheminence both

By the Saxon Law Church-matters had the preheminence both in the Hundred, and in the County, and it was the Bilhop's duty to joyn with the Sheriff in those Courts, to direct and see to the administration of Justice: and yet the Canon had been above three hundred years foregoing in the negative.

No case concerning the Regiment of Souls shall be brought before the Secular Judge.

The Regiment of Souls was a common place fufficient to contain any thing that was in order thereunto: and fo every one that hath a Soul must be no more responsal unto the temporal

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temporal Judge for any matter schderning in , but smits the Ecclesiaftical power: and this not only in ease of featural, as against the moral Law or rule of Faith 7: but for dilobed ence done to the Canons, made afar off, concerning any gesture or garb that may come within the layour of an Ecclesiastical conceit:

That all delinquents against the Bishop's Laws (hall) answer the fact in a place appointed by the Bishop to that end, b) ....

So as now the Bilhop hath gotten a Court by the Statute Law that had formerly no other Cards to thew but that of, the Canon, and a Court of fuch place as the Bilhop thall appoint, however inconvenient for diffance or uncertainty it bs.-

That the trial of fuch matters fhall be according to the law of the Canon, and not according to that of the Hundred.

That is, not by Jury, but by witneffes, in a clandeftine way if the Bilhop pleafe, or without any acculer, or by more ferutiny, or any other way that may referve the Lay-man to the breaft of a prepossefied spirit of the spiritual-Judge. And thus the poor Countrey-man is exposed to the censure of an unknown Law in an unknown Tongue, by an unknown way; wherein they had no footing but by an implicit faith: And herein the providence of God (1 imagine) was more manifest than the wildom of Man, which was too weak to forefee events at so great a distance ; For questionless it was a point of excellent wildom for the people (now under a King of a rugged nature that would not flick to catch whatfoever he could get) to deposit part of their liberties into the hands of the Clergy; from whom the moderation might be expected as from friends and neighbours," and '(as partners in one (hip) mutual engagement to withstand the waves of prerogative of Kings that feldom refts till they break all banks, and fometimes over-reaches it's own guard, and cannot return when it would. And thus it fell out; for many times the Pope and Clergy became protectors of the peoples liberties, and kept them fafe from the rage of Kings, until the time of reffitution should come; and became not only a wall of defence to the one; but a rock of offence to the other. For the Tripple Crown could never folder with the English, nor it with that; the strife was for

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for prerogative, wherein if the Clergy gained, the Crown loft, and no moderation would be allowed. For the conquering King was fearce warm in his Throne when as the Pope demanded fealty of him for the Crown of England, and the 4. King's own good Arch-Bilhop and friend Lanfrank delivered the meffage; as alfo Anfelm did afterwards to William Rufu, which though these Kings had courage enough to deny, yet it shewed plainly that the Popes meaned no lefs game than Crown-glieke with the King and people, the Arch-Bilhops and Bilhops holding the Cards for the Pope, while in the interim he overfaw all. The Norman Kings thus braved, paid the Popes in their own Coyn, and refused to acknowf. ledge any Pope but such as are first allowed by their concurrence.

Thus have we the fecond bravado of the Canon Law; for as yet it was not to fully entered, as it feemed. The words of the Act of Parliament it's true were general; yet their fence was left to time to expound, and the course of succeeding affairs nevertheless passed with a non obfante. For whereas in those days the Clergy claimed both legislative and executory power in Church-matters, the Normans would allow of neither, but claimed both as of right belonging to the Imperial power of this Island, originally and only. As touching the legislative power, it's evident that notwithstanding the Canon that had long before this time voted the Laity from having to do with Church-matters; yet the Norman Kings would never allow to the Metropolitans the power of calling Synods nor fuch meetings, but by their lieve, although it was earneftly contended for. Neither could the Clergy prevail to exclude the Laity out of their Synods, being affembled, nor from their wonted privilege of voting therein; albeit that for a long time by Canon it had been contradicted. The differences between the Clergy and the Kings concerning thefe and other matters grew fo hot, that Kings liked not to have any Synods or meetings of publick Council; and Arch-Bifhop Anselm complained that William Rufus would not allow any to be called for thirteen years together : which by the file of ftory, compared with that Epifile, made up the King's whole Reign.

Spicil. 164. Baronius Anal. An. 1068.

Eadmer. Hift. l. 1 p. 25.

Eadmer. Hift. p. 6. 3 24. Spicil. 163.

Epist. ad Pascul. p p.

Reign. And this was queftionless the cause that we find folittle touch upon Parliamentary affemblies in the Norman times, Kings being too high to be controuled, and Bishops too proud to obey ; but neceffity of State, like unto fate prevails against all other interests whatfoever; and the wildom of Henry the first in this prevailed above that of his predecesfors, as far as their will was beyond his. For it was bootless for him to hold out against the Church that stood in need of all forts to confirm to him that which common right (as then it was taken) denied him; and therefore (though it coft him much trouble with Anselm ) he re-continued the liberty of publick confultations, and yet maintained his dignity and honour feemly well. I shall not need to clear this by particulars, for besides the publick confultations at his entrance, and twice after that, for supply or aid for his Wars, and the marriage of his daughter with the Emperour, it's observed that the Arch-Bilhop of Canterbury fummoned a Council at Westminster, but it was anthoritate Regia, and that there affembled magne multitudines Clericorum, Laicorum, tam divitum quam Conten. mediocrium; and that upon the third day the debate was de ne-. Wigorn. gotiis (ecularibus nonnulis : The iffue of all was, that fome An. 1127. things were determinata, others dilata, and other matters propter nimium estuantis turbe tumultum ab audientia judicantium profligata. Out of which may be probably concluded, 1. That the Laity as yet were present in Councils with the Clergy. 2. That they were all in one place. 3. That they all, had votes, and that the major number concluded the matter. 4. That certain perfons used to determine of the major number by the hearing, and that the votes were fill clamore non calculin. 5. That they held an order in debating of affairs, viz. on fome days Ecclesiaftical, and on other days secular. 6. That all matters concluded were attefted by the King, who as 'tis faid, did give his confent, and by his authority did grant and confirm the fame. And upon the whole matter it will be probable that as yet Councils, and those now called Parliaments differed not in kind, although poffibly there might be difference of names, in regard that fome might be immediately and mainly occasioned, and urged by Temporal exigences, and others by F.ccleEcclefiafiical; but whether Temporal or Ecclefiafiical the first occasion was, yet in their meetings they handled both as occafion offered it felf.

Secondly, as the Clergy could not attain the fole legislative power, fo neither had they the fole juridical power in Eccle-" fiastical causes; for not only in case of errour in the Eccletiasti-" cal Courts was an appeal referved to the King's Court, as formerly in the Saxons time: but even those things which feemet ) properly of Ecclefiastical 'cognifance were posseffed by' the King's Court in the first instance, as that of Peterspence. which was a Church-tribute, & might be claimed to be properly the Church cognifance much rather than Tythes; and yet by the Law of this Kingdom in the Conquerour's time it is especially provided, that defaults of payment of that duty shall. be amended in the King's Court, and a fine for default was given to the King, albeit that the Bifhop was made the Collector, and the Pope the Proprietor. And many other particulars, which were holden to be of Ecclefiastical cognifance. Kings would draw them within the compass of maintaining the peace of the Church, which properly belonged to them to defend; and fo' had the cognifance of them in their own Courts, and fines for invation of the Church-rights. But becaufe this may feem but colourable, and by way of flattery of the Churches right, and not in oppolition thereof: In other things it will appear plainly that Kings were not nice in vindicating their own claim in matters which the Clergy held theirs quarto modo, as namely in the cafe of excommunication, a weapon first fashioned by the Church-men, and in the exercife whereof themfelves were in repute the only masters; and yet in this were mastered by Kings, whole Laws directed and reftrained the fwelling of that cenfure, and made it keep measure; whole Tenants and Officers or servants must not be meddled with by this cenfure, but by the King's lieve; nor muft they be called to answer but in the King's Court. That right still remained to them after the spoil made by the Hierarchy upon the rights of all the reft of the free-men, and therefore could not of right be called nova in the Hiftorians fence : feeing that it was no other than the ancient cuftom used amongft.

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Ll Gulielm. c. 20. Spicil. 180.

Fadmer. Hift. .p. 6. Ll.H 1.cap.5.

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the Saxons before that the Clergy had either purpofe or power to reach at fuch a height as afterwards by degrees they attained unto. Furthermore, the Hierarchy as they neither could possels the legislative nor juridical power in Churchmatters; fo neither could they poffels themfelves: for as yet they were the King's men, and the more the King's men, becaufe they now think a Bishoprick but a naked commodity, if not robed with a Barony. Neverthelefs, before that ever they knew that honour, whatever the Canon was for their election, yet both their Title and power de facto was derived to them from the Kings, who also invested them with Staff and Ring; nor had the Pope as yet (though he had conquered the Hierarchy) poffeffed himfelf of their colours : but during all the Norman times the Kings maintained that Trophy of the right they had from their Predeceffors, notwithstanding the many affaults from Rome, and treacheries of the Cathedrals within the Realm; and albeit fometimes Kings were too weak Eadmer. Hift. to hold the fubfiance, viz. the right of Election without Eadmer.Hist.intermission, as the examples of Lanfrank unto the See of 1. 1. 31.5. Canterbury, and Anfelm and Ralph his fucceffors, and of Thomas Wigorn. into the See of York, and Kalph coadjutor to Thurstan Arch- An. 1128. Bishop of the fame See, and of Gilbert into the See of London, Spicil. 142. besides others, do sufficiently set forth: whether it was becaufe the convention of States was more flout, or that the Bishops now wedded to Temporal Baronies were so unquestionably interessed in the publick affairs of the Commonweal, that it was against common fense to deny the -States their vote and cognifance of their election, I cannot determine ; yet it is a certain truth, the more Baron, the lefs Bifhop, and more unmeet for the fervice of Rome: politickly therefore it was done by Kings to hold thefe men by a Golden hook, that otherwise had proftituted themselves to a foreign power, and proved absolute deserters of their Countries cause, which now they must maintain under peril of the loss of their own honour.

In the next place, as they were the King's men, fo their Bihopricks and Dioceffes were under the King's power to order,

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Eadm. 1. 4. p. 95.96.

Spicil. 165.

1. 4. P. 95.

as by the advice of the Bishops and Baronage should be thought most convenient; either to endow another Bilhop with part thereof and fo to make two Dioceffes of one, as betel in the cafe of the Diocefs of Lincoln, out of which the Diocefs of Ely budded in the time of Henry the first, or to endow a Monastery or other Religious foundation with part, and exempt the fame from all Episcopal or ordinary jurisdiction, as in the example of the foundation of the Abby of Battal in Suffex, in the time of William the Conquerour may appear.

Lafly, what ever the first intention of this recited Statute were, it may probably be judged, that it was but a noife to fill the Clergy; and that it never had more than a livelefs shape. not only in regard of the before mentioned particulars, but especially in regard of that subservient Law of Henry the first concerning the County court, which reciteth it as a cuftom in LI Hen. 1. C.7. his time used, that the Bishop and Earls, with other the chief men of that County were there prefent as affiltants in directory of judgement. And that in order are handled first matters of the Church: Secondly, Crown pleas: Thirdly, and laftly, Common pleas; however therefore the Kings spake fair, they either acted not at all, or fo cooly as the current of the cuftom was too firong; but most probable it is, that the Kings fpake fair till they were fettled in their Thrones, and afterwards pleafed themfelves : for by the general thred of ftory it may appear that the Clergy in those times were more feared than loved, and therefore ridden with a strait Reign. The Prelacy onthe contrary grew unruly, yet too weak for the rugged fpirits of the Norman Kings; they are glad to be quiet, and the Pope himfelf to drive fair and foftly, as judging it expedient potestatem Greg. Fpift 1.9. Regalem mitius traciandam, and continued that course and posture till the calmer times of Henry the first; wherein they Fadmer. Hift. mended their pace, and got that without noife which they had. long striven for, viz. the preheminence and presidency in the Synods, though the King himfelt be prefent, and ( if the Historian writeth advisedly) the whole ordaining, or legislative power, for for uns the file or phrase of the Authour, Archiepifcapi & Episcopi statuerunt in presentia Regis, as if the presence of the King and his Barons and people, were but as a great

Amen

Amen at the common prayer (after the old ftamp) to fet a good colour upon a doubtful-matter to make it go down the better. How the Kings brooked this draught, I cannot fay; but it hath made the Kingdom ftagger ever fince, and it may be feared will hardly recover it's perfect wits, fo long as the brains of the Clergy and the Laity thus lie divided in feveral Cells.

# CHAP. XLVIII.

Of the feveral subscrvient jurisdictions by Provinces, Marches, Counties, Hundreds, Burroughs, Lordships, and Decennaries.

TAd the Normans owned no other Title than that of Congueft, doubtless their mother wit must needs have taught them the expediency of preferving the particular fubfervient jurisdictions of the Kingdom, entire and unqualhed, if they regarded either the benefit of their conquest, or reward of their partners, and Allies : unlefs it fould be allowed unto Conquerours, to be more honourable for them to do what they will, rather than what is meet. But hereof there is no caufe of question in this present subject : for nothing is more clear than that Wales enjoyed in the Conquerour's time, and for ages after him, it's ancient liberties, Tribute excepted; nor did conquest ever come so nigh to their borders as to trench upon the liberties of the Marches. For as it had been a piece of flate nonsence to have holden two peoples under conquest, and their Marches in freedom; or to preferve them in good Neighbourhood by Marches, which by the Law of Conquest were made one : so was it no less vain if all had been once subdued by conquest, to have raised up the Liberties of the Marches any more.

And as they had lefs caufe to have invaded the bounds and County courts. ancient limits and partitions of the Counties, fo queffionlefs had they fo done, they would have taken the old courfe of

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Eadmer Hift. the Micklemote, as they did divide the Diocefs of Lincoln into 1.4. 1.96. two Dioceffes by advice of the Bishops, Princes, and other wife and holy men, and turned the Abby of Ely into a Bishop's See. Ll.Hen. 1. c. 6. But it was their wildom to preferve the ancient Land-marks; and no lefs both wildom and care to continue their due privileges and intereffs to each: Every County had it's Court, and every Court it's wonted jurisdiction : No complaint must be Ll Gulielm. to the King's Court, if right may be done in the County; no cap. 41.5 42. distrefs must be taken but by Warrant from the County, and" that must be after complaint thrice made. The County court must be called as our Ancestors have appointed : fuch as will Ll. Galielm. not come as they ought, shall be first fummoned, and in case of c 1p. 64. default distrained; at the fourth default, the complainant shall' be fatisfied out of the diffreffes fo taken, and the King alfo for These are the express Laws of the Conquerour's own his fine. cftablifhment; the last of which also was confirmed by another Ibid. c. 64. express Law, faving that he would allow but of two fummons and two diffreffes, before execution. And as it was one, principal work that he undertook to reduce the Laws into courfe, which had been intermitted during the violent times of his Eather and Brother (the first of whom never had liberty for reformation, and the latter never had will) fo amongst other- Laws-LA. Hen. 1 c.7. he fettled those concerning the County court, namely, That the Bishops, Earls, and chief men should be present for direction. 2. That it fould be holden once each month. 3. That the Church matters should precede, and then the Crown Pleas. And lastly, the Common Pleas; belides some other particulars concerning. pleading, and proceedings in the handling of caufes. Neither, were these causes of a petty regard only, but of greatest concernment: One example I shall remember the Reader of, andnot recite in terminis, but refer to Mr. Selden's own Pen. The occasion was this: Odo the Conquerour's half Brother was by Spicil. 197. him made Earl of Kent; and therewith had the gift of a large Territory in Kent; and taking advantage of the King's dif-Stigand. pleasure at the Arch-Bishop of Canterbury, possessed himself by. diffeifin of divers Lands and Tenements belonging to that See : Lanfrank the fucceeding Arch-Bilhop being informed hereof: petitioned to the King that Justice might be done him fecundum legem.

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legemterre : And the King fends forth his Writ to fummon a County court : the debate lasted three days before the Free-men of the County of Kent, in the prefence of many chief men, Bilhops and Lords, and others skilful in the Laws; and the judgement passed for the Arch. Bithop Lanfrank upon the votes of the Free-men. This County court was holden by special fummons, and not by adjournment, as was allowable by the Saxon Law upon special occasions: And this fuit was originally begun, and had it's final determination in the County-court, and not brought by a Tolt out of the Hundred court, as is supposed' by an Honourable reporter; nor by the ancient Laws could the fuit commence in the Hundred, because the Lands and Tenements did lie in feveral Hundreds and Counties. The upfhot of all is that the County courts in those days were of fo great efteem that two of the greatest Peers of the Realm, one a Norman, the other an Italian, did caft a Title in fifteen Mannors, two Townships, with many liberties upon the votes of the Free-holders in a County court, and that the fentence was allowed and commended by the King, and fubmitted to by all.

In the next place we are to come to the Hundred Courts, of Hundred which there are by the Normans allowed two forts; the first court. whereof was holden twice a year : This was formerly called the Torn, and was the Sheriff's Court ; hereof little notice is taken, faving that by the Laws of Henry the first it's work feems Ll. Hen. 1. c. 8. to be much defigned to the view of free pledges. But the more ordinary Court, is that which belongs to the Lord of the Hundred, unto whom alfo belong the Fines in cafes there concerned. This Court is to be holden once in each month : and no fuit to be L1. Gulielm, begun in the King's Court that regularly ought to begin in the cap. 41. Hundred. No Distringas shall issue forth till three demands made in Ll.Hen. I c.7. the Hundred. And three distreffes shall then iffue forth; and if L!. Gulielm. upon the fourth the, party appear not, execution shall be by fale of L1. Gulielm. the diffress, and the complainant (ball receive satisfaction. cap. 42.

But by the latter Laws of the fame King there are but two L1. Hen. 1. e. 64: summons allowed, and then two distresses; and in case no appearance be, execution shall be for the complainant, and for the King's fine.

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' L'afily,

Ll.Hen. 1.6.7.

Lastly, as the case concerned either perfons or places, sometimes they used to joyn several Hundreds together into one Court: but this was by special Commission or Writ.

Courts of Towns and Mannors. Ll.Hcn.1.c.7.

Decenners.

As touching inferiour Courts of Towns and Mannors, there's little observation to be had, being of too private a regard to come into fame in those rough times :. yet in Henry the first's Laws it's ordered that Town courts fhould meet every month; and that Lords fhould hold Plea's either in their own perfons,. or by their Stewards, and that the chief man in that Parifh. with four other of the chiefer fort, and the Minister or Parish: Prieft fhould joyn their affiftance in that work. But in nothing more did the Norman Kings thew their paternal love to the Common-weal, than in the Law of pledges or Decenners: for as of all other beauties it fuffered most blemish from the form of the Norman invalion : fo was it their efpecial care to renew the life thereof, not now amongst the Natives only, but joyning the Normans to the Saxons in the fame bond of brotherhood, utterly drowned thereby: all memory of Lordly power, and fo of divers peoples making one, conquered even conquest it felf, if any were, and made all joynt-partners in one common liberty.

Ll. Gulielm. cap. 64 Ll.Hen.1.c.8. Every Free-man must be under pledges to satisfie justice in case of delinquency.

Over every nine perfons under pledges there must be one man in Authority.

View of free pledges must be to fee that the Decennaries be full; and if any be departed, to enquire the caufe: and if any be come in, whether he be under pledges or not.

And thus the Norman Kings had their people under treble guard: one of fealty, the other of affociation, and the third that of pledges; and all little enough to fecure that which they in their own conficiences might have fome caufe to quefiion, whether it belonged to them or not.

# CHAP. XLIX.

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Of the immunities of the Saxon Free-men under the Norman government.

"He freedom of an English-man confistent in three particulars: First, in ownership of what he hath. Secondly, in voting any Law whereby that ownership is to be maintained : and thirdly, in having an influence upon that Judicatory power that must apply that Law. Now that the English under the Normans enjoyed all this freedom unto each Man's own particular, belides what they had in bodies aggregate, may appear, as followeth : The Free men of England were such as either joyned in the War with Harold against the Normans : or fuch as absented themseives from the way of oppolition or enmity, and were either waiting upon their own affairs, or fiding with the Normans : and queftionlefs. all the fadnels of the War befel the first fort of the English : whole perfons and Effates (to make the ways of the first Norman William regular, and of one piece) never fell fo low as to come under the Law (or rather the will ) of conquest : but in their worft condition were in truth within the directory of the Law of forfeiture for Treason against their Soveraign Lord, whofe claim was by Title, as hath been already noted. The other fort either, did appear to be the Normans friends, or for, ought appeared fo were: and fo never offending the Law never fuffered any penalty : but held their perfons and poffeffions still under the patronage of Law; as anciently they and their Anceftors had done, and that this was the Normans meaning, they publish the same to the World in a fundamental Law, whereby is granted, That all the Free-men of the whole King- Ll. Guhelm. dom shall have and hold their Lands, and possettions in heredi- cap, 55, tary right for ever.

And by this being fecured against forfeiture, they are further faved from all wrong by the fame Law, which provideth,

That they shall hold them well or quietly, and in peace free from.

from all unjust Tax, and from all Tallage, so as nothing shall be exacted nor taken, but their free fervice which by right they are bound to perform.

This is expounded in the Laws of H. 1. cap. 4. that no Tribute or Tax shall be taken, but what was due in the Confessor's time.

Under the word Tax is understood monetagiam commune per civitates, or comitatus; fo as aids and escuage are not included, for they are not charged upon Counties and Cities, but upon Tenures in Knight-fervice : nor was Dane guelt hereby taken away, for that was a Tax in the Confessor's time, and granted by Parliament.

So then the Norman Kings claimed no other right in the Lands and poffelfions of any of their lubjects, than under and by the Law or common right, and they conclude the Law with a ficut, which I thus English, As it is enacted to them. (or agreed by them) and unto them by us given and granted by the Common council of our whole Kingdom. I leave the words to be criticized upon as the Reader shall please; being well affured that the most strained fence can reach no further than to make it found as an effoppel or conclusion to the King and his fucceffors, to make any further claim unto the effates of his Subjects than by Law or right is warrantable; under which notion conquest never did nor can come, as shall more fully be manifested hereafter. But the right genius of this Law will also more evidently appear by the practice of those times, which even when Justice it felf did most importune, fo tenderly regarded the liberty of mens effates, that no difires could iffue without publick warrant obtained, cap. 42. 8 45. and upon three complaints first made, and right not done; and when rape and plunder was in the heat, and men might feem to have no more right than they had power to maintain : yet even then this Law was refuge fufficient for fuch 'as were oppreffed ; and was pleaded in bar against all usurpations and intrufions, under pretext of the Conquerour's right whatfoever, as by the cafe of Edmin of Sharneburn may appear. Secondly, that the Free-men of England had vote in the making of Laws, by which meum and tuum was bounded and maintain-

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Statutum est eis. & illisa notis datum S concessum per commune concilium totins Regni Nofiri.

Ll. Gulielm.

Gloff. 227. Camb. Brit. NorA.

ned, as may appear by what hath been already faid; nor shall I endeavour further therein. Thirdly, they had an influence upon the judicatory power; for First, the matter in fact was determined by the votes of the Free men, as the Laws of the Conquerour, and of Henry the first do sufficiently manifesi. Secondly, they had an influence in the making of the Sheriff, who as well as the Bishop was by election of the people. Third- LI. Guiteles. ly, they had an influence upon all Judges, by fetting a penal *Ll. Gutta* Law upon them in cafe of corruption; which if not fo penal as to take away life, was neverthelefs penal enough to make an unjust Judge to be a living pattern and example of milery, to teach others to heware.

Two things more must be added, though fomewhat collateral to this purpole. Concerning the right of the Free-men in the common Mint, and in their villains. Concerning the Mint, that the Saxons having made it as parcel of the demelnes Ll. Athelf. of the Kingdom, and leaving to the King only an overfeer. C. 6. thip, referved the controul and chief furvey thereof to the *Ll. Athelar*. grand Council of the Kingdom, who had flated the fame in the Confession's time. But after him the Normans changed the current according to their own liking, till by Henry the first, it was reduced into the ancient course, allowing no money LI. Hen. 2. but fuch as was current in the days of the Confessor, whose Laws alfo (with fome alterations by the Conquerour, with common advice) he alfo established. Concerning the Lords right to their villains it is observable, First, that liberty of infranchisement was allowed, which could never have been, Ll. Gulielm. cap. 65. 8 66 had not the liberty of the fubject been faved. Secondly, that Infranchisement properly is the work of the people, or the body, and the Lord was to deliver his villain by his right hand unto the Sheriff in full County court, and pronounce him free from his fervice, and shall make room for him by free paffage and open doors, and deliver him free arms, viz. a Lance and a Sword, and then he is made a Free man, as I conceive, to all intents and purpofes. Otherwife there might be manumission, as if the villain remained in a City, Burrough, LI. Culiclas. walled Town, or Cafile by a space of a year and a day, and c. 66. no claim made to his fervice by his Lord, he shall be thenceforth

Ll. Gulielm. 65.

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forth free from the fervice of his Lord for ever; and yet this manumifion could not conclude any but the Lord and his heirs or affignes: nor could it enforce the body to allow that for a member which was none before. Thirdly, that notwithstanding they allowed the Lords liberty of infranchifement. yet would they not allow them free liberty of difpoling them as other Chattels : nor by the Law of the Conquerour might they fell their villains out of the Countrey, or beyond Sea, for the King had right to the mediate fervice of every villain. though the Lord had the immediate ; and therefore that Law might hold in force : nevertheless the Ordinance that Anfelm made, that no Lord (hould fell his villain, they would never allow for a Law, nor did it hold in force.

# CHAP. L.

A recollection of certain Norman Laws, concerning the Crown in relation to those of the Saxons formerly mentioned.

I Call them Norman Laws, because they were allowed by them or continued in force, although many of them had their original from the Saxons.

First and second Commandements Ι.

LI. Gulielm c. 51.

One God must be worshipped; and one faith of Christ maintained throughout the whole Kingdom.

This is found amongst the Laws of King William published by Mr. Selden, and was for fubftance in the Saxons time, faving that we find it not annexed to the Crown fummarily until now; fo as by this Law Herefie and Idolatry became Crown pleas; and the like may be collected concerning blasphemy, concerning which it's faid, as of the fervant's killing his Lord, Ll. Hen. 1. c. 75 that it's impardonable : nor could any man offend herein, but it endangered his whole estate. The trial of these crimes is not found particularly fet forth. It might poffibly be in the meeting

meeting of the Clergy, and as possibly in the County court of the Torne where the Bishop was present Jura Divina edocere.

Peter pence, Ciricksceate, and Tythes, must be duly paid.

Thefe are all Saxon Laws united to the cognifance of the Crown, as formerly hath been fhewed : Only the first William efpecially provided, that in cafe any man worth thirty pence in chattels did pay four pence for his part; it fhould be fufficient both for himfelf and his retinue, whether fervants or retainers: and defaults in payment of thefe duties were finable to the King.

## Invalion upon the right of Sanctuary fined.

This I note, not fo much in relation to any fuch law amongst Ll. Gulielm. cap. I. the Saxons, as to the future cuftom, which now began to alter, according to the increase or wane of the Moon. I do not find this mildemeanour to be formerly fo much taken to heart by the Crown; nor poffibly would it have been at this time, but that the King must protect the Church, if he mean to be protected by it : and it was taken kindly by the Churchmen, till they found they were able enough to defend their own right by themselves. Amongst all the rest of Church rights this one especially is confirmed, viz. That any dellaquent shall have liberty of Sanctuary to enjoy both life and member, notwithstanding any Law to the contrary. This privilege was claimed by the Canons ; but it must be granted by the Temporal power, or elfe it could not be had: and though it be true that Kings formerly did by their Charters of foundation grant such privileges in particular; yet could not fuch grants create fuch immunities contrary unto, or notwithstanding any publick Law of the Kingdom; and therefore the Monasteries had their foundations confirmed by Parliament, or general affembly of wife men, if the first foundation was not laid thereon.

Working upon the Feast-days punished by fine.

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ne. 4 Commandement. Before Ll.Hen 1.c. 10

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2.

3.

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Before this time no days for folemn worship of God were acknowledged by the Law of the Kingdom, but the Lord's days. By this all days celebrated or inflituted by the Church for that purpofe are defended by the civil power, and breach of the holy obfervation of these days made enquirable, and punished amongst other pleas of the Crown.

6. Commandement. Breach of the peace, blood hed, and manflaughter, punished by fine.

This was the ancient Law of the Saxons, and was continued without alteration till about Alfred's time, whole zeal against. blood caused murther to be punished with death; but the Danes bringing in a moderation, if it may rightly be fo called, are now feconded by their kinred the Normans, who will not admit of punishment by death, partly because being a warlike people, blood (hed might feem to rank it felf under the Regiment of valour; and partly because they owed much to that Title for the poffellion of all that they had gotten in England. And to prevent scandal, entring upon the rear, opinion stept in, that a miserable life was more penal than death; and therefore in crimes of the deepest die they would to fine and loss of member : and which course prevailed most, either to stop or enlarge the course of that fin, was left to the disposition of fuch as intended to make trial, But in matters of lefs malignancy the purfe rather finarted than the body, wherein they proceeded fo far as to punishment of death by violence; yet was not the fine to be meafured. by the judgement of the mercy or rigour of any perfon, but only of the Law it felf, which fet down in certainty both the nature and quantity of the fine; and left that memorial upon record of a good mind at least to an equitable and just government. In all these cases of breach of peace the King's Court becomes poffeffed of the right of cognifance, and the peace is now called the King's peace; not fo much becaufe that it is left only to his providential care to maintain, as because the fines for most of those crimes pertained to the King: for otherwise there is a fort of crimes that are contra pacem vicecomitis, as will be more cleared hereafter. p.196.

Ll. Gulielm. c.sp. 67.

Ibi J.

Miror 254. Ll. Guhelm. 6. 8. 10, 12, 13, Cc.

Ll. Gulielm. cap. 3.

## NO RMAN'S.

I shall conclude this subject with these three observations: First, that the Laws in those ancient times of the Normans were fo general, as they then made no difference between places . . . . . . or perfons; but whether the peace was broken upon holy or Ll.Hen.i.c. 10 common ground, or upon a Lay man, . er one' in orders, 'the Lay power feifed upon all. The fecond is the care they had for apprehending of the offenders in this kind. If the party flain were a Norman or Frenchman, the Lord of the manflayer LI Gulielm. was charged to have him forthcoming within a certain time, causa or pay the King's fine of 46. Marks fo long as he had wherewith to fatisfie, and for what remained the whole Hundred was charged. But if the party flain were of any other people, the Hundred was immediately charged with the manflayer, and L1. Gulielm. must bring him to answer within a certain time, or pay the cap. 26. King's fine. The third and last is, the care they had to prevent breach of peace for the future : First in settling of night watches by all Cities, Burroughs, Caftles, and Hundreds, in fuch manner as the Sheriff or chief Officers by Common council shall advise LI Gulielm. for the best fafety of the Kingdom. Secondly, in forbidding cap. 56. entertainment of unknown perfons above three days without LI. Gulielm. furety for their good abearance, or becoming their pledge for cap. 46 the publick fafery, nor to let any perfons pals away without LI. Hen. 1. c.8. testimony, under the minister's and neighbours hand of their good carriage.

A man committing Adultery with a married Woman shall forfeit to his Lord the price of his life.

This made the criine enquirable at the common Law as an I. offence contra pacem Domini; but afterward it was finable to Ll. Gulielm. the King, and enquirable amongst the pleas of the Crown by the <sup>cap</sup>. 14. Law of Henry the first. Ll. Hen.1.C.10

Force upon a Woman, to the intent to ravish her, is finable; but if a Rape be committed, it shall be pu- 21. Gul.c. 19; nished with loss of member.

The crime and offences against this Commandement were always punished in the Temporal Courts, by fine at the least; and are still in the Normans time profecuted in the fame way

not-

7. Commandement.

notwithstanding the growing authority of the Canon,

8. Commandement.

Ll.Gulielm. cap.4. Glanv 1.6.c.6. Hovedon. 9. Commandement. Ll.Gulielm. c. 57. Ll.Hen.1.c.10 Robbery is finable.

The different Law between the Saxons, Angles and Danes, now by the Normans is fettled in the more merciful way; and in cafe the delinquent made flight, the pledge fatisfied the Law for him. But in the latter times of *Henry* the first the Law was again reduced to the punishment of this crime by death, and fo hath continued.

There shall be true weights and measures throughan- out the Kingdom, and those shall be sealed.

And this was the constant Saxon Law.

Perjury to be punished by fine, and as formerly still inquirable amongst the Crown pleas.

# CHAP. LI.

The like of Laws that concern common interest of Goods.

Ll. Guli:lm. 647. 6. IF Cattel be taken by Diftrefs the party that will replevy them thall pay for the return of the Cattel, and give fecurity to bring the Diftrefs into the Court, if within a year and a day it be demanded.

This Law I take to be intended where the Cattel are taken damage feafant; because nothing shall release the Distress in other cases, but obedience to the summons.

2. Ll. Gulielm. c. 42. No Diffress ad comparendum shall be taken but after three several summons, and so many defaults made; and in such case Diffress shall issue by especial order from the County court.

I noted this partly to fhew the difference of the Normans from the Saxons in the delay of execution of Juffice by fo much mean process, and partly to fhew the difference between the Norman

Norman times, and these days, wherein mens Cattel lie open to the Diffress of every oppreffing or extorting Bailiff or unknown perfon, and no fummons made at all, whereby many poor mens eftates are either undone, or they must submit to the unjust demands of their adversary.

The state of the state of the

No manner of Goods of above four pence in value shall be bought unless in the presence of four witnesses of the Town. Ll. Gulielm. And the vendor shall fatisfie out of his own estate, if the fale cap. 43. be not effectual, and in cafe the vendor have no warrant for fuch goods by him fold.

No living Cattel shall be fold, but only in Cities, and before Ll. Gulielm. three witneffes; nor shall any thing forbidden be fold without cap. 60. warranty. 4.

No Fairs or Markets shall be holden, but only in Cities, Bur- Ibid. e. 61. roughs, walled Towns and Caffles. 5.

These Laws concerning fales and markets were ancient Saxon Laws, and tend-all to the avoiding of cheating men of their Cattel by furreptitious fale of them made by fuch as had no right.

Goods found shall be published by the finder to the neighbourhood ; and if any makes claim and proof of them to be L1. Gulielm. his, he shall have them, giving security to bring them into the cap. 7. Court, in cafe any other shall within a year and a day make his claim thereto.

service and service in the location of The children of perfons inteffate shall equally divide the heritage.

This is in terminis the Saxon Law, and therefore concerning it I shall refer to the fame formerly, recited ; only, I shall add hereto the Law of Henry the first, which may ferve as an explanation of the former. Any Free man may devife his chattels LI. Hen. r. by will : and if he die intestate, his wife; children, parents, or next kin shall divide the fame for his Souls good. The first branch whereof was ancient, and doubtlefs in continual ufe; but

Ll, Gulielmi, cap. 36.

P.109.

but the iniquity of the Norman rude times was fuch, that the Lords under furmife of arrears or relief would feife all the perfonal eftate after the Tenant's death, and fo the right of laft wills was fwallowed up; but this reftoreth the power of laft wills into it's place, and in cafe the party died inteftate, preferveth a kind of nature of defcent, although they be more perfonal. Nor doth that laft claufe, of the Souls good, difanul the fame, although the words may feem to carry away the benefit to fome other hand. For the whole matter is left to the differentiate.

# CHAP. LII.

# Of Laws that concern common interest of Lands.

THe Laws that concern Lands, and peculiarly belonging to the Normans, are fuch as concern principally the tenure of Lands; which if duly confidered, although favoured fomewhat of the King, yet little of the Conquerour : for generally it must be granted that Tenures long before and after this time; were as the fervices, ordered according to the will of the giver, in which as the King had the greateft fhare, and he the most publick perfon of all: fo were his Donations ordered chiefly to advance the publick fervice; and in this regard the Tenure by Knight-fervice might more principally challenge the King's regard than the regard of all the great men belides. But this was not the fore, yea rather it was the beauty and ftrength of the Kingdom; and for which the King deferved an honourable name above most of his progenitors, who had not fo much Land to dispose of as he had, and therefore could not advance that service in any proportion equal unto him. The fore that caused so many fighs, was the incumbrances railed upon this most Noble and free service, which through the evil of times by this' means became the most burthenfome and the only loathed and abhorred fervice of all the reft. I fay through the evil of times; for it cannot lodge in my thoughts but in -the

the Norman times the incumbrances were nothing fo great as of latter ages, and that much hath been imputed to the Laws of the Conquerour, which they never deferved, as may appear in these particulars, which the Laws of *Henry* the first have preferved in memory.

Tenant of the King, or other Lord dying, his heir shall pay no other relief than what by Law is due.

That which by Law is due is set down in the Laws of Willi- M. Paris. am the Conquerour.

The Relief of an Earl. <	<ul> <li>8. Horfes faddled and bridled.</li> <li>4. Helmets.</li> <li>4. Coats of Mail.</li> <li>4. Shields.</li> <li>4. Spears.</li> <li>4. Swords.</li> <li>4. Chafers bridled and faddled.</li> </ul>	Ll. Gulichm. c. 12.
The Relief of a Baron.	<ul> <li>4. Horfes with Saddles and bridles.</li> <li>2. Helmets.</li> <li>2. Coats of Mail.</li> <li>2. Shields.</li> <li>2. Spears.</li> <li>2. Swords.</li> <li>2. Chafers bridled and faddled.</li> </ul>	Ibid. c. 23.
The Relief of a Vavafor to his Lord.	His beft Horfe. His Helmet. His Coat of Mail. His Shield. His Spear. His Sword. Or if he had no Arms, then he was to pay.	Ibid. c, z4; .

The relief of the Countrey-man is the best Beast that is in his possession, and of him that farmeth his Lands a years cap. 29. rent.

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These

Thefe are the Reliefs due by Law, and now fettled in goods or arms, but afterwards turned into money; and it's likely that the ill cuftoms in the former times did extort both money and arms, or fuch fums of Money as they pleafed; and by the very words of the Law it feems they had brought it to an arbitrary power to take what they could get, and yet all againft Law.

2. Marriage. The King's Tenant shall advise with the King in marriage of his Daughter, Sister, Niece, or Kinswoman; and his Widow in like manner.

The fence hereof in fhort is, that thefe might marry at their own will, without paying fine, or composition to the Lord, and yet must have the liking of the Lord so far as to declare whether the man intended were his enemy or not, and fit to perform Knight-fervice. This Law was therefore grounded upon the present distress of affairs, wherein the nation was unfettled, and common right having established a mutual trust between Lord and Tenant found out this means to preferve the fame; for if the marriages of those that are related to the Tenant in fuch manner as may inherit part of all his Lands, or have joynture therein, fhould be left altogether at the liberty of the Tenant or his Widow; it must needs follow that the mutual truft between Lord and Tenant must fail, and the publick receive damage. And therefore if this cuftom were of Norman birth, it was begotten upon a Saxon Law, and might the rather be owned by the English.

3. Dower.

p.103.

The Widow of the King's Tenant, having children, shall have her dower and portion so long as she keeps unmarried.

The portion here is in the Latin word maritagium, which I take to be the marriage-portion given by the husband according to the Saxon cuftom, when as the dower in Land was not in ufe, whereof is fpoken formerly in that Chapter of dower. And the Normans were neceflitated to introduce this cuftom of theirs with themfelves, partly becaufe it was a privilege which was their own by birth, and it could not be waved without an evident wrong done to the wives of thefe men

men who had ventured their lives in that fervice ; but principally because it would not confist with the work in hand to disclaim that custom which must needs be of infinite confequence in the effecting of what was principally fought after, viz. the union of the two peoples Normans and Saxons into one: I fay it was principally fought after by the Norman conquerour, if not led thereto by his own genius, yet necessitated thereto by force of reason of state, as shall appear hereafter. And what could be imagined a more ready way to ftay the effusion of blood, and all other unhappy events of enmity, than by taking away enmity, it felf? or a more speedy and certain course for union, than to reduce the Men and Women of each people to mutual fociety, and to feal up all by a lasting bond of Marriage? or greater encouragement for the comfortable proceedings therein, than the fettling of the conftant maintenance of the Wife, in cafe of furvivorship, by the Law of dower of the Lands and Tenements of the Husband ? Lindenbrog. which was to full of contingencies, and uncertainties in the Concil. Anportion of goods that was by the Saxon Law appointed to the ham. c. 19. Wife in fuch cafe. Nor was this all; for by marriage thus made L1. Edm. to the Normans they had a great hold, not fo much over the English, as in the English, and that not only during coverture, but by reason of this Title of Dower, the Women became Tenants, and under the Lord's wing, fo as they durft not willingly and illegally offend their Lord in their Widowhood, nor by Law nor reason match themselves and their dowry to any other that was not first allowed by the Lord to be in friendship with him; and thus became the Tenants Widows to be at the liking of the Lord for their marriage : and the like hereto may be faid concerning the Husband in cafe of Tenant by the courtefie; and however by the Norman former practife it was much difturbed; yet by Henry the first it was again-reduced to it's former right, rather than original ariling from his grant, as fome hold, and proved advantageous for the ends aforefaid. Now as touching their marriage-portion of goods, because the Saxon Law had already endowed them thereof, they could not be induced to lay down their known ancient right, till they found the new Law of dower to fettle, and fo for fome X 2 time

Aliror.fo. 20.

time both Laws were in force, until the more ancient Saxon Law had an honourable burial. Neverthelefs for the prefent the Law abridged that right fo far as to limit it to the Widow during Widowhood, according to the former Saxon Law. Upon confideration of all which it may well be conceived that the power of the Lords in confenting or differting to the marriages of their Tenants, Widows, and Wards, was not fo much an ulurpation upon the common right of the English fubjects, as a cuftom rationally, and with great wildom, as the course of affairs then flood, 'upholden and allowed amongft them, principally for the fpeedy fettling, of a peaceable government, and confolidating of two Nations into one, and wherein England was then fo happy as to come to a conclusion in seven years, which cost their Ancestors nigh two hundred years experience with the Britans, besides a world of blood-fhed that might have been spared, e're they could find out the right way to a defired peace by mutual marriages had between them. The commanneds, and man, the strain and זומיבו ות מוכלדנות נידי לעילום בגמונו יע בנו

cap. 4. 4. Ward(hip.

M. Paris.

Such Widow shall have the custody of the. Lands of fuch children, or otherwise such other perfort as by right ought to have the same.

This is the first news of Wardships, that paffed abroad voum privilegio of a received Law, which together with the former declare the right cuftom of the Normans, and thereby the injustas confuetudines quibus Anglie regnum opprimebatur, viz. Arbitrary relief taken of the Tenant's estate, arbitrary marriages made of their perfons, and arbitrary grants of guardianfhip of their Lands; for as yet oppreffion was not fo high flown as to caft the government of the perfons of their Wards out of the view of the Lords provisionary care, upon adventure of the next in Law, whether man or woman, wife or unwife, under pretence to train him up in military fervice fit for the Lord's own lafety, and the Kingdoms lifeguard : but it was theoproper ground of the Lord's own feifure and right of Wardthip, he being looked upon by the eye of common reason as the only? meet man that both could and would effect that work, fo as might be most advantageous to the publick, which seemed to be chiefly con-

#### NO R'MANS.

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their

concerned herein sand upon the fame general ground the furth vey of fools accompanied the former, albeit it was not in. practice till Henry the first brought it in, as the Mirror of Justices faith (fo. 258.) yet it came upon an ancient foundation laid in Ll. Canud. 37. the time of the Danes: For my own part I will not difpute the point whether this cuftoin of Wardthip was purely Norman, " or whether it was derived from the Saxons anciently, who poffibly might have some respect to Orphans, in such cafes to train them up for the publick fervice in point of War, especially. being poffessof a known right of relief, as well as Alfred the Saxon King did undertake the work for the training of fome fuch particular perfons in learning for the fervice of the Affer. Menew. publick, in time of peace and civil government; yet thus much appeareth that guardianship of Lands was a known custom enough to make and maintain a right, and that it by Law was a right belonging to fome perfons before others, and that this had been a cultom before the former unjust customs crept into government of the Conquerour, and principally of his Son Rufus; and though it be questionable whether it settled first upon the Normans or the English, yet it's manifest that if one people had it, the other people now coming into union? with that people, could not in reafon except againft that cuftom which the other people had taken up upon to honourable grounds as reason of State; which as the times then were, was evident and fuperlative; especially the cufloms being under the regulating of Law, and not of any arbitrary power, and can be no prefidents of the relief, Marriage and Wardship that after ages usurped. st. 1. rore bit by 1. L. I.

Tenants in Knights-fervice shall hold their. Lands, & c. acquitted of all Taxes, that they may be more able to provide 5. Arms, and be more ready and fit for the King's fervice, and 5. defence of the Kingdom: 5. Acquittall.

This Law whether it be a renewing of a former cuftom, or an introduction of a new Law; it's clear it was upon an old ground : That Tenants by Knight-fervice must be ready for the fervice of their Lord, and defence of the Kingdom, whereof afterwards: But the Law is, that these men shall hold

1=153.

their Lands of that Tenure acquitted of all Taxes, though legally impofed upon the body of the Kingdom, which must be conceived to be for the publick benefit, viz. either for the preparation or maintenance of publick war; for in fuch cases it hath been in all times held unreasonable that those whose perfons are employed to ferve in the Wars should hold Lands doubly charged to the fame fervice, viz. to the defraying of their own private expences in the War, and maintenance of the publick charge of the fame War besides.

# CHAP. LIII.

Of divers Laws made concerning the execution of Justice.

This to the second of the second states of

Lthough in proceedings in cafes of vindicative Juffice delinquents might feem to be left rather to the fury than mercy of the Law; yet fo long as men are under the Law, and not without the Law, it hath been always held a part of Juffice to extend what moderation might poffibly fland with the honour of the Law, and that otherwife an over rigid and fierce profecution of the guilty is no lefs tyranny than the profecution of the not guilty; and although violence was the proper vice of thefe times, yet this point of honour must be given to the Normans, that their Sword had eyes, and moved not altogether by rage, but by reason.

I. No sentence shall pass but upon averment of the complaint Ll. Hen. I. c. 5. by accuser or witness produced.

2. Ll. Hen. 1. M. Paris.

Fine and pledges (hall be according to the quantity of the offence.

By these two Laws of *Henry* the first the subjects were delivered from three great oppessions: First, in making them offenders without complaint or witness. Secondly, in imposing immoderate fines. Lastly, in urging extraordinary bail.

'For-

Forfeiture of Felons Lands is reduced to a year and a 3. Miror . fo. 261. day.

The Normans had reduced the Saxon Law in this cafe unto their own Last, which stretched their desire as far as the estate would bear; but this being fo prejudicial to the immediate Lords, who were no offenders in this cafe, and fo contrary to the Saxon Law, it was both done, and undone in a short space by the allowance of Henry the first.

. Intent of criminal offences manifested by A& punished by fine or mulct.

This by Alfred's Law was punished by Talioes Law, but now Miror. fo. 254. by a Law of Henry the first reduced to mulcts.

Mainperners are not to be punished as principals, unless they 5. be parties or privies to the failing of the principal.

This Law of Henry the first repealed the former Law of Ca- Miror. fo. 141. nutus, which must be acknowledged to be rigorous, although not altogether without reafon.

No person shall be imprisoned for committing of mortal crime unless first he be attainted by verdict of twelve men. L1.H.n. I.C.S.

By imprisonment is intended close imprisonment, or imprifonment without bail or mainprise; for otherwise it's apparent that as well by the Saxon as Norman Laws men were brought to Trial by restraint.

Appeals of murther restrained within the fourth degree.

Before this Law Appeals were brought by any of the blood or kin of the party flain : but now by Henry the first restrained. Miror. cap. 2; The ground feems to be, for that affection that runs with the Sec. 7. blood, grows fo cold beyond the fourth degree that the death of the party is of fo fmall account, as can it fcarcely be reputed a loss of fuch confequence to the party, as to expose the life or price of the life of the manslayer unto the claim of fuch an ones and thus the Saxon Law that gave the fatisfaction in fuch cafe to the whole kinred, became limited to the fourth degree, as I conceive from the Ecclefiaftical conflitution concerning marriage. Two

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Two things more concerning juridical proceedings may be noted, the one concerning fpeedy courfe of Justice, wherein they may feem to justifie the Saxon way, but could never attain to their pace, in regard they yielded fo much time to Summons, Essons, &c. The other, concerns election of Judges by the parties; for this we find in the Laws of Henry the first.

# WOODA, CHAP. LIV.

SUL ITATI IN

Of the Militia during the Normans time.

THe power of Militia is either the legislative or executory power : the legislative power without contradiction refied in the grand Council of the Kingdom, to whom it belonged to establish Laws for the government of the Kingdom in time of peace. And this will appear in the preparation for War, the levying of War, and managing thereof after it's levied : for the preparation, it confifteth in levying men and munition, or of money; In all which questionless will be a difference between railing of War by a King to revenge a perfonal injury done to the King's own perfon, and a War raifed by the whole Kingdom, or representative body thereof, which is commonly done in defence of publick interest, and feldom in any offentive way, unlefs in recovery of a right poffellion, either formerly loft, or as yet not fully fettled. Now although it be true, that feldom do injuries reflect upon the King's person alone, but that the Kingdom will be concerned therein to endeavour a remedy; yet becaufe it may fall out otherwife, Kings having been occalioned to levy War of their own accord, but in fuch cafe could neither compel the perfons of his fubjects or their eftates to be contributary. And of this nature I take the War levied by Harold against the Conquerour to be, wherein the greatest part of the Kingdom was never engaged, nor therefore did it feel the dint of the Conquerour's Sword at all; and in this cafe the Militia must be allowed to such as bear the purse : nor

nor can it be concluded to be the Militia of the Kingdom, nor any part thereof, although it may connive thereat. But to fet this confideration alide, as not co-incident at all with the Norman engagements after they were crowned, and to take all the fubfequent Wars to be meerly defensive of the right of the Crown, as in fober construction they will appear to be: as touching the levying of money, it's evident that it lay only in the power of the grand Council of the Kingdom; for otherwife the Laws were fettled that no Tax should be made or taken, but fuch as were due in the Confessor's time, as formerly p. 136. hath been shewed. Secondly, for the preparing of men and munition, it was done either by Tenure or by special Law; as touching Tenure, it was provided by way of contract, that those that held by Knight's fervice should be ready with their Arms to affift the King for the defence of the Realm : So as they were not bound by their Tenure to aid him in any other cafes. Others were also by especial Law of the Land bound Li. Galielm. to be ready for their fervice in that kind : For all the inhabi- cap. 57. tants of this Kingdom held their cltates under a general fervice, which by common right they are bound to perform, viz. in time of danger to joyn in defence of their Countrey : This is the common fealty or allegiance which all men owe; LI. Gulielm. and which if neglected or refused, renders the party guilty of cap. 59. treason against his Countrey, and his estate under the penalty of forfeiture, according to the old Saxon Law revived and declared by Henry the first. Thus the Law made preparation for Ll. Hen. 1. c. 1 the War, both of Men and Arms. Castles and Forts were likewife either first made by the order of the grand Council, or Li. Gulielm. otherwife allowed by them for the defence of the Commons, cap. 61. and the Kingdom; fo was the Law of William the first. The levying and managing of the War must not be denved de jure to belong to the reprefentative body, fo far as may confift with the directory part, for that it is a main part of the government of the Kingdom in times of War: And therefore Henry the first, amongst his Laws made in the ordinary course of Law making, provideth for the ordering of men in the army in the field, and eltablished a Law, that fuch as forfook their colours or affociates in the field, during the Y battel

battel, should be punished with death, and forfeiture of his whole eftate. Nor yet can it be denyed but that de facto Kings of their own accord, and by fecret Council did direct therein; either in the vacancy of Parliament, which was the general cale of the first times of the Norman Conquerour, and the whole Reign of William Rufus; or by connivance of the grand Council, while they faw nothing done but what was well Ll. Hen. 1. c. 13 done. Nor can it be rationally faid that Kings by fuch advice as they have (in the receis of the grand Council ) levying / War in defence of the publick, according to rules, do otherwife than their duty; or if the grand Council look on, fee nothing mifgoverned; and fay nothing, that they do other than is meet; For it must be remembred, that Kings in their first original were rather Officers for War than peace; and fo are holden by all Antiquity, and as Generals in War were called Reges or Imperatores by the Grecians, Romans, and Germans: and at fuch times as War was concluded, at the general meeting of the people they chofe their Dux or Rex, call him which you pleafe; and he being chosen, all bound themselves to be at his command, and to defend his perfon : fo as while a King keepeth his within his place, in time of danger it's his duty first to ftir himfelf, and ftir up the reft; to lead them and order them, as may be most for the publick defence, and to govern the Army by fuch Laws as are or shall be established by order of the publick meeting and in cafe of fudden exigencies to use his own wits; and in all this is the common liberty no whit infringed, in regard that all is for the publick defence, to which the Knights are bound by their Tenures, and all others by the Law. And this was this Kingdoms cafe in the Normans time, that both Leaders and Souldiers, whether by election of the people or prefeription, yet all ferved for the defence of the Kingdom. Nor were they compellable to any other fervice inconfistent therewith, nor to fland to any judgement in fuch cafes differing from, or contrary to that of the Parliament it felf.

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CHAP.

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# CHAP. LV.

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That the entry of the Normans into this Island could not be by conquest.

Hat in point of fact the entry of the Normans into England was not by Conquest, will sufficiently appear from what hath been already noted. I shall make one step further, and thew, that as affairs then flood with the Conquerour, it was impossible for him to merit that name against the fiream of providence, that had pre-engaged him to three forts of men, viz. the Normans, the Clergy, and the Commons of England,

It must beitaken for a ground that Duke William must give all fair correspondency to the Normans, confidering they are members of his own body, and the arm of his ftrength, without which he could do nothing. And it's not lefs certain, that however the Sea divided the two Countries, yet long before the arrival of the Army, the Normans and Saxons were M. Wef. fo well acquainted by the latter accels of the Danes, that An. 1072 partly by marriage and other interests the Normans made fo Ll. Gulielm. great a party in England, as that party merited no lefs from the Duke in his entrance, than those he brought with him; and therefore both they and their Allies in all reason must expect fuch reward of their faithfulnels to him, 'as the other had; nor could the Duke deny the fame, unless he had disclaimed his own interests, whereof he had none to spare. Secondly, their merit from the Duke was accompanied with no lefs mutual relation to his Army, being of the fame blood with themfelves, and of ancient acquaintance, and as impossible for the Duke to keep them from confociation with the mixed people, as to abstract the mixed people each from other; one or both of which must be done, and the Conquerours must be kept from incorporating with the conquered, or elfe the Law of Conquest cannot hold. Thirdly, if these two had failed, yet had

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had the Duke by his manner of rewarding his Army difabled himfelf from holding, however he might feem to have by This was his gift of Mannors, Lands, and Franchiconquest. fes unto his Souldiers, compleated with their ancient rights. and priviledges in free fervice; otherwife it had been little better than a Trap to bring his own men into bondage, who lately were free Souldiers under no better than a Duke of their own election; and their government in their own Countrey, however big, yet had not brought forth a foveraignty into the World; their Duke no compleat King, nor themfelves fo mean as vaffals; and it was equally difficult for him to get up higher, as for them to floop lower: And however, it was dangerous now for the Duke to try mafteries; unless he meant to hazard all, and to change the substance for the shadow. Laftly, to lay them all afide, and to take the Normans 'as' in themselves confidered, a people under such Laws and Customs as were the fame with the Saxons, and originally in them, and from them derived into Normandy by Rollabory fome other'; or take them as a people willing to lay afide their own Law, as fome Writers affirm, and more willing to take up the' Danish cuftoms, which were also very nigh a kin to theirs, and in part fettled by the Danes, in that part of the Kingdom, where themfelves most refided. It must be concluded, that a government by Law was intended; and fuch a Law that was no way crofs to the fundamental Laws of this Kingdom, but ( concurring therewith; In every of which regards the future generations may juftly claim their immunities as fucceffors and heirs unto the Normans, albeit no Saxon could have enjoyed or derived the fame to posterity. I a set a set of the liter the

A fecond fort of men that made the King uncapable to hold by conqueft was the Clergy, a confiderable part of the Kingdom in those days, when as in every Nation they grew checkmate; and in this Kingdom had well nigh the one half of the Knights fees, and thereby a principal part of the strength of the Kingdom, besides the conficiences of them all; and for a referve they had the Pope in the rear, whose power in every Kingdom was little inferiour to that of the King's own, and therefore sufficient to stop an absolute Conquest, unless it were first

first conquered. But the King caine in upon great difad vantages in both these regards: For whereas his pretence upon his entry was to advance Juffice principally toward the Clergy, who formerly were wronged by Harold, or, voiced fo to be, this bound him from injustice and oppression; and furthermore the Pope had him in the double bond; one as Prince of the English Clergy ; the other as Judge of the Title of the Crown by the King's own election; and that by fentence; for the King had merited of him, if not to hold the Crown it felf by fealty to the Roman See, yet by fuch fervices, as that the Tripple Crown thould be no lofer. . The King therefore must refolve to have no more to 11do with the Church than will fand with the Pope's liking, unless he meaned to adventure-himsclf and all he had into the danger of the great .curfe, of which the King would feem more fentible than perhaps he was. Nor were those times of the Church fo moderate, as to bring forth Church men that would catch the good will of the Laity by condescentions or Popes of that height of perfection as to part with one tittle of their great Titles, much lefs ought of that pitch of power which they had griped, though it would fave the World from ruine. In all which regards the Norman Duke was too far inferiour to attain by conquest any thing in this Kingdom, wherein the Pope or Clergy claimed ought to have or do.

A third lort of people avoided the dint of Conquest either by timely fiding with the Norman, or by constant refisting of him, or by neutrality. Of the first fort were many, both Lords and others, that, by affinity, and confanguinity were become Hovedon.lib.6. Englilh men to the Notman us; others were purchased there-unto by the Clergy, that were zealous for the Pope's honour, that was engaged in the work. Of those likewise that were refolute in the defence of the liberty of their Country there were Ingulfus 512. not a few that purchased their liberty, who otherwise might under pretence of treachery have forfeited the fame to the rapacious humour of the Conquerour; and this was not done only by valour, for Normandy flood in a tottering condition with their Duke ; partly drawn away by the French, that feared the Duke would be too frong for them; and partly declining

clining their own further aid; left their Duke floutd be itoo great for the Dutchy. Thrwas therefore wildom in the Conquerour to settle the English affairs in the fairest way to gain them for himfelf, who had been fo brave against him. But the greatest number, especially of the Commons, looked on while the game was playing, as contented with the caft of the Dice, whatever it should be. These were afterwards by the King looked upon, not as enemies (as the preddent of Edwin of Sharneburn witnesseth fufficiently) but upon fuch as either were or by fair carriage would be made his friends ; 'and therefore he concluded them under a Law of affurance, that they that had been fo peaceable, should have, and enjoy their Lands as entirely and peaceably as they had formerly done before his entry. To conclude therefore this point : if these three parties of the English Normans, the English Clergy, the flout English, and the peaceable English be set aside from the Title of Conqueft, it will be probable that not one tenth part of the Kingdom were ever under other change than of the Governour's . to part with one turk of their out in "es. n ... nofrig nwo or J refer of part of a low in the second of the second of

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A brief Survey of the Sence of Writers concerning the point of conquest. 10 and 2 hour with the dit di

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He clamours in ftory that the Conquerour altred and made Laws at pleafure, brought in new cuftoms, moletted the et.ion perfons and effates of the people with depopulations, extortions, and oppreffions, and others of that nature, have made latter times to conclude his government to be- ( as of a Conquerdur) meerly arbitrary, and that he did what 'he' lift': 'how different this conclution is from the intent of thole, Writers'T know not; but if the King's Title and Government was as a Conquerour, than was his will the only Law, and can 'admi-nister no caule of complaint of wrong and oppression, and therefore if these be taken in nature of complaints, they declare plainly

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Gloff. 217.

#### N.O RUMAN S.V.

plainly that there was a Law in Title, or elfe there could have been no transgreffion or cause to complain. But if the Reader shall apprehend these passages in Writers to be no other than fober relations, then were it not, amils to confider from what fort of men these complaints or relations do proceed, viz. from Writers that have been cloyftered men, little feen in affairs of State more than by common report and rumour; prejudiced by the King's displeasure against their Cloyfters, and therefore apprehenfive of matters in the faddeft fence, and many times far beyond the truth, and might as well be supposed to mis-relate. as to mistake. For if we shall touch upon particulars, I think no man will deny but the King allowed property indifferently, as well to Normans as English, if the premisses be rightly confidered : and therefore though fomewhat be true of the plundering of houses of Religion, perfecuting of the English Nobility, depoling of Bilhops and Abbots, whereof they fpeak; yet all might be defervedly done in a legal way, and in execution of Juffice, whereof, Hiftories are not altogether filent; Neverthelefs, if in the profecution the King did fhew a kind of rage, and fome rafanels, it might be imputed to the common infirmity of great men; for as oppreflion upon those that are inferiour, makes them mad, fo doth treachery against them that are superiour make them little other; especially if they be overtaken with a fit of paffion in the inflant, or their minds wraped into a whirlpool of affairs.

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But the change of Laws makes the greater noife; wherein what change they fuffered, may appear from the premiffes, if Writers have dealt uprightly; Otherwife general imputations without particular inftances will never fivay opinion contrary to the current of the Laws that are publifhed; efpecially feeing we have obferved the errour of the beft Hiftorian of those times, in calling those things new which were anciently. used in England, before Normandy was in a condition of a flate. Yet if this should be granted, and that there were such change of Laws as is pretended, it makes nothing to the point of conquest, fo long as the new Laws are made by advice of common Council, and for the common good; and fo long as they are

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are established to be rules for government. I remember it's affrined by fome of those ancient Writers, that the Duke or King would have brought in the Cuftoms of Norway, but the carnell mediation of the English prevailed against it: and it evinceth two things to my opinion : First, that there was queftion made what Law (hould be established. Secondly, that notwithfranding the interest that the Normans had in the Kingdom, they could not prevail to bring in the whole body of their Law, or of the Cuftoms of Norway, which were not only the prima materia of their Law, but also in kind had a settling at that very time in those places of this Kingdom where the Danes had their principal feat: and therefore not altogether strange to the Saxons themselves. The fum of which will be this, that upon debate a Law must be settled, and that not the Law of the Conquerour's own will, nor the Law that fuits with his defire; but the ancient Law of the Kingdom : and therefore if at any time the unquietness of some of the English brought the King to fome thoughts of arbitrary rule, and to thake off the clog of the Saxon Law; it was long'e're it flirred. and fprang up too late to raile the Title of Conquest, and withered too foon to fettle it. D the second to be a stand

As touching the change of Cuftoms (for that also is imputed . to the Conquerour ) it cannot be denyed but some alteration might be in matters of finaller confideration; yet are the Writers not without mistake in the particular instances : Forwhereas they tell us that the Conquerour took away the cuftom of Gavel-kind, and brought the cuftom of descent to the eldeft Son : and that Kent faved their liberties and continued this cuftom of Gavel-kind: I shall not contend about the liberties of Kent, but must till I see better reason hold the opinion of the change of inheritance to be a meer conceit : For ( befides what hath been-already faid concerning thatcußom of Gavel-kind) if we believe Glanvil, the difference was between Lands holden by Knight's-fervice, and in focage : the first of which in his time by ancient custom always de-1:3.7. cap. 3. scended to the eldeft : and those Lands that were holden in Socage (if not partible by cuftom, in which cafe they went' equally to all the Sons) went by cuftom in fome places to the

the eldeft, in other places to the youngeft; fo as the rule of inheritance in the Norman times was cuftom, as well as in former times. And furthermore, if the cuftom of Gavel-kind had been the general cuftom of this Nation, the King by his change had contradicted his own Prerogative, and granted as great a liberty to his fubjects as could have been invented: For had the cuftom of Gavel-kind happened upon the Lands in Knight-fervice, it had brought all the Sons under the Law of Ward(hip, and had made a ready way to enthrall all men of worth, and undoe all husbandry; the first whereof had been as advantageous to the King's private interest, as both deftructive to the publick.

Nor is it clear from any Author of credit, that the Normans changed the Tenures of Lands; albeit that it cannot be denyed but fuch Lands as he had by forfeiture, or otherwife, were in his own power to difpole upon what Tenure he pleafed; for as well before the Normans time as long after, Tenures were like as the fervices were, all at the will of the donor; and were of as many individuals almost as the minds of the owners; fome being of more general regard and publick use, are recorded amongst the grounds of English Laws; none of which appear to me to be of Norman original, although they received their names according to that dialect.

It The next thing objected is the change of Language, which thing fome Writers tell us the King endeavoured ; or which is worfe, to be fo abfolute, as to be abfolute Tyrant, and to publifh Laws in a foreign Language, that the people through ignorance might the rather transgress, and thereby forfeit their estates. This (if true) fo far differed from the nature of a Conquerour, as rather proveth that he was put to his fhifts: Neverthelefs the thing taffeth fo much of fpleen, as it might occasion distrust of other relations concerning this subject: For befides that it is nonfence for a Conquerour to entitle himfelf by a cheat, where he hath an elder Title, by conqueft; I shall in full answer to that calumny infert a passage of an Hiftorian that was in the continual view of publick affairs in those times, who speaking of the Conquerour faith, That he commended the Confessor's Laws to his Justices in the fame Language 7

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M. Paris. fragm. Gulielm. Language wherein they were wonted formerly to be written, left through ignorance the people might rashly offend. And another Authour faith, that the King had a defire to learn the English Tongue, that he might the better know their Law, and judge according thereto. It's probable neverthelefs, that the Laws were in the Norman Tongue; and it's no lefslikely that the pleadings, in real Actions especially, were also in the fame Language : elfe must the Normans be put to school to learn English, upon peril of loss of their Estates: but that either the written Laws were wholly concluded into the Norman Tongue, or that the publick pleading of causes by word of mouth in all Actions where the iffue was left to the Country, were in any other Language than English, no advised Reader will conceive : feeing it had been a madnels for an English Jury to pass their verdict in any case wherein it's likely many of them understood scarce a syllable of the Norman Language, much less ought of the matter upon which their verdict should be grounded. Add hereunto, that it's not likely but the Conquerour inhibited the use of the English Language in all matters of publick Record, in as much as the Charters made by him to corporate Towns and Franchifes were fometimes in the Saxon, more generally in the Latin, but feldom or never in the Norman dialect; and that pleadings and indictments were entreduin like manner in the Latin Tongue (as formerly by an old cuftom brought in by the Clergy was, ufed ) for the Clergy, who had gotten the Key of knowledge and Law into their own cuftody; laid it up in that Language whereof the Commons had little knowledge, that they might thereby be enforced to depend upon these men for Justice, as well as for piety. The Normans therefore either found it too hard to alter the former cuftom in fuch cafes; or elfe thought it the wifest way to chuse the- Latin as a third Language indifferent as well to the Normans as Saxons, and best understood of any foreign Tongue belides : and yet endeavoured to bring both peoples into one Language, as they were intended to be one people ; and to prefstithe ule of the Norman Tongue in publick affairs, fo far as might confift with good government and Juffice, leaving time and occafion to work the iffue, which doubtlefs was much, and had been more,

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more, had the Norman race continued in the Throne. But falling out otherwife, the English blood prevailed in the head, and the Language continued poffellion, mixed only with fome Norman words, as the people alfo were a mixed people. So as the Language was not changed, though it was altered.

Lastly, it's affirmed that the Normans did impose a new cuftom called Coverfeu; and it's thought by fome to be a meer vaffalage, that every man at the noise of the Bell every night must put out both fire and Candle; and yet is a matter of fo small concernment, that (of being in it's own nature convenient) Scotland received it without such coercion: and can be reputed for no other than a feafonable advice, which any Corporation in time of danger might order within their own Precinct, without transgreffing the liberty of the Subjects. Of less consequence is that change, which is alledged was brought in by the Normans in the fealing of Deeds of conveyance, by fetting a print upon Wax annexed to the Deed, which formerly was wont to be by fetting a print upon the blank at the end of the Deed ; and yet it's looked upon by fome as a Trophy of Conquest or absolute government : concerning which, I will not dispute whether the Normans first brought in this course, but shall reft in this, that the King being about to compleat the unity of the Laws in the superstructure as well as in the fundamentals, if herein and in some other particulars the English fubmitted to the Normans, they likewife flooped to the English Law in other things; and therefore fuch concurrences ought not to be imputed unto a conquering power, but unto moderation amongst a company of wife men.

Thus having glanced at the changes of Property, Laws, Tenures, Language, and fome cuftoms, we come to that which is the main occasion of all these complaints, I mean unlawful Taxes, afforftinges, and other fuch oppreffions upon the effates of the people: concerning which I purpole not to contend, for much thereof is like to be true: the Norman Kings (efpecially the two Williams ) being under continual occasion of expence, many Wars, more provocations, which kept them ever in Action and that wrought their spirits into an immoderate heat, little inferiour unto rage; and fo they might foon out-reach their 7 2 bounds

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bounds, and fit heavy on the people; and in fuch occasions no man escaped, Norman nor English, Clergy-man nor Lay man; nor did the Kings themfelves come off fuch gainers, but that they might fometimes put up their gettings into their own eyes. and fee never a whit the worfe. And yet to do them right, they were not always of fuch fad influence, but had their lucida intervalla; especially he that had the least cause, I mean the Conquerour, who certainly was a man of a ferious regard, and did not only remit fometimes his rigour in exacting where he ought not, but alfo forbare to require that which he had fome colour to demand : for whereas the Dane-guelt was left unto him in the nature of an annuity, he was contented to turn it into a fum in gross, and to demand it only Cum ab exteris gentibus bella vel opiniones bellorum infurgebant; and it was then done confultis magnatibus. These things thus confidered, might have mollified fomewhat the Pens of angry Writers; and where they fail, may be caution to Readers to confider occasions and dispolitions of Princes; and fo long as Laws hold in Title, to confirue the irregularities of Princes to be but as fleps out of the path to avoid a little dirt, that a man may get home the more cleanly; and therefore rightly can derive no other Title of abfolute Soveraignty to their fucceffors than to hold by infirmity. And thus the Government under the Normans at the worft was but like that of childhood, following fudden and prefent defires , not wife enough to plot for abfolute Monarchy, nor to keep off a polity, which still rooted underneath, though the fruit, while itwas now green, was harfh and unpleafant. I so ut in

I thall conclude this Norman difcourfe with this advertifement; that notwithftanding the words Conquerour and Conqueft have often fall'n from my Pen, and hereafter may do the like, yet can I fee no reafon why divers fucceeding Kings coming to the Crown by argument of the Sword, and not by right of defcent, may not deferve the Laurel as well as the first Norman King; only becaufe fame hath fancied him that Title, under a kind of prefeription, I do the like.

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### CHAP. LVII.

Of the Government during the Reigns of Steven, Henry the 2. Richard the I. and John. And first of their Titles to the Crown, and dispositions in Government.

T Have cut out this portion of one hundred twenty and five L years (containing the Reigns of these Kings) apart from their Succeffors, in regard of their Titles; all of them being under one general climate, and breathing one air of election, and compact between them and the people. Now was the iffue male of the flock of Normandy quite wasted ; I mean in relation to fucceffion by inheritance : for although it was the lot of Henry the first to have many children, yet it was not his happines to have many lineal; nor to hold what he had; nor of them all was there left above one that might pretend to the Crown, and it a daughter, who was the great Grandmother to all the fucceeding Kings till this day. Only King Steven like an unruly Ghoft coming in upon the Stage troubled the play during his time. This Daughter of Henry Steven. the first was married to the Emperour Henry the fourth, and furviving him was in her Father's life time acknowledged to be his heir; (the Sea having formerly fwallowed up the remainder of his hope) unto her the Lords fivare fealty as to the next fucceffor in the Throne after the decease of her Father, being led thereto by the infligation of her Father, whofe conficience told him that the Title to the Crown by inheritance was weakned by his own precedent, himfelf comming to the fame by election of the people, contrary to the Title of his Brother Robert. Neverthelels this was not the first time that the English Crown refused to be worn by practice; for Henry the first being dead, Steven the younger Son' to a younger fifter of Henry the first put up head : who being of the Royal flem, a Man, and a brave Souldier, by the ancient

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ent courfe of the Saxons, had Title enough to be thought upon in a doubtful fuccellion. Befides he was a rich man, and had enough to raife up his thoughts to high undertakings, and a Brother, a Bithop and Legate to the Pope here in England, one who was of a high spirit, and vast power; advantages chough to have quickned a much duller spirit than his was, who was the Son of a Daughter to William the Conquerour; and to make him yet more bold, he had the upper ground of the heir, who was a woman, difadvantaged by a whilpering of wilfulnefs. and cuftomary government like an Empres: which was too high a fail for an English bottom, wherein so precious a treasure as the Subjects liberties was to be (hipped. Thus provided. Steven stepped up to the English Throne, and with protestations of good government entred and made up the match both for Crown and Scepter, the people waving the Title both of Empress and heir; the pretensions of the E. of Bloys elder Brother to Steven gave way to the common Law and liberties' of the Subject to falten, root and gather recompence after the violence of the Norman blafts was out of breath; thus making way over hedge and ditch of all Oaths, till the King was quietly fettled in the Throne.

Quietly, faid I? that I must retract; for he never had quiet during his life, though generally he was victorious, and did as much as a King could do that had the paffions of a man and Souldier, to give the Subjects content. The true caufe whereof was an errour in the tying of the knot, wherein he neither became theirs, nor they his : For the fealty that was fworn to him was but conditional and eousque : and yet the King's promifes were abfolute, and better observed than the peoples were, pollibly because his engagements were more. For besides his protestations, the King pledged his Brother the Legate to the people, and mortgaged himfelf to his Brother : and to boot gave both to the Clergy and Barons liberty to build and hold Cafiles for their private fecurity: the iffue whereof may mind, that too much counterfecurity from the King to the people is like fo many Covenants in Marriage, that make room for jealoufie, and are but seeds of an unquiet life : and thus it befel this King's

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King's Reign. His first troubles are brought in by Historians. as if they dropped from Heaven, yet probably came immediately from without, viz. from beyond Sea where the Empress was: for as the King's engagements were in their first heat on the one fide, fo was also the Empresses choler on the other fide, and therefore might make the first affault : and the King's first fuccefs therein falling out prosperously for him, conceited him that he was ftrong enough to encounter his own Covenant, although in truth he invaded but the skirts thereof : I mean that collateral fecurity of Caftles: for by experience he now feels that they are blocks in his way, he must therefore have them into his own power. But the Clergy are loth to forego their pawn till they had their full bargain, (for now they were working hard for investures of the Mitred Clergy under the patronage of a Legate that had the King in bonds ) acted their parts fo well as they engaged the Nobility for their liberty of Caffles. in which atchievement the King was taken priloner. The Emprefs betakes her felf to the Clergy, and by the Legat's means procures a kind of election to be Queen : but fhe fick of the Womans humour, and thinking too much of the Empress, and too little of the Queen, and forgetting that the English Crown would not fit an Empress, unless the could fit her head first to it, choaked her own Title by prerogative, and fo let the Crown flip through her own hands, which fell upon the head of Steven again, who maintained it by his Sword, after by composition, and then died a King: and thus like a vapour mounted up by the Clergy, toffed by Tempefis for a time, and at length falling, gave way to the Crown to have it's free course to the Empresses Son by Geoffery Plantagenet.

This was Henry the fecond, the most accomplished for wif- Henry 2d. dom, courage and power, of all his predecessors, and one that wanted nothing but purpose to have undone what the foregoing Princes had done, in the fettling of the liberties of the people : for the subjects were tired with the unquiet former times, and the Clergy in distraction through the Schifm in the Popedom between Victor the fourth, and Alexander the third, 2100 2

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third, and very unfitting all were to dispute the point of prerogative with fo mighty a Prince. And it was the wifdom of God to order his affairs fo, as that he was not very fit to dispute with the people in that cafe: for his Title to the Crown was not very excellent, being neither heir to the last King that reigned, nor to the last of that Title, I mean to Henry the first : but Son only to the Empres, who was now alive, and by defcent was to be preferred before all other. His Title therefore is clearly by compact and agreement made between the Lords, King Steven, and himfelf, all being then ready to try the right by the Sword to that to which none of them had any right at all at that time, but by the favour of the people. Nor did the King ever after dispute the ftrength of this Title, although before he died, his mothers death conveyed over to him what right of descent soever was confistent with the Law of the Crown, nor did occasion favour him thereto: for as it's never feen that any man is honoured by God with many advantages without proportionable employment for the same, fo it befel with this King: His great Territories in France brought jealoufie in the rear : and it strife and contention with France, enough to turn his thoughts from waxing wanton against his own people : and therefore his wildom taught him to prefer peace at home to the chief of his prerogative: to become fomewhat popular, and yet to lofe nothing of a King thereby : his way was to keep the Church-men down, that had during his predeceffors time grown, whether more obstinate against the King, or infolent over the people, is hard to judge; and in this he had the people to friend; and might have prevailed much more than he did, but that the people feared the threats of Rome more than he; and himfelf (if not guilty of Becket's death) more the conceit of fame than there was cause : these concurring with unnatural troubles from moft unthankful Sons made that spirit of his to fail that formerly knew no peer, as it's often seen that the most generous spirits are sooner quelled with shame and grief, than with fear of any danger what foever. Towardshis Lay-Subjects he was more regardant for the fettling of Laws, and executing of Juffice, fo as fome have thought

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thought him the first womb of our English Laws; others more truly the first Mecanas fince the Conquest that brought on the fpring-time of a settled Common-weal, and thercos left this fair testimony by his putting forth that Primrose of English Laws, under the name of Glanvil, letting all men know that thenceforth England would no more vale it felf in an unknown Law, but explain it felf unto the World to be a regular government, such was the King's Idea; yet was he touched with so much of the common infirmity of Kings as shewed him to be a man: especially in his old age, being loaden with military affairs, wherein he had been long exercised, he had contracted fome sources of a Souldier in gathering money, and Souldiers fomewhat out of the road way of an English King, and led an ill example to future Ages: nor had he other falve for this wound, but that it was for the honour of Christian faith, and for the fake of Jerusalem.

Next comes in Richard the first, Henry the fecond's fon both in birth and courage : yet was his behaviour to his father Richard the fuch that his meritorious holy War could never wipe it out first. of the Calendar of ftory. His entrance was upon an election made in his Father's life time, and the fame confirmed by receiving of homage from the Peers. The fad troubles that this election amongst other things occasioned to his Father in M. Paris. his old age flow plainly that Richard trufted not to the Title of inheritance : nor the French King (that took his part) unto the English custom, for the possellion of the Crown : but all must be done in the life of the Father, that must fecure the government to the Son when the Father is dead : and thus is he entred upon the Throne, not as heir, but as fucceffor to his Father, yea rather as furvivor, taking possellion of what was by special compact conveyed to him by the means of his Father in his life-time, though fore against his will, if Writers speak true. As his entrance was, it promised a better government than followed ; for though it was for the most part hidden in the womb, as himself did subsist in another World, yet by a fecret providence he was given over to the election of ill depu-Aa ties,

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ties; and therefore he was not welbeloved, however dear he was to this Nation. A third part of his government was spent in a calm with Pope, Clergy, Commons, and all Nations that were not Infidels, upon confcience it feems that he ought not to be troubled who adventured his perfon fo bravely in the holy War. But above all he was the Clergies darling, not only for. his adventure in the holy Land, but now much more in his return by his imprisonment in Germany; and therefore they fluck close to him in his absence, not only in maintenance of his right to the Crown (whereto fome made claim, and his own Brother John did more) but emptied themselves to the utmost for his delivery, which they effected to the envy of the French, and fuch as longed for his downfal here in England. The King comes like the Sun-rifing, fcattering his Brother's defigns by his very view; then returns his thoughts for France, where he spent the rest of a restless life : and as his entry upon the Throne was unnatural (for he made his way upon his Father's Herfe)fowas his Reign full of troubles, and his end not unlike; for it was violent, and by the hand of his own fubject ; and fo ended. his Reign that scarce had any beginning.

Jobn.

Next comes in King John to act his part according to his entry hand over head; whether called by a people scared with the noife of fucceffion by inheritance, or fuch as thought it not convenient nor fafe in a flirring time to have a child to be their King; or Laftly, led by an intereft that John the youngeft. Son of Henry the fecond had by woful experience obtained amongst the Lords, or fome or all concurring; its clear they croffed the way of inheritance, waved Arthur's Title who was . heir to Richard the first, and by him also appointed to succeed, being then but a child; and they chose John, a man of War, trained up in the government of Ireland, which made way for his active spirit; and well seen in the government of England, which might have made him wife : and under thefe conceits were willing to forget his oppression in Ireland, his treachery against his Lord and King in England, set the Crown upon his head, and in conclusion acted the Tragedy of Abimelech

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lech in English, wherein the Cedar was rooted up, and the Bramble trodden down.

The general temper of his government (heweth that though the King must be thought fober, yet the man was mad; for he hawked at all manner of game, France, Scotland, England, Laity, Clergy, spared not the Pope himself, scorned to stoop to occasion; all which he did by the strength of the name of a King: till at length being well cuft and plumed, he was fain to yoke his lawlefs will under the grand Charter, depofe his Crown at the Pope's foot, and instead of a King became little better than a chief Lord in England. Thus although Richard the First forgot this man's difloyalty, yet God remembred it : for the King having gotten the Pope upon the hip, and put him to his last shift to fir up the French to fet his curfe on work, was by a hidden providence conquered in the middeft of a Royal Army, without view of enemy, or other weapon than a meer noife ; his Nobility ( either suspecting all would be gone to Rome, or expecting that the King would not deny them their own, feeing he had been fo profuse in giving away that which was not his) demand that their liberties might be confirmed ; but he being loath to be mated by his Nobles, though he was overmatched by the Pope, arms himfelf with the Pope's curfe, and the Lords themfelves with the French mens power : thus the Tables are turned, and the French playing an after-game to gain to themselves the Crown of England; after they faw the death of a Warlike King, difcovered their defign before it was ripe; and in the conclusion were beaten out of the Kingdom by a child.

It's not worth inquiry what the King allowed or difallowed; for it was his courfe to repent of any thing done contrary to his prefent fence, and made it his chief principle in policy to have no principle but defire; wherein he triumphed too long by reafon of the contentions between the Clergy and the Laity, which coming nigh unto the pufh of the pike, and the King ready for the fpoil of both; the Barons and Clergy fuddenly clofe their files, and like a ftone-wall ftood firm to each other till the King wearied with fuccefslefs labour

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M. Paris. An. 1215: was glad to give and take breath, confirmed the liberties of the people by his Charter, which is now called the Magna Charta for fubftance, and gave fuch collateral fecurity for performance on his part as did let the world know the thing was as just as himfelf had been unjust: The worst point in the cafe was that the people got their own by a kind of re-diffeifin; a desperate remedy for a desperate condition, wherein the Common-weal then lay between life and death upon the rack of the will of a King that would be controuled by nothing but his own appetite, and was in the end devoured by it.

### CHAP. LVIII.

## of the state of the Nobility of England from the Conquest, and during the Reign of these several Kings.

Nder the Title of the Nobility of England I shall comprehend all fuch as are of the greateft eminency for birth or wisdom and learning, and advancement into place of government and honour. These were in the Saxons times the flower of the people, flourishing only from the honour that afcended from beneath; their deportment then was full of chear and fafety to the people : after that royalty fprung up, the influence thereof upon them exhaled fuch a reciprocal interest back again as made them less regardful of their own root. Whereas we fee the more mature flowers are the more propense to turn head and look downward to their own original. This diftemper was yet much worfe by the coming in of the Normans, whole Nobility, belides their Titles of honour in their own Countrey, obtained by cuftom fuch command and power amongst the meaner fort, being Souldiers under them in time of the fervice in the field; that when the Wars had breathed out their laft, neither of them could forget or were very careful to lay afide. This was observed by Kings

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Kings, and advantage efpyed to climb to the top of Monarchy by the help of these great men, whom if they could make their own, all would be theirs; and wherein they had prevailed much more than they did, if they had been wife enough to have maintained them in unity; but in that failing, Kings were necellitated to take parties, and ferve the Nobility to fave the main: and thus continued they a confiderable party in the government of this Kingdom from the Normans for the space of two hundred years well nigh, to the prejudice both of the growth of the prerogative of Kings and liberties of the Commons; and benefit of none but the Lords, who in those unquiet times were the chief Commanders in the field. This errour of Kings was soon espyed, but could not be avoided; it's natural to man to be proud, and to fuch to fall into contention : another course thereof is taken, viz. to raife up fome fo high as may over-top all, and keep them under; nor is it altogether without reason, for Kings are no ubiquitarics, and some must bear their power where they cannot be perfonally prefent, yet it is dangerous to beftow too much upon one man; for there is no man fitting to be a King but himfelf that is a King; and where Kings are immoderate in bestowing power, it many times works much woe to the people, and not feldom forrow to the Kings themfelves. The place of the chief Justice was in shew but one Office, yet in these times was in nature of the King's Lieutenant-general throughout the Kingdom. A power and work too great for any one man in the World, that can make no deputies to manage it; and yet in those times you shall meet with one man made Hoveden.443. up of an Arch-Bilhop, a Legat, and chief Justice of England; <sup>Hoveden, 443</sup> or a Bilhop, a Lord Chancellour, a Legat, and chief Justice of Nukr lik. 4-England; and a strange kind of government must that needs be cap. 14. wherein the Servants Throne is above his Masters, and a Subject shall have a plenitudinary power beyond that which his Lord and King's was, as the times then were, was capable of. By these and such like pluralities the great Men of England kept the Commons below and themfelves above, and probably rendred the temper of the government of this Kingdom more Arifio-

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Aristocratical than in after Ages. And if their personal authority was of fuch value, how much rather in their joynt affembly or court of Council; concerning which I must agree that as in their original in Germany they did confult and determine of the meaner matters, that is to fay, of matters concerning property, and therefore were in their most ordinary work meetings of Judges, or Courts of Judicature : and alfo matters of defensive war, because themselves were the Commanders: and laftly, in matters of fudden concernment to the State, not only to ferve as eyes to forefee, but to provide alfo if they can, or otherwife to call in the ayd of the peoples advice; fo alfo they continued this courfe, and it may be now and then ( as all Councils have done ) ftrained their endeavours beyond their reach (especially fince the Normans entrance: ) and therefore I shall not deny but that they alone with the King, and without the Commons, have made many Laws and Conftitutions, fome of which now are called Statutes, (although many of them in truth are no other than Rules for Judicature, which ordinary Courts may frame; or Judgments in particular cafes, fuch as are the constitutions at Clarindon in Henry the Second's time) and many other Laws which are reported to be made between the King and his Lords. Nor can I look upon fuch Laws otherwife than as upon Judgments in Courts of Justice in new points of controversie, grounded upon ancient grounds, which properly are not new Laws, but the ancient Rule applied to new particulars; and being fo published to the world, may bear the name of Laws, Ordinances, Conftitutions, or Judgments; the word Statute being of later times taken up and used in a more restrictive sence, of which more in their due place. Now that this Court was a fettled Court of Judicature, and so used, may appear in that fines were leavied therein, and Writs of right determined; as in that great cafe between the two Kings of Navarr and Castile, referred to the Judgment of Henry the Second, and tried in this Court; it's faid that the Tryal was by Plea, and if need were by battel. The Judges in this Court were the Baronage of England; for the entry of Judgment in that great cafe is thus, Comites

Hoveden. An. 1175.

Ibid.

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Comites & Barones Regalis Curie Anglie adjudicaverunt, &c. fo as though doubtless many were absent, some being enemies, others difcontented, others upon other occasions, yet all might claim their Votes as Barons. The Prefident over all the reft was the Chief Juffice, as if the King were prefent then himfelf; and by him was the fentence or judgment declared, according to the entry in that case aforesaid, Habito Concilio cum Episcopis, Comitibus & Baronibus adjudicavimus, &c. The honour of this Court was great to long as the Lords had liberty or care to attend thereon : but when Kings began to have private interefts they would have these to be more private Councils, which weakned the effeem of conclusions that there paffed, and reduced the honour thereof fcarce to the degree of a Conventicle; and by this means the neceffity of calling together the whole Body Reprefentative was made more frequent, the power. of the Nobility of England decayed, and this Court forfeited all its juridical power to the three Courts at Westminster, viz. the Keng's Bench, Common Pleas, and Exchequer; faving still the supreme Judicature unto the grand Convention of Estates in Parliament, where all the Lords had liberty of meeting, and free voting without impeachment.

### CHAP. LIX.

#### of the state of the Clergy, and their power in this Kingdom from the Norman's time.

If the prerogative of Kings prevailed not to its utmost pitch during the Norman's time, it did much lefs in these times succeeding, wherein the Clergy took up the Bucklers and beat both King and Commons to a retreat; themselves in the interim remaining sole Triumphers in the Field. In their first Adventure they paced the Stage, no man appearing to oppose: Steven then was King by their leave, and their Bondservant; and they might have any thing sobeit they would suffer him to enjoy

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enjoy his Crown. His Brother the Bishop was the Pope's fervant, the Church-mens patron, and the King's furety; in whom the Clergies favour to the King, and his good behaviour toward them and all men concentred : Befides all this, the King was but to upon condition, and there being no better Title than election, conscience in those times was well enough fatisfied in the breach of Covenant on their part; where on the King's part it was first broken. All this the King faw full well; and therefore what can he deny to fuch benefactors? Vacancies of Churches he readily parts with ; and his right of investiture of the Mitred Clergy he dispensed : fo as he opened the way to his fucceffors of an utter dereliction of that privilege. He fees his Brother the Legat deflower the Crown of England by maintaining appeals from the Courts in England unto the Court of Rome, and he fays nothing; he is contented with the flump of the Crown, and (with Saul) if he be but honoured above or before all others of the people, it's his enough : But the Clergy, like the barren womb hath not yet enough. The King hath allowed them Caffles, and too late he fees that inftead of being defences against the Imperial power of the Empress, they are now made bulwarks against the lawful power of a King; he had therefore endeavoured to get them down, and gotten fome of them into his power. The King himfelf is now fummoned to answer this before a Legatine Council, wherein his Brother is President: that was a bold adventure in them, but it was extreme rashness in him to appear and plead the caufe of the Crown of England before a Conventicle of his own Subjects: And thus to fecure Rome of supremacy in appeals, he suffers a recovery thereof against his own person in a Court of Record, and so loses himfelf to fave the Crown. Thus are Synods mounted up on Eagles wings; they have the King under them, they will next have the Crown. Within a while Steven is taken prifoner: the Empress perceiving the power of the Clergy, betakes her cafe to them now affembled in Synod ; they now proud of the occafion (and conceiting that both Law and Gospel were now under their decree ) publish that the election of the King belongeth

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belongeth unto them, and by them the Empress is elected Oueen in open Synod, Steven's Brother leading the game; and had the been as willing to have admitted of the Laws as Steven was, the had to continued, and had left a ftrange prefident in the English government for posterity. But the Citizens of London. who had made the way to the Throne for Steven, reduced the Synod to fober confideration, and helped the King's return unto his Throne again, wherein he continued a friend to the Clergy during the reft of his time.

Henry the second succeeded him : as brave a man as he, but beyond him in Title and power, and one that came to the . Crown without pre-ingagement by promife or Covenant, faving that which was proper for a King. A man he was that knew full well the interefts in the government, the growing power of the Clergy, and the advantages loft from the Crown by his predeceffor : and to regain these he smooths his way AL Paris. towards these braving men, speaks fair, profers fair; he An. 1155. would act to encrease the bounds of the Church : he would have the Pope's leave to do him a kindnefs, and fo be it he might gain an interest in Ireland, he would take it from the Pope; who pretended, as heir of Jefus Chrift, to have the Iflands and utmost parts of the earth for his possellion; and, as if he meaned to be as good to the Church as Steven was, and much better, he defires the Pope's kindnels for the confirmation of the liberties and cuftoms of his Crown and Kingdom; and no fooner defired than obtained. This was a 2d. example of a King of England, but the first of an English King that fought to Rome for right in the Crown; and thereby taught the Pope to demand it as a privilege belonging to the Tripple Crown. Nor was Henry the fecond, lefs benign to the Church-men, till he found by his dear bought experience that he had nourifhed Scorpions ; and would have suppressed them, but was rather suppressed himself; as in that shameful success of the death of Becket may appear, wherein he yielded the day up to the Clergy, who formerly fcorned to flcop to the greatest Potentate on Earth. The State of Kings is to be pitied, who must maintain a politick affection above, and sometimes against nature it Bb felf.

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felf, if they will escape the note of Tyranny in their undertakings, and of a feeble spirit in their sufferings: For the King having made Becket Chancellour of England, and then Arch-Bishop of Canterbury, he became for great, that his feathers brushed against the King's Crown, who begins to rouse up himfelf to maintain his honour and prerogative Royal. The Bischops fide with Becket: the King intending the person, and not the Galling, singles out the Arch-Bishop, and hunts him to foil at Rome; yet before he went the King puts the points of his quarrel in writing, and made both 'Arch-Bishop and Bishops fign them as the rights of his Crown; and as the Confuetudines Avita: but Becket repenting, went to Rome and obtained the Pope's pardon and blessing, the rest of the Bishops yielding the cause.

The particulars in debate were fet down in the nature of Laws or Conflictutions, commonly called the Conflictutions at *Clarindon*, which fhew the prevailing humour that then overfpread the body of the Clergy in those days, and therefore I shall fum them up as follows.

Rights of Advowsons shall be determined in the King's Court.

This had been quarrelled from the first Normans time, but could never be recovered by the Clergy. Before the Normans time the County-courts had them, and there they were determined before the Bishop and Sheriff; but the Ecclesiaftical causes being reduced to Ecclesiaftical Courts, and the Sheriff and the Laity fequestred from intermeddling, the Normans, according to the custom in their own Countrey, reduced also the trial of rights of Advowfons unto the Supreme Courts: partly because the King's Title was much concerned therein, and the Norman Lords no lefs; but principally in regard that Rights require the confideration of such as are the most learned in the Laws.

Rights of Tythes of a Lay-fee, or where the Tenure is in question belong to the King's Court.

Pleas

CAP. 2.

cap. 1.

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Pleas of Debts by troth-plight belong to the King's cap. 3. Court.

These were Saxon Laws, and do intimate that it was the endeavour of the Clergy to get the fole cognisance of Tythes, because they were originally their dues; and of debts by trothplight, because that oaths seemed to relate much to Religion, whereof they held themselves the only profess.

The King's Justice shall reform errours of Ecclestasti- cap. 4. cal Courts and Crimes of Ecclestastical persons.

Appeals shall be from Arch-Deacons Courts to the Bi- cap. 5. shops Courts, and thence to the Arch-Bishops Courts, and thence to the King's Court, and there the sentence to be final.

No man that ever was acquainted with Antiquity will que- Conflit. at fion that these were received Laws in the Saxons time; nor Clarindon. did the Clergy ever quarrel them till the Normans taught them by courtefie done to Rome to expect more from Kings than for the prefent they would grant, whereof fee Cap. 47. But King Steven that was indebted to the Clergy for his Crown, and could not otherwife content them, parted with this Jewel of supreme power in causes Ecclesiastical to the Roman cognifance, as hath been already noted; but Henry the second would have none of this cheat at so easie a rate. This struck fo fmart a blow, as though the Popedom had but newly recovered out of a paralitick Schilm, yet feeing it fo mainly concerned the maintenance of the Tripple Crown, Alexander the Pope having lately been blooded against a brave Emperour, made the lefs difficulty to flickle with a valiant King; who in conclusion was fain to yield up the bucklers, and let the Pope hold what he had gotten, notwithstanding against this Law, and all former Law and cuftom. And thus the Popes Supremacy in spiritual causes is secured both by a recovery and conflit. at judgement by confession thereupon. Clarindon.

The King shall have vacancies of Churches, and power cap. 6. B b 2 to

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to elect by his secret Council; The party elected shall do homage falvo ordine, and then shall be confecrated.

This certainly was none of the beft, yet it was a cuftom not altogether against reason, although not fuitable to the opinion of many; yet we meet two alterations of the ancient cultom. First, that the election shall be by the King and secret Council ; whereas formerly the election of Bilhops and Arch-Bilhops was of fuch publick concernment, as the Parliament took cognifance thereof, and (that which was worfe) a Council was hereby allowed, called a secret Council; which in effect is a Council to ferve the King's private aims; and unto this Council, power given, in the ordering of the publick affairs without advice of the publick Council of Lords, which was the only Council of flate in former times; and thus the publick affairs are made to correspond with the King's private interest, which hath been the caufe of much irregularity in the government of this Island The fecond alteration resteth in the falvo, which is ever fince. a claufe never formerly allowed, unless by practice in Steven's time, when as there was little regard of the one or the other : Nor doth it concurr with the file of ftory that it should be inferted within these constitutions, seeing that Writers agree it was the chief cause of quarrel between him and Becket, who refused fubmiffion without the claufe, and at which the King fluck with the Arch-Bishop for the space of seven years, which was fix years after the Conftitutions were confented unto, and concluded upon.

Conflit. at Clarindon.

cap. 7.

No Clerg y-man or other may depart the Realm without the King's License.

It's a Law of Nations, and must be agreed on all hands, that no reafon of state can allow dispensations therein, especially in a doubtful government, where the Supremacy is in dispute : and this the wilful Arch Bishop never questioned till he questioned all authority, but in order to his own; for but the year before, when he went to Turonn to the general Council upon

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upon summons, he first obtained license from the King before M. Paris. he went.

No fentence of excommunication or interdiction to cap.8. paß against the King's tenant or any minister of State, without license first had of the King, or his chief Justice in the King's absence.

Till the Conquest no Excommunication, passed without Constit. at warrant of Law made by the joynt assembly of the Laity and Clarindon. Clergy; but the Conquerour having let loose the Canons, and the Clergy having gotten the upper hand in Councils, made Canons as they pleased, and so the Laity are exposed to the voluntary power of the Canon: only as well the Normans, as vid. exp. until these times, Kings have faved their own associates - from that sudden blow, and upon reason of religious observance, left the King should converse with excommunicate perfors ere he be aware.

The Laity are not to be proceeded against in Ecclesia- cap. 9. stical Courts, but upon proof by witness in the prefence of the Bishop: and where no witness are, the Sheriff shall try the matter by Jury in the presence of the Bishop.

A negative Law; that implieth another courfe was used upon light fame or fuspicion ex officio, although the oath at that time was not born into the world, and that all this was contrary to the liberty of the Subject, and Law of the Land : and it intimates a ground of prohibition in all such cases upon the common Law; which also was the ancient courfe in the Saxons times, as hath been formerly noted.

Excommunicated perfons shall be compelled only to give pledge, and not Oath, or bail to stand to the judge- cap 10. ment of the Church.

Upon the taking and imprifoning of the party excommunicate; the courfe anciently was it feemeth to give pledge to Conflit. at ftand to order: of this the Bishops were weary soon as it feem- Clarindon.

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eth; and therefore waved it, and betook themfelves to other inventions of their own, viz. to bind them by oath or bail; both which were contrary to Law: for no oath was to be administred but by Law of the Kingdom; nor did it belong to the Ecclesiaftical Laws to order oaths or bail, and therefore this Law became a ground of prohibition in fuch cases, and of the Writ de cautione admittenda.

cap. 11.

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Persons cited, and making default, may be interdicted, and the King's Officer shall compel him to obey. If the King's Officer make default, he shall be amerced, and then the party interdicted may be excommunicated.

So as the procefs in the Spiritual Courts was to be regulated according to Law: nor did it lie in the power of fuch Courts to order their own way, or featter the cenfure of excommunication according to their own liking. This together with all those that forego, the Arch-Bishop upon his repentance absolutely withstood, although he had twice confented and once fubscribed to them, having also received some kind of allowance thereof even from Rome it felf.

Clergy men holding per Baroniam shall do such services as to their Tenure belong, and shall assist in the King's Court till judgement of life or member.

Two things are hereby manifest: First, that notwithstanding the Conquerour's Law formerly mentioned, Bishops still fate as Judges in the King's Courts, as they had done in the Saxon times, but it was upon causes that meerly concerned the Laity; so as the Law of the Conquerour extended only to feparate the Laity out of the Spiritual Courts, and not the Clergy out of the Lay-Courts. Secondly, that the Clergy, especially those of the greater fort, questioned their fervices due by Tenure, as if they intended neither Lord nor King, but the Pope only. Doubtles the use of Tenures in those times was of infinite consequence to the peace of the Kingdom, and government of these Kings, when as by these principally not only all degrees were united and made dependent from the Lord paramont

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mont to the Tenant peravale; but especially the Clergy with the Laity upon the Crown, without which a firange metamorpholis in government must needs have enfued, beyond the fhape of any reasonable conceit, the one half almost of the people in England being absolutely put under the dominion of a foreign power.

### sandhary shall not protect forfeited goods, nor Clerks cap. 13. 14. convicted or confessed.

This was Law, but violence did both now and afterwards much obliterate ir.

Churches holden of the King shall not be aliened Constit. at without License. cap. 15.

It was an ancient Law of the Saxons, that no Tenements holden by fervice could be aliened without Licenfe or content of the Lord, becaufe of the Allegiance between Lord and Tenant: Now there was no quettion but that Churches might lie in Tenure as well as other Tenements; but the firife was by the Church-men, to hold their Tenements free from all humane fervice, which the King withflood.

### Sons of the Laity shall not be admitted into a Mona- cap. 16. stery without the Lord's consent.

Upon the fame ground with the former ; for the Lord had not only right in his Tenant, which could not be aliened without his confent, but alfo a right in his Tenant's children, in regard they in time might by defcent become his Tenants, and fo lie under the fame ground of Law: for although this be no alienation by legal purchafe, yet it is in nature of the fame relation ; for he that is in a Monaftery is dead to all worldly affairs.

These then are the rights that the King claimed, and the Clergy disclaimed at the first; although upon more sober confideration they generally confented unto the five last: but their Captain Arch-Bilhop Becket withstood the rest, which cost him his life in the conclusion, with this honourable testimony, that his death Samfon-like effected more than his life; for the main thing of all the rest the Pope gained to be friends, for the

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the lofs of fo great a flickler in the Church affairs, as Becket was.

In this Tragedy the Pope observing how the English Bishops had forfaken their Arch-Bifhop, espyed a muse through which all the game of the Popedom might foon escape, and the Pope be left to fit upon Thorns in regard of his Authority here in England. For let the Metropolitan of all England be a fworn fervant to the Metropolitan of the Christian World, and the rest of the English Bishops not concurr, it will make the Tripple Crown at the best but double. Alexander the Pope therefore meaned not to truft their fair natures any longer; but puts an oath upon every English Bishop, to take before their confecration, whereby he became bound

1. To abfolute allegiance to the Pope and Romish Church.

2. Not to further by deed or confent any prejudice to them.

- 2. To conceal their counfels.
- 4. To aid the Roman Papacy against all perfons.
- 5. To affift the Roman Legat.
- 6. To come to Synods upon Summons.
- 7. To visit Rome once every three years.

8. Not to fell any part of their Bishoprick without confent of the Pope.

And thus the English Bishops that formerly did but regard Rome, now give their effates, bodies and fouls unto her fervice ; that which remains the King of England may keep: And well it was that it was not worfe, confidering that the King had vowed perpetual enmity against the Pope; but he wifely perceiving that the King's spirit would up again, having thus gotten the main battel, durst not adventure upon the King's rear, Baronius An- left he might turn head; and fo he let the King come off with the lofs of appeals, and an order to annul the cuftoms that by him were brought in against the Church, which in truth were none.

This was too much for fo brave a King as Henry the fecond, to lofe to the fcarecrow power of Kome : yet it befel him as many great spirits, that favour prevails more with them than fear or power : for being towards his last times worn with grief

Antiq. Brit. 302. Foxe. An. 1179.

M. Paris. An. 1167.

nal. 1164. Sec. 11 .

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Strief at his unnatural Sons; a fhadow of the kindness of the Pope's Legat unto him, won that which the Clergy could ne-M. Paris. ver formerly wrest from him in these particulars granted by An. 1176. him: That,

### No Clerk shall answer in the Lay-Courts, but only for the Forest, and their Lay-fee.

This favoured more of courtefie than Justice, and therefore we find not that the fame did thrive, nor did continue long in force as a Law, although the claim thereof lasted.

### Vacancies shall not be holden in the King's hand above one year, unless upon case of necessity.

This feemeth to pafs fomewhat from the Crown, but loft it nothing; for if the Clergy accepted of this grant, they thereby allow the Crown a right to make it, and a liberty to determine it's own right, or continuing the fame by being fole Judge of the neceffity.

### Killers of Clerks convicted shall be punished in the Bishop's presence by the King's Justice.

In the licentious times of King Steven, wherein the Clergy played Rex, they grew fo unruly that in a fhort time they had committed above a hundred murthers. To prevent this evil the King, loth to enter the Lift with the Clergy about too many matters, let loofe the law of feud, for the friends of the party flain to take revenge; and this coft the blood of many Clerks: the Laity haply, being more industrious therein than otherwife they would have been, because the Ecclesiaftical Judge for the most part favoured them. As an expedient to all which this Law was made, and fo the Clergy was fiill left to their Clergy, and Justice done upon fuch as fought their blood.

#### Clerg y-men shall not be holden to trial by battel.

It was an ancient Law of the Saxons, and either by neglect worn out of use, or by the valour of the Clergy laid aside,

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as refolving rather to adventure their own blood, than to endtheir quarrel before the Lay-Judge by Plea, but grown weary of that courfe, and likely alfo put hard to the pinch upon complaints made by them against Clerk-flayers, they are fain tohave recourse to their ancient privilege.

Hitherto therefore it's manifest the Clergy were in their growing condition, notwithstanding the policy and power of *Henry* the fecond, who was the paragon of that Age.

After him reigned Richard the first, that must explate his difobedience to his father by obedience to his ghoftly father the Pope in undertaking the holy War; and being gone, left the government in his absence fo deeply intrusted to the Clergy, as they could lofe nothing of what they had gained, unlefs they would; and might have gained much more than they did or fhould; had not the Bifhop that was the overfeer of the whole Kingdom been drunken with vanity, and fpued out his own shame. However the success was, it was not contrary to the principles of those times : for Richard had experience in the Emperour Frederick and his Father's example, that the Pope and Clergy were too hard for all the Potentates in Europe, and therefore might most fafely trust them with all he had at home. whilft he was in their fervice abroad. Nor were they fhort of what was intrusted to them, but fluck close for the maintenance of his right to the Crown, and emptied themselves even to the very confectated Veffels, and procured the Laity of all forts to do the like, to fave the Kingdom from the rape of strangers and usurpers, who effeemed the King dead in Law; and as one buried alive.

Thus paffed they to King John the government, fuppoling, themfelves well enough affured of what they had gotten by their feveral atchievements, had under the Reigns of three feveral Kings fucceflively: and King John might well enough have underftood the times, if he had ferioufly confidered them; but being heightned all his life-time with lawlefs government, wherein he was trained up in *Ireland*; he knew not how to ftoop till he ftooped fo low as the Legat's knee, and his Crown at the Pope's foot; leaving an example to pofterity to beware of ftriving with the Clergy.

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If then these sparks of ambition were so violent being alone, certainly in their joynt confultations much more. They had long firiven now fince the Conquest to have excluded the Laity from their Synods, and about these days effected it ; and yet about Henry the fecond's time it may be supposed the thing either was not yet done, or fo lately that the Law was not clear in that point; for Petrus Elecenfis, who was Arch-Deacon of Bath about those times, in his Epistle to the Arch-Bishop of York concerning the reftraint of the growing fect of the Publicans, he adviseth in these words, Accipite clerum, congregate populum, & ex corum communi deliberatione, qui spiritum Domini habent, terribilis constitutio promulgetur, &c. and if the Historian doth not mistake; the proceedings against that fect being only for errours in Religion, was in a Council of Bishops and Lords. Neverthelefs, whether prefent or absent the Laity fate there as cyphers, making the number great, but not valuable by themfelves. For even in the Norman times they were brought fo low as the conflitution made by the Clergy wrought more upon them, than civility it felf can work upon profeffors of Religion in these days. For it seems excess of long hair M. Weft. was grown to that measure that the Synod cryed out against it, An. 1127. and decreed that men should cut their hair so as their eyes and laps of their ears might be feen, and the King himfelf, I mean Henry the first, submitted to this cut, and made all his Knights to do the like, and exposed themselves to the then odious bynames of clowns or Priests (like to the round-heads of these days) who formerly marched under the Title of criniti or Ruffans. This did but touch the hair, but they went to the quick. when they decreed that Lords should not fell their villains, and that outlawries should pass in certain particular cases, as in the conflitutions of Arch-Bishop Anselm may appear. Afterwards in these Kings times they flew at the throat of the government. got all places of honour, or profit, or power, whether for peace Antig. Brit. or War under their gripe; deposed and advanced as they plea- 150.ibid.155. fed, even to the Royal Throne it felf; and that not only out of a sudden passion of State, but advisedly concluded it for a maxime, that the election of the King belonged to them as in the

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the cafe of the election of *Maude* the Empress, they did hold forth to all the world, and in which the King also then flattered them, as holding their election so necessary that he kept the whole Synod in duress to have their votes for the election of his Son to be his fucceffor.

### CHAP. LX.

### Of the English Commonalty since the Normans time.

THe dignity of the English Crown thus deflowred by the great men, was no lofs to the common people : for as in all' decays of Monarchy the great men get nothing if they pleafe not the people, fo the King can hold nothing if they be not contented. And yet contented or not contented they could not gain much; for as affairs flood then in the Christian world, the' Politician's difcourse of three kinds of government proved idle; neither could Monarchy, Ariftocracy, nor Democracy,7 attain any femblable condition in any place fo long as the Church held it's defign a part, and prevailed to have the greateft share in all, not now by the favour either of great or small, but by a pretended divine right, through which they now had gotten to their full pitch of Lordship in the confciences, of men. It must be acknowledged that this was a distemper in government; yet such it was as kept humours low and restrained the inordinate exceffes that in all kinds of government are subject to break forth; fo as neither King, nor Lords, nor people could fwell into larger proportion than would fuit with the ends of the Church-men. But to mind the matter in hand : fomewhat the Commons gained in these formy times: The taxes that they were charged with were rather perfwaded than imposed upon them; and generally they were sparing in that work; and it's noted for the honour of King Steven, that though he was feldom without war, yet he not only never. charged

Ibid. 127.

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charged the people with any Tax, but releafed that of Daneguelt and acquitted the Subject for ever of that Tax, which former Kings challenged as their right; all which thew him to be a brave King if he was not a very rich man. Henry the fecond was more heavy because he had more to do : yet find we but one affeffment which was escuage (unless for the holy) War) which was more the Clergy-mens than his. Richard was yet a greater burthen : his Reign was troublefom to him, and he deferved it; for from the beginning thereof to the ending could never the guilt of his difobedience to his Father beblotted out; but it was more troublesome to the people because it coft fo much treasure, was managed by such ill governours (except the Arch-Bishop of Canterbury ) and was unfuccessful in moft of his undertakings : yet never invaded the liberties of the Commons by any face of prerogative. But what wanted in him was made complete and running over in his fucceffor Folm, who (to fpeak in the most moderate fence of his government), being given over to himfelf, when he was not himfelf. robbed the Lords of their authority, bereaved the Church of it's rights, trod under foot the liberties of .. the people, wasted his own Prerogative; and having brought all things into despair, comes a desperate cure; the head is cut off to fave the body, and a prefident left for them that lift to take it up in future ages. And thus that which Steven gave, Henry the fecond loft, Richard the first would not regain, and John could not; and fo all were gainers but the Crown.

### CHAP. LXI.

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## Of Judicature, the Courts, and their Judges.

IT is no filent argument that the Commons gain, where Laws grow into courfe; and it was the lot of these troublefome

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fome times to lay a foundation of a constant government, such as all men might learn, which formerly was laid up only in the breasts of wife experienced men. The two most considerable points in government is the Law, and the execution; the latter being the life of the former, and that of the Common-weal. I fay not that the Law was augmented in the body of it, or that the execution had a freer course than in the best of the former times; but both were more and more cleared to the world in many particulars, as well touching matters concerning practice of the Law, as touching rules of righteoulnels :- for. the first whereof we are beholding to Glanvil in Henry the fecond's time; and for the latter to King John, or rather the Barons in his time in the publishing of the grand Charter, or an enumeration of the liberties or customs of the people derived from the Saxons; revived, continued, and confirmed by the Normans and their fucceffors; which for the prefent I shall leave in lance dubio, to stand or fall, till occasion 'shall be' of clearing the point, in regard that King John foon repented of his oath (the bond of his confent) and to heal the wound, got. the Pope's pardon and bleffing thereupon: fo eafie a thing it. was for a Son of the Roman Church to pais for a good Catholick in an unrighteous way.

The execution of the Law was done in feveral Courts according to the feveral kinds of affairs, whereof fome concerned matters of crime and penalty ; and this touched the King's honour and fafety of the perfons of himfelf and his Subjects; and therefore are said to be contra coronam & dignitatem, &c. The fecond fort concern the profits of the Crown, or treasure of the The third, concern the fafety of the estates of the Kingdom. These three works were appointed unto three several people. Courts, who had their feveral Judges especially appointed to that work. Originally they were in one, viz. in the fupreme Court of Judicature, the Court of Lords, whereof formerly was spoken; but after through increase of affairs by them deputed or committed to the care of feveral men that were men of skill in fuch affairs, and yet retained the Supremacy in all fuch caufes fill. And because that which concerned the publick treasure was

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p. 174,5.

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was of more publick regard than the other, the deputation thereof was committed probably to fome of their own members Gloff. who in those days were Barons of the Realm, and afterwards retained the Title, but not the degree; and therefore were called for diffinction fake Barons of the Exchequer. The particular times of these deputations appear not clearly out of any monument of antiquity; neverthelefs it's clear to me that it was before Henry the second's time, as well because Henry the first had his Index fifealis, as Glanvil so frequently toucheth upon LI. Hon. 1.c. 24 the King's Court of pleas, which cannot be intended at the court of Lords, for that in those days was never summoned but in time of Parliament, or some other special occasion : but more principally becaufe the Hiftorian speaking of the Judges itinerant, reciteth fome to be of the Common pleas; which fheweth that there was in those days a diffinction of jurisdiction in Judicatures. And it may very well be conceived that this diffinction of Judicature was by advice of the Parliament after that the grand Council of Lords was laid afide by Kings, and a Privy Council taken up, unto whom could not regularly belong any juridical power, becaufe that remained originally in the grand affembly of the Lords.

Over these Courts, or two of them one man had the prime Title of chief Justice, who then was called Lord chief Justice of England, and whole office was much of the nature of the King's Lieutenant in all caufes and places, as well in War as peace, and fometimes was appointed to one part of the Kingdom, and by reason thereof had the name only of that part, and fome other of the other parts. The greatness of this office was fuch as the man for necellity of state was continually refident at the Court, and by this means the King's court was much. attended by all forts of perfons, which proved in after times as grievous to the King as it was burthenfome to the people. Other Judges there were which were chosen for their learning. and experience, most of them being of the Clergy, as were allo the under Officers of those Courts, for those times were Romes. hour and the power of darknefs.

Other Courts also were in the Countrey, and were Vicontiel

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Hoveden.

Ibid. 445.

Hoved, An. 1184.

Hoveden. C. 7.

or Courts of Sheriffs and Lords of Hundreds and Corporations, and Lordships, as formerly; and these were settled in some place; but others there were which were itinerant, over which certain Judges prefided, which were elected by the grand Council of Lords, and fent by committion from King Henry the fecond throughout the Kingdom, then divided into fix circuits, unto each of which was afligned three Juffices ; fo as the whole number of Justices then was eighteen. The Office . was before the coming of the Saxons over hither, but the affignation was new; as alfo was their oath, for they were fworn. But the number continued not long, for within four years the King re-divided the Land into four circuits, and unto each circuit affigned five Juffices, making in the whole the number of twenty and one Juffices; for the Northern circuit had fix Juffices, which the King made Juffices of the Com-Hoveden, 137. mon pleas throughout the Kingdom. Neither yet did the first committion continue to long as four years; for within that time Richard Lucy one of the Justices had renounced his Office and betaken himfelf to a cloifter, and yet was neither named in the first commission nor in the latter ; nor did the last commillion continue five years; for within that time Ralph Glanvil removed from the Northern circuit to that of Worcester, as by the flory of Sir Gilbert Plumpton may appear ; though little to the honour of the justice of the Kingdom, or of that Judge, however his book commended him to posterity. I take it upon Co.jurifd.c. 33 the credit of the reporter, that this Itinerary judicature was fettled to hold every feven years; but I find no monument thereof before these days.

As touching their power, certainly it was in point of judicature as large as that of the Court of Lords, though not fo high : it was as large, becaufe they had cognifance of all caufes both concerning the Crown and Common pleas; and amongst those of the Crown this only I shall note, that all manner of Glanvil.1.14. fallhood was inquirable by those Judges, which after came to be much invaded by the Clergy.

I shall fay no more of this, but that in their original thefe Iters were little other than visitations of the Countrey by the grand

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grand Council of Lords. - Nor thall I add any thing concerning the Vicontiel courts and other inferiour but what I find in Glanv. lib. 1. Glanvil : that though Robbery belonged to the King's Court, cap. 2. yet thefts belonged to the Sheriff's Court; and (if the Lords court intercepts not) all batteries and woundings; unlefs in the complaint they be charged to be done contra pacem Domini Regis: the like also of inferiour trespasses, besides common Idem. lib. 9: pleas, whereof more thall follow in the next Chapter as occali- & 10. on shall be. BULL PL

## CHAP. LXII.

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Of certain Laws of Judicature in the time of Henry the fecond.

Nd hereof I shall note only a few as well touching mat-ters of the Crown as of property, being defirous to obferve the changes of Law with the times, and the manner of the growth thereof to that pitch which in these times it hath attained. 100 B 1 T 10 B 20

We cannot find in any flory that the Saxon Church was infested with any Herefie from their first entrance till this pre- Herefie. fent generation. The first and last Herefie that ever troubled this Illand was inbred by Pelagius; but that was amongst the Britans, and was first battered by the Council or Synod under Germanus; but afterwards suppressed by the zeal of the Saxons, who liked nothing of the Brittish breed, and for whole fake it fuffered more haply than for the foulnels of the opinion. The Saxon Church leavened from Rome, for the space of above five hundred years held on it's course, without any inter- Hoveden. 585. miffion by crofs doctrine fpringing up, till the time of Henry the fecond. ; Then entred a Sect whom they called Publicans; but were the Albigenfes, as may appear by the decree of Pope" Alexander, whole opinions I shall not trouble my course with : but it feems they were fuch as croffed their way, and Henry the fecond made the first president of punishing Herefie in the · . . . . D d King-

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Nubrig. 1. 2. cap. 13.

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Decret. Papa Alexand ...

Kingdom under the name of this Sect, whom he caufed to be brought before a Council of Bishops, who endeavoured to convince them of their errour ; but failing therein, they pronounced them Hereticks, and delivered them over to the Laypower; by which means they were branded in the fore-head, whipped, and exposed to extremity of the cold (according to the decree of the Church) died. This was the manner and punishment of Hereticks in this Kingdom in those days; albeit Hoveden. 585. it feemeth they were then decreed to be burnt in other Countries, if that relation of Cog shall be true which Picardus noteth. upon the 13 Chapter of the History of William of Newberry, out of which I have inferted this relation.

2. Apostacy. Bratton, lib. 2. cap. 9.

Another cafe we meet with in Henry the fecond's time concerning Apostacy, which was a crime that as it feems died as foon as it was born; for befides that one we find no fecond thereto in all the file of English flory. I The particular was, that a Clerk had renounced his Baptifm, and turned Jew; and for this was convicted by a Council of Bishops at Oxford, and was burned. So as we have Apoftacy punished with death, and Herefie with a punishment that proved mortal; and the manner of conviction of both by a Council of the Clergy, and delivered over to the Lay-power, who certainly proceeded according to the direction of the Canon, or advice of the Council. These (if no more) were fufficient to demonstrate the growing power of the Clergy, however brave the King was against all his enemies in the field. and the inter work our and

3. Ireajon.

Treason was anciently used only as a crime of breach of trust or fealty, as hath been already noted ; now it grows into a fadder temper, and is made all one with that of lefa Majeltars, and that Majesty that now a days is wrapped up wholly in the perfon of the King, was in Henry the fecond's time imparted to the King and Kingdom, as in the first times it was more related to the Kingdom : And therefore Glanvil in his book of Laws. speaking of the wound of Majesty, exemplifies fedition and destruction of the Kingdom to be in equal degree a wound of Majesty.

Lib.1: czp.2.

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Majefty, with the deftruction of the perfon of the King: and Lib.10.6.1. then he nameth fedition in the Army, and fraudulent conversion of Treasure-trove, which properly belongs to the King. All which he faith are punished with death and forfeiture of effate, and corruption of blood; for fo I take the meaning of the words in relation to what enfueth.

Felonies, of Man-flaughter, Burning, Robbery, Ravishment, and Fausonry, are to be punished with loss of member and Felouies. estate.

This was the Law derived from the Normans, and accordingly was the direction in the charge given to the Juffices itinerant in Henry the fecond's time, as appeareth in Hoveden. But Treason or treachery against the oath, fealty, or bond of allegi-Ll. Hen. 1 C. 25 ance, as of the fervants against the Lord was punished with certain and with painful deaths: and therefore though the murther of the King was Treason, yet the murther of his Son was no other than as of another man, unlefs it arole from those of his own fervants. The penalty of loss of effate was com- Ll. Hen. I. C. 79 mon both to Treason and Felony; it reached even unto Thefts, in which cafe the forfeiture, as to the moveables, was to the Glanvil. lib.7. Sheriff of the County; unto whole cognifance the cafe did be- cap. 17. long; and the Land went to the Lord immediately, and not to the King. But in all cafes of Felony, and of a higher nature, the party (though not the King's Tenant) loft his perfonal effate to the King for ever, his Free-holds alfo for a year and a day, after which they returned to the Lord of the foil by way of efcheat. It feemeth alfo that the loss not only of Chattels and goods but alfo of Lands, &c. extended to Outlawries( I conceive in cafe of Felony) and the King's pardon in fuch cafe could not bind the Lord's right of escheat; although it might discharge the goods, and the year and the day whereunto the King was entitled ; which cafe alone fufficiently declareth what power Kings had in the effates of their fubjects.

Man-flaughter made not bailable.

This was Law in Henry the fecond's time, although it croffed Man-flangbthe ter.

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Glanvil. 1.14. the Norman Law; and questionless it was upon good ground: for the times now were not as those in the Conquerour's times, cap. I. 5 3. when shedding of blood was accounted valour; and in most cafes in order to the publick fervice. And now it feems it was a growing evil, and that cried fo loud, as ' though in cafe of Treason bail might be allowed, yet not in this case, ubi ad terrorem aliter statutum est, faith the Authour.

1 Line of Am flavelore, Burning, I of the T. of Robbers shall be committed to the Sheriff, or in his absence to the next Castelane, who shall deliver him to the Sheriff. And the Justices shall do right to them,' and unto Trespassers upon Land.

By the Conquerour's Law these offenders were bailable, and L1. Guliclm.4. I conceive this was no repeal thereof; and the rather becaufe Glanvil alloweth of pledges in all cafes (except Man-flaugh-Glanvil.lib. 14 ter ) yea in those crimes that did wound Majesty it felf, although they concern the deftruction of the King's perfon, or fedition in the Kingdom or Army thereof. The Juffices herein mentioned were intended to be the Justices itinerant : and the Trespasses upon Land are meant such as are contra pacent DominiRegis, as riotous and forcible entries : for some Trefpaffes were against the peace of the Sheriff, as formerly hath been observed. p. 140.

7. Fauxonry. Glanvil.lib.14 cap. 7.

Fauxonry is of feveral degrees or kinds: fome against the King, others against other men; and of those against the King fome are punished as wounds of Majelly, as falfifying the King's charter : and whether fallifying of money were in that condition or not I leave, or falfifying of measures, yet more interiour I cannot determine ; but it's clear by Glanvil that fallifying of the deed of a private perfon was of fmaller confideration, and at the utmost deserved but loss of member.

8. Glanvil. lib. 7. cap. I. Ibid.c.s.

#### Inheritances may not be aliened.

Inheritances were in those times of Lands or goods; for it was the cuftom then that the perfonal effate ( the debts deducted) was divisible into three parts; one whereof belonged

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Robbery.

Spieil. 174.

cap. I.

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ed in right to the wife as her reasonable part, the other to the heir, and third to the Teffator to make his Will of them; and of the other two parts he could not dispose by Will. Concerning Lands, it was regularly true that no man could alien his whole inheritance to the disherifin of his heir, either by act in his life time, or any part thereof by his last Will, without the concurrence of the heir. But of purchased Lands he may give part by act executed in his life time, though he have no Lands by inheritance; and if he hath no iffue, then he may alien all. And where a Man hath Lands by inheritance, and alfo by purchase, he may alien all his purchased Lands as he pleaseth. If the Lands be holden in Gavel-kind, no more of the inheritance can be conveyed to any of the children, than their proportionable parts will amount unto. This Law of inheritance was diverse according to the Tenure, for the Lands in Knightservice always descended to the heir ; but such as were holden in Socage paffed according to the cuftom, either to the eldett, or to the youngeft, or to all equally. And thus flood the general state of inheritance from the Normans times hi- Ll, Hen. 1.0.88 therto, feeming fomewhat too firait for the Free-men, that by Law of property might challenge a power to do with their own as they pleafed. But the Normans faw a double prejudice herein : the first was the danger of ruine of many of their Families, who now ingrafted into the English flock, and yet not fully, one might expect a late check to their preferments from the Saxon parents, after a long and fair femblance made of their good will. The fecond prejudice was the decay of their Militia, which was maintained by riches more than by multitude of men; partly becaufe that rich men are molt fearful of offending, and therefore ordinarily are most ferviceable both with their bodies and effates against publick dangers; and partly becaufe by their Friends and Allies they bring more aid unto the publick, by engaging them in the common caule, that otherwife might prove unfenfible of the condition of their Country.

The heir of a Free-man shall by descent be in-fuch seifin as his

fs& p.160.

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Vide Glanv. his anceftor had at the time of his death, doing fervice, and 1. 7. c. 9. paying relief; and shall have his Chattels.

If the heir be under age the Lord (hall have the Wardship for the due time, and the Wife her Dower, and part of the goods.

If the Lord with-hold seisin the King's Justice shall try the matter by twelve men.

The first of these branches is declaratory of a ground of common Law; but being applied to the last is an introduction of a new Law of trial of the heir's right by Affize of Mortdancester, where formerly no remedy was left to the heir, but a Writ of right. If these three branches be particularly observed they speak of three forts of heirs, of Tenants by Knight-fervice, viz. fuch as are majors, or of full age: and fuch are minors, or under age : and fuch as are of a doubtful age. Those that are of full age at the death of their Anceftors may poffefs the Lands descended, and the Lord may not diffeife him thereof: but may be refifted by the heir in the maintenance of his possession, so as he be ready to pay relief, and do fervice that is due : and if the Lord expel him he shall have remedy by Those heirs that are minors shall be under the Lord's Affize. guardianship till they come to one and twenty years. The heirs of fuch as hold by Socage are faid to be at full age at fifteen years, because at that age they were thought able to do that fervice : but the Sons of Burgeffes are then faid to be of full age when they have ability to manage their Father's calling, fuch as telling of money, measuring of cloath, and the like : yet doth not Glanvil or any other fay that these were their full age to all purpofes : aibeit that fome Burroughs at this day hold the last in cultom to all intents whatfoever. The last branch provideth the remedy to recover to the heir his poffetfion in cafe it be detained, either through doubtfulnefs of age of the heir, or his Title : and it directs the iffue to be tryed by twelve men. This trial fome have thought to be of Glanvil's invention; and it may well be that this trial of this matter as thus fet down, was directed by him : yet he useth often in his book the word Solet, and in his preface faith, that he will fet down frequentius ulitata;

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ufitata; and it's pass question but that the trial by twelve men was much more ancient, as hath been already noted. One thing more yet remaineth, concerning the Widow of the Tenant, whose Dower is not only provided for, but her reasonable part of her Husband's personal estate. The original hereof was from the Normans, and it was as popular as that of Wardships was Regal; and so they made the English women as sure to them as they were fure of their children.

The Juffices shall by Affize try diffeisins done since the King's coming over Sea, next after the peace made between him and his Son.

This is called the Affize of Novel diffeifin, or of diffeifins lately made. It feems that the limitation was fet for the Juffices fake, who now were appointed to that work, which formerly belonged to the County courts; and to prevent intrench-Glanv. lib. 13. ments of Courts, a limitation was determined, although the cap. 33copy feemeth to be miftaken; for the limitation in the Writ is. from the King's laft voyage, or going into Normandy.

Juffices shall do right upon the King's Writ for half a Knights Fee, and under, unless in cases of difficulty, which are to be referred to the King.

The Justices itinerant ended the smaller matters in their circuits, the other were referved to the King in his bench.

Justices shall enquire of Escheats, Lands, Churches, and Women, in the King's gift: And of Castle-guard, who? how much? and where?

So as the Judges *itinerant* had the work of Efcheators; and made their circuits ferve as well for the King's profit as Juffice to the Subjects. They ufed alfo to take fealty of the people to the King at one certain time of the year, and to demand homage alfo. Thefe matters of the King's Exchequer made the prefence of the Judges lefs acceptable, and it may be occasioned fome kind of oppression. And as touching Caftle-guard, it was 10.

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was a Tenure in great use in these bloody times, and yet it seemeth they used to take Rent instead of the personal service; else had that enquiry (how much?) been improper.

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Glanvil.1.9.

8. 4.

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Of a Tenants holding, and of feveral Lords.

That one man may hold feveral Lands of feveral Lords, and fo owe fervice to them all is fo common, as nothing can be more : neverthelefs it will not be altogether out of the way to touch fomewhat upon the nature of this mutual relation between Lord and Tenant in general, that the true nature of the diverfity may more fully appear. The foundation or fubject of fervice was a piece of Land, or other Tenement, at the first given by the Lord to the Tenant in affirmance of a ftipulation between them prefuppofed, by the giving and receiving whereof the Tenant undertook to perform fervice to the Lord, and the Lord undertook protection of the Tenant in his right to that Tenement. The fervice was first by promise solemnly bound, either by oath, which the Lord or his deputy by the common Law hath power to administer; as in the cafe of fealty, in which the Tenant bound himfelf to be true to the honour and fafety of his Lord's perfon, and to perform the fervice due to the Lord for the Tenement fo given: or otherwife by the Tenant's humble acknowledgement, and promise not only to perform the services due, but even to be devoted to the Lord's fervice, to honour him, and to adventure limb and life, and be true and faithful to the Lord. This is called Homage, from those words, I become your man Sir; and yet promiseth upon the matter no more but fealty in a deeper complement, albeit there be difference in the adjuncts belonging to each. For though it be true that by promife of being the Lord's man, a general fervice may feem to be implied, yet in regard that it is upon occasion only of that prefent Tenure, it feemeth to me that it is to be reftrained only to those particular fervices which belong to that Tenement; and therefore if that Tenement be holden in Socage, although the Tenant be bound to homage, yet that homage ties not the Tenant to the fervice of a Knight; nor contrarily doth the homage of

Lit. lib. 2. c. 5.

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a Tenant in Knight-fervice tie him to that of Socage upon the command of his Lord, though he professeth himself to be his man. Nor doth the Tenant's homage bind him against all men, nor ad semper; for in case he holdeth of two or divers Lords by homage for feveral Tenements, and thefe two Lords Glanzil. Ilb. 9. be in War one against the other, the Tenant must serve his cap. 1. chief Lord of whom the Capital house is holden; or that Lib.7.cap.10. Lord which was his by priority, who may be called the chief Lord, because having first received homage, he received it absolutely from his Tenant; but all other Lords receive homage of fuch Tenant, with a faving of the Tenant's Faith made to other Lords and to the King, who in order to the publick had power to command a Tenant into War against his own Lord. . If therefore he be commanded by the King in fuch cafes unto War, he need not question the point of forfeiture; but - if he Glane, lib. 9. be commanded by a chief of his other Lords into War a2 cap. 1. gainft a party in which another of his Lords is engaged , his fafest way is to enter upon the work, because of his allegiance to that Lord, yet with a falvo of his fealty to that other Lord. But in all ordinary cafes, Tenants and Lords must have regard Ibid. cap. 4. to their flipulation, for otherwife, if either break, the other is discharged for ever; and if the fault be in the Tenant his Tenement escheats to his Lord; and if the Lord fail, he loses his Tenure, and the Tenant might thenceforth disclaim, and hold over for ever. Nevertheless the Lords had two privileges by common cuftom belonging to their Tenures; which although not mentioned in the flipulation, were yet more valuable than all the reft; the one concerning matter of profit, .11 the other of power : That of profit confifted in aids and relief. The aids were of three kinds, one to make the Lord's Ibid, c. 8. eldest Son Knight, the other to marry his eldest Daughter ; the third to help him to pay a relief to his Lord Paramount; which in my opinion founds as much as if the Tenants were bound by their Tenures to aid their Lord in all cafes of extraordinary charge (faving that the Lord could not diffrain his Glanz. 1.9 c.8. Tenant for aid to his War) and this according to the Lord's diferction; for Glauvil faith that the Law determined nothing Ibid.

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concerning the quantity or value of these aids. These were the Norman ways, and favoured fo much of Lordship, that within that age they were regulated ; But that of reliefs was an ancient facrifice, as of first-fruits of the Tenement to the Lord, in memorial of the first Lord's favour in conferring that Tenement ; and it was first settled in the Saxons time. The Lord's privilege of power extended to far as to diffrain his Tenants into his own Court to answer to himself, in all caufes that concerned his right; and fo the Lord became both Judge and party, which was foon felt and prevented, as shall appear hereafter. Another privilege of the Lord's power was over the Tenant's heir after the Tenant's death, in the difpoling of the body during the minority and marriage of the As touching the disposing of the body, the Lord either fame. retained the fame in his own power, or committed the fame to others; and this was done either pleno jure, or rendring an account. As concerning the marriage of the Females that are heirs, or so apparent : the parents in their life-time cannot marry them without the Lord's confent; nor may they marry themselves after their parents death without the fame; and the Lords are bound to give their confent, unless they can thew caule to the contrary. The like allo of the Tenant's widows that have any dowry in the Lands of fuch Tenure. And by fuch like means as these the power of the Barons grew to that height, that in the lump it was too maffie both for Prince and Commons, ALLON AND ALLOW DAY

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Glano. 7. 10.

Ibid. c. 12.

#### Of the power of the last will:

It is a received opinion, that at the common Law no man could devife his Lands by his laft will. If thereby it be conceived to be against common reason, I shall not touch that; but if against cuttom of the ancient times, I must suffered my concurrence therewith until those ancient times be defined : for as yet I find no testimony sufficient to affert that opinion; but rather that the times hitherto had a facred opinion of the last will, as of the most ferious, fincere, and advised declaration of the most inward defires of a man, which was the main thing

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Ibid.

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thing looked unto in all conveyances, Voluentas donatoris de cetero observetur. And therefore nothing was more ordinary than for Kings in these times, as much as in them did lie, to difpole of their Crowns by their laft-Will. Thus King Jobn M. Paris. appointed Henry the third his fuccessor, and Richard the first An. 1216. devised the Crown to King John; and Henry the first gave all Hoveden. his Lands to his daughter; and William the Conquerour by his An. 1199. Iaft Will, gave Normandy to Robert, England to William; and to L. Henry his mothers Lands. If then thele things of greater Malmsb. 1. 3. moment under Heaven were ordinarily difpoled , by the laft Will, was it then probable, that the finaller Free-holds fhould be of 'too high effeem to be credited to fuch conveyances? I would not be mistaken, as if I thought that Crowns and Empires were at the disposal of the last will of the possession; nor do I think that either they were thus in this Kingdom, or that there is any reason that can patronize that opinion; yet, it will be apparent that Kings had no fleight conceit of the laft Will, and knew no fuch infirmity in that manner of conveyance, as is pretended; or elfe would they never have spent, that little breath left them in vain. - I have observed the words of Glan-Glanzil, 1. 7: vil concerning this point, and I cannot find that he politively cap. 1. 6 5. denyeth all conveyance of Land by Will, but only in cafe of difherifon; the ground whereof is, becaufe, it's contrary to the conveyance of the Law : and yet in that calealfo alloweth of a disposing power by confent of the heir, which could never make good conveyance, if the Will in that cafe were absolutely. void, and therefore his Authority lies not in the way. Nor doth the particular customs of places discountenance, but rather advance this opinion; for if deviles of Lands were incident to the Tenure in Gavel-kind, and that fo general in old . time, as also to the burgage Tenures, which were the rules of Corporation and Cities, Ubi leges Anglie deperiri non poffunt nec Ll. Gulielm. defraudari nec violari, how can it be faid contrary to the com- cap. 61. mon law? And therefore those conveyances of Lands by last Will, that were in and after these times holden in use, scem to me rather remnants of the more general cuftom wasted by politive Laws, than particular cultoms growing up against the common

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# The Govern- Steven. Rich. 1. 7 Kings of ment of Hen. 2. John. 5 England.

M.Paris. An. 1181. Hoved. An ... 1181. Decret. Alex. pap. Hoveden. fo. 587:

Glanz 1.7. cap 5 8 16.

L1. Edw. 37.

c.ap. 8,

common rule. It's true that the Clergy put a power into the Pope to alter the Law, as touching themfelves in fome cafes : for Roger Arch-Bilhop of York procured a faculty from the Pope to ordain, that no Ecclefiaftical perfon's Will should be good unlefs made in health, and not lying in extremity : and that in fuch cases the Arch-Bishop should posses himself of all fuch parties goods : but as it lasted not long, so was himself made a president in the cafe : for being overtaken with death e're he was provided, he made his Will in his fickness, and Henry the fecond poffeffed himfelf of his estate. And it's as true that Feme coverts in these days could make no will of their reasonable part, because by the Saxon Law it belonged joyntly to the children. Nor could Usurers continuing in that course at the time of their death make their Will, because their perfonal effate belonged to the King after their death, and their Lands to their Lords by elcheat, although before death they lie open to no cenfure of Law; but this was by an efpecial Law made fince the Conquerour's time; for by the Saxon Law they were reputed as Out-laws. Neverthelefs all these do but ftrengthen the general rule, viz. that regularly the last Will was holden in the general a good conveyance in Law. If the Will were only intended and not perfected, or no Will was Clanv 1.7.c.6. made, then the Lands paffed by defcent, and the goods held course according to the Saxon Law, viz. the next Kinsmen and Friends of the inteftate did administer, and as administrators, they might fue by Writ out of the King's Court, although the Clergy had now obtained fo much power as for the recovery of a Legacy, or for the determining of the validity of the will in it's general nature, it was transmitted to the Ecclesiastical Court. E O OT SLOTING

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> > CHAP.

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#### CHAP. LXIII.

#### Of the Militia of this Kingdom during the Reign of thefe Kings.

T Undertake not the debate of right, but as touching matter I of Fact (hortly thus much : that from the Norman times the power of the Militia rested upon two principles : the one the allegiance for the common defence of the King's perfon, and honour, and Kingdom; and in this cafe the King had the power to levy the force of the Kingdom, neverthelefs the caufe was still under the cognifance of the great Council, fo far as to agree or difavow the War, if they faw caufe; as appeared in the defections of the Barons in the quarrel between King Steven and the Empress, and between King John and his Barons. The other principle was the fervice due to the Lord from the Tenant, and by vertue hereof(efpecially when as the liberty of the Commons was in queftion) the Militia was fwayed by the Lords, and they drew the people in Arms either one way or the other, as the case appeared to them : the experience whereof the Kings from time to time felt, to their extreme prejudice, and the Kingdoms damage. Nor did the former principle oversway the latter, although it might seem more confiderable, but only in the times of civil peace, when the Lords were quiet, and the people well conceited of the King's aims in reference to the publick, which happinefs it was Henry the fecond's lot to enjoy; for he being a Prince eminent amongst Princes both for endowments of mind and of outward estate, not only gained honour abroad, but much more amongst his own people at home, who faw plainly that he was for foraign employment of honour to the Kingdom; and not only contented with what he had in England, but imbarqued together with the Laity against the growing power of the Clergy, for the defence and honour of the privileges of the

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the Crown, wherein also the liberties of the people were in-They therefore were fecure in the King's way, and cluded : fuffered themselves to be engaged unto the Crown further than they or their Ancestors formerly had been, out of pretence of fudden extreme occasions of the Kingdom that would not be matched with the ordinary course of defence. For the King (finding by former experience that the way of Tenures was too lame a fupply for his acquests abroad, and that it had proved little better than a broken reed to the Crown in cafe of dispute with the people) aimed at a further reach than the Lords or Commons forefaw; and having learned a trick in France, brought it over, (although it was neither the first nor last trick that England learned to their colt from France) which was a new way of levying of Men and Arms for the War, by affelling upon every Knight's fee, and upon every Free-man, of the value of fixteen marks yearly, their certain Arms; and upon every Free-man of ten marks yearly value, their certain Arms ; and upon every Burgels and Free-man of an inferiour value, their certain Arms. 2. That these should be ready prepared against 3. That they should be kept and maintained a certain day. from time to time in the King's fervice, and at his command. 4. That they fould not be lent, pledged, fold, or given away. 5. That in cale of death they (hould descend to the heir, who if under age should find a man to serve in his stead. 6. That in cafe the owner were able, he fhould be ready at a certain day with his Arms for the fervice of the King ad fidem Domini Regis & Regni sui. 7. That unto this every man should be sworn: I call this a new way of levying of Arms and Men, not but that formerly other Free men and Burgeffes found Arms, albeit they held not by Knight-fervice; for it was fo ordained by the Conquerour's Laws formerly used : but now the King thrust in two clauses (besides the altering of the Arms) the one concerning the oath whereby all men became bound; the other concerning the raifing and ordering of Men and Arms, which here feems to be referred to the King only, and in his fervice; and this I grant may imply much in common capacity, viz. that all the power of the Militia is in Henry the fecond.

Hoveden. 1181.

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But this trick catched not the people according to the cond. King's meaning : for the words ad fidem Regis & Regni fill left a muse for the people to escape, if they were called out against their duty to the Kingdom, and taught the doctrine which is not yet repealed, viz. That what is not according to their Faith to the Kingdom, is not according to their Faith to the King, and therefore they could find in their hearts fometimes to fit ftill at home, when they were called forth to War: as may appear in one passage in the days of King John, who had gathered together an Army for the oppofing of foraign power, at fuch time as the Pope had done his worft against him and the whole Kingdom; which Army was of fuch confiderable ftrength, as I believe none fince the Conquest to this day exceeded or parallell'd it : but the King's mean submission to the Pope's Legat fo distasted the Nobles and people, as they left him to his own thifts; and that in fuch manner, as although afterwards he had advantage of them and liberty enough to have raifed an Army to have ftrengthned himfelf against the Nobles, yet the Lords coming from London, brought on the fudden fuch a party as the King was not able to withstand, and fo he came off with that conclusion made at Renny-mead, which though in it felf was honourable, yet loft the King fo much the more because it was rather gained from him than made by him.

#### CHAP. LXIV.

Of the Government of Henry the third, Edward the first, and Edward the second, Kings of England. And first a general view of the disposition of their government.

O Ne hundred and ten years more I have together taken up, to add a period to this first part of discourse concerning English government; principally because one spirit.

#### The Govern. SHen. 3. Edw. 1. Kings of ment of Edw. 2. Sengland.

of arbitrary rule from King John feemeth to breath throughout the whole, and therewith did expire.

The first that prefents himself is Henry the third, begotten by King John when he was in the very first enterprize of oppreffion that occafioned the first Barons bloody Wars, and which this King was fo miferable as to continue for the greateft part of his Life and Reign; and yet fo happy as to fee it ended about four years before he died. Although the foul be not ingendred from the parent, yet the temperature of the body of the child doth fometimes fo attemper the motion of the foul, that there is in the child the very image of the Father's mind : and this Henry the third lively expressed, being fo like unto his Father John in his worft courfe, as if his Father's own spirit had entred into him, and animated him in all his ways. He brought in with him the first president of conscience in point of succession by inheritance in the English Throne; for the stream of probabilities was against him. He was a child, and the times required a compleat man, and a man for War: He was the child of King John, whole demerits of the State were now fresh in the minds of all Men. He was alfo defigned to the Throne by his Father's last Will, which was a dangerous president for tkem to admit, who had but even now withflood King John's depositing of the Crown in the Pope's hands, as not being in the power of a King of England to dispose of his Crown according to his own' Will. Yet leaping over all these confiderations, and looking on Henry the third as the child of a King, that by good nouriture might prove a wife and just King : they closed about this spark, in hope it might bring forth a flame whereby to warm themfelves in ftormy times. Nor did their hopes foon perifh; for during his minority the King was wife to follow good Counfel, and by it purged out all the ill humours that the Kingdom had contracted in the rash distempers of his Father's government: Nor did he only follow the counfels of others herein, but even at fuch times as their counfels croffed, he chose those Councils that futed with the most popular way; as is to be feen in the different counfels of the Arch-Bihop

M. Paris. An. 1216.

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thop of Canterbury and William Briware. And yet two things M. Paris troubled much those times : one that they were times of par- An. 1223. ties; the other, that the Protector was fomewhat too excellent to be a meer fervant; and it's hard for the English Nobility to endure him to be greater ; although it may feem reasonable, that they that are thought worthy to govern a King should be much more worthy to govern themselves. But the Pope put an end to all occasion of queliion hereabout; for by his brief he declares the King to be fixteen years old, and of age to govern himfelf; and therefore all Cafiles are forthwith to be rendred up into the King's hands.' This proved M. Paris. the rock of offence, whilft fome obeyed the Pope, and were An. 1223, impugners of those that put more confidence in the Castles 1224. than in the King's good nature. Hence first sprang a civil broil, thence want of Money, then a Parliament; wherein the grand charter of Englands liberties once more was exchanged for a sum of Money. Thus God wheeled about succeffes. But the King having paffed over his tame age under the government of wife Counfellors, and by this time beginning to feel liberty; it was his hard condition to meet with want of Money; and worfe, to meet with ill Counfellors, which ferved him with ill advice; that the grand Charter would keep him down, make him continually poor, and in state of pupilage : to this giving credit, it shaped an Idea in his mind that would never out for forty years after; and thus advised he neglects his own engagement, defies the 1government that by his Royal word, and the Kings his predeceffors in cool blood had been fettled ; and that he might do this without check of Conscience, he forbad the study of the Law, that fo it might die without heir, and he have all by Escheat. This fadded the English and made them drive hea-vily; the King (to add more ftrength) brought in Foraigners and foraign Councils: and then all was at a ftand. The Councils were for new ways. The great defign was to get money to fupply the King's wants; and as great a defign was to keep the King in want: otherwife it had been ealie for those at the helm to have ftopped the concourse of Foraigners (other than

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themfelves) from abroad; the confluence of the Queens poorcr Allies, lavish entertainment, profuse rewards, cheats from Rome, and all in neceffitous times. But ftrangers to maintain their own interests must maintain dirangeness between the King and his Subjects ;" to fupply therefore thefe neceffities all. fhifts are used! as revoking of Charters, displacing of Officers. and fining them, Afforestations with a train of oppressions depending thereon, fines and americements, corrupt advancements loanst and many tricks to make rich men offenders. especially projects upon the City of Liondon. Neverthelels all proved infinitely fhort of his disburfements; fo as at times he is neceffitated to call Parliaments, and let them know his wants. At the first the people are fenfible and allow fupply; but after by experience finding themfelves hurt by their fupplies to the King, they grant upon conditions of renewing the power of the great Charter; and many promifes pais from the King to that end, and after that Oaths, and yet no performance; this makes the people abfolutely deny fupplies. Then the King pretends Warsin France Wars' in Scotland, and Wars against the Infidels in the Holy- Land, whither he is going : the people upon fuch grounds give him aids, but finding all but pretences, or ill fuccefs of fuck enterprifes, they are hardned against supplies of him for the holy War : then he feems penitent, and pours out new promifes, fealed with the most folemn execration that is to be found in the Womb of ftory, and to punctually recorded, as if God would have all generations to remember it as the feal of the covenant between the King of England and his people, and therefore I cannot omit it.

A. Paris. An 1253. It was done in full Parliament, where the Lords Temporal and Spiritual, Knights, and others of the Clergy, all standing with their Tapers burning. The King himfelt also standing with a chearly countenance, holding his open hand upon his bress, the Arch-Bithop pronounced this curfe enfuing.

By the authority of God omnipotent, of the Son, and of the Holy Ghost, and of the glorious Mother of God the Virgin Mary, and of the bleffed Apostles Peter and Paul, and of all the other Apostles, and

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and of the Holy Martyr and Arch-Bishop Thomas, and of alithe Martyrs, and of the bleffed Edward King of England, and of all Confeffors and Virgins, and of all the Saints of God.

We Excommunicate and Anathematize, and sequester from our boly Mother the Church, all the se which beneeforth knowingly and maliciously, shall deprive or spoil Churches of their right.

And all those that (hall by any art or witrashly violate, diminish or change, secretly or openly, in deed, word or counsel, by crossing in part or whole those Ecclesiastical liberties, or ancient approved customs of the Kingdom, especially the liberties and free customs which are contained in the Charters of the common liberties of England, and the Forests, granted by our Lord the King to the Arch-Bishops, Bishops, Prelates, Earls, Barons, Knights, and Free bolders.

And all those who have published, or being published have observed any thing against them or their Statutes, or mhich have brought in any customs, or being brought in have observed; and all Writers of Ordinances or Councils, or executioners, or such as shall judge by such things.

All fuch as are knowingly guilty of any fuch matters shall ipso facto incur this fentence : fuch as are ignorantly guilty shall incur the fame censure, if being admonished be amend not within sisten days after admonistion.

In the fame cenfure are comprehended all perturbers of the peace of the King and Kingdom : for everlasting memory whereof we bave hereunto put our Seals.

And then all throwing down their Tapers extinguished and fmoking, they faid, So let all that fall go against this curfe be extinct, and stink in Hell. The King all the while continuing in the posture above-mentioned, faid, So God me help, I will obferve all these things succerely and faithfully, as I am a Man, as I am a Christian, as I am a Knight, as I am a King crowned and anointed.

If we shall pare away the superstitious ceremonies, and comfider divine providence, we may fearch into all Histories of all ages, and we shall not find a parallel hereunto'; so ferioully composed, solemnly pronounced, with an Amen from the representative body of the whole Kingdom, put

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in writing under seal, preserved to posterity; vindicated by God himself in the ruine of so many opposers. And yet the dust of time hath almost buried this out of the thoughts of men; fo as few even of fuch as know it do feriously conlider how far it may yet and even now be charged upon the account of this Na-Serious as it was, it was foon forgotten : nor would the tion. King be long holden with promifes, fome unhappy Star fruck him in his birth : he had been too hard for his promifes, and now having the Pope at his elbow, he' can dispence with his oath, and bid defiance to an execration : and in flat defiance of the grand Charter professeth oppression, accumulates foraign Counfellors, and foraign guards, contemns his own people, ushers in the Pope's extortions upon them to fill up the measure : thrives in nothing but in the match of his Son and Succeffor with a Sifter of Spain, and yet that alfo helps to haften on the publick poverty, and that a Parliament that brought forth a bloody iffue; although not by any natural power, but occasionally : For the Barons mean now no longer to trust to promises; strangers are banished the Realm, and others of the English blood stepped into their places and Revenues. But this was not all, the King must confirm the grand Charter, and thereto he addeth not only his own oath, but caufeth the Prince his Son to confirm the fame in like manner. It is likewife propounded to him that the chief Officers of the Kingdom may be chofen fuch as the Parliament (hall like of : And that other Laws meet for the government of the Kingdom might be eftablished: of all these the King made no bones. And to make Men believe that he was in good earnest, he was contented to difrobe and difarm himfelf, and inveft the Barons both with Sword and Scepter, retaining nothing but the Crown for himfelf. This had been fafety enough for the Kingdom, but that it was a conclusion without an agreement; for as it was on the King's part made from a principle of shame and fear, so it was determined in anger; for after that the King had been thus dreft and girt for the space of four or five years (whatfocver he thought all the while it's no matter) he began first to ftretch

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ftretch his confcience, and having the Pope's difpensation to help, foon makes his oath to flie afunder (although his Son had for the prefent more confcience. ) But the other girt held more foutly, for the Lords had the Sword chained to their Arm by the King's own grant. Liceat omnibus in regno noftro contra nos infurgere & ad. gravamen nostrum open & operam dare ac finebis in nullo tenerentur ; and the Lords maintained their Dan. An. hold, though not without fome jealoufies amongst themselves: 1258. and it's very probable had the King been a little longer breathed with patience, he might have had his will upon ealier terms : for the Lords were not fo jealous of one another as the Commons were jealous of the Lords, that they meaned to rule only for themfelves. But the King now being in a wood, and bemired, fo as he must now refolve to get all, or lose all, and so either satisfie his natural desires, or the remainder of his politick power, entred the field with the aid of those Commons that chole rather to be oppressed by one King than many Lords : and thus the Lords received the first blow, and gave the first foil : afterwards being worsted by their own divisions and jealoufies, they left a victory to the King that might have made him abfolute, if he had been moderate; but purfuing revenge too far, he was diftasted of his own party that looked on him as a Polyphemus that intended to devour the enemy first, that he might more freely feast upon themfelves in the iffue: this made victory follow the King a far off, and taught the King that the end of civil War must be attended with moderation in the Conquerour; fo far as may fand with publick fafety; for otherwife he that is conquerour to day by Sword, may be conquered to morrow by jealoufie. Thus many humours confumed, and all parts tired after four years continual War, the State cometh to it's right Wits. The King's gains in all this bloody (weat may be fummed up in two heads : Firft, that he had liberty to -chufe his principal Officers of State by advice of the Lords, and them alfo to difplace by like Council. Secondly, in that he gained (though at a dear rate) wildom to obferve the flate of affairs, and to apply himfelf according to occasion : to lived Henry the

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the third for three or four years after thefe troubles; long enough to let the World know that he was able to govern like an English King, and to teach his Son by his own late experience to be a wife governour betimes.

Edward. I.

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For Edward the first being trained up in the Tragedy of a civil War, wherein he was one of the chief actors ; and having explated the bloody way of his riotous youth by his holy War, as they called it; now he betakes himfelf to amends making by Justice in government, having found by his Father's experience that a Kingdom well governed (like good husbandry) preferves the owner; but being neglected deftroys both.

He came over in his third year in [August 5] was crowned in September, fummoned a Parliament in February following, but adjourned it till after Easter: and then it is found that the Church of late had been ill governed 5 the Clergy-inen grieved by many ways, the people otherwise thandled than they ought to be, the peace ill kept, the Laws lefs used, and delinquents lefs punished than was meet 5 and in the fence of these inconveniences were the Laws of Wastminster the first made; wherein the world may fee the great difference between the Prince and the King in one and the fame man. but still still still still still still still still still after the

The, most part of those Laws were little other than plaisters applied to particular botches of those times, wherein the King dealt with a tender hand, as if he feared to ulcerate any part, and especially the Clergy, and therefore delivered the last Law in a petitionary way to the Clergy, because it concerned the execution of Tuffice inprohibited times, and yet bound up all with ai falde tolhimfelf and his prerogative, wlike a biwife King that, would neither lofe right, nor do wrong ; dror yet flickle to debate with his fubjects now, when as his eye was upon a further mark. Eor Leolin the Prince of Wales had affronted him; and though the could not endure affronts , vet could he diffemble them for advantage dand to he fuffered the Parliament to run it's courfe it that he imight have done the fooner: Otherwise he had a seed of his Father's conceit that Laws are not made for Kings; as appeared afterward :" for after he had gotten his Army into the field gos he took a fifteenth which

Walfing. 46.

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which was granted to his Father, and this was *inaudito more* : Al. Well. but there was no diffuting with power, and therefore the fub. An. 1276. ject must be contenied rather to fcore it up against the future, than require prefent pay; so dangerous a thing it is for England that Kings should have occasion to gather Armies, though for never to honourable employment.

The Welfh chafe is hotly purfued, yet it did not rid much. way; for it colt the English a voyage of nine years travel before. they could attain the thore, although it had been often within, their view. It may be the King found it advantageous for his government to maintain an Army in the field under the colour of the Welfh War, that he might more bow his subjects to his own bent; for during these Wars the Kingt made many breathings, and took time to look to the husbanding of his own revenue, as those Ordinances called Extenta manerii, and Officium Coronatoris do witnels, and the Statute of Bigami. But the people were not, altogether yet tamed; for the times being ftill in Wars, and they occasioning much wast of Treasure, put the King to the utmost pitch of good husbandry, and one degree beyond the fame : so as under colour of seiting his own, he fwept up also the privileges and liberties of his subjects, some At West. Authours reciting the complaints of the Church men, others of Polyd. rurg. the Laity : fo as it feemeth the King was no respecter of perfons but his own. This and others not unlike had, almost occalioned another combultion, had not the meeting, at Glocelter. fettled things for the prefent, by referring the right of Franchifes to debate in the Eyer, and ordering reseisure of fuch liberties into the fubjects hands, whereof they had been difpoffeffed by Quo warranto and Quo jure, under colour of the fourth chapter

of the Statute of *Bigami*, Nevertheleshowever debonair the King feemed, to be, the fore between him and his fubjects was not fully cured is nor did the Lords truft him further than needs muft, for whether they ferved in the field or met at Council, ftill they were armed, and during this daring of each other were many profitable Laws made, whilft neither party durit venture bloodihed in touching too nigh upon the privileges of each other, principally becaute 215 .

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because the affairs in Wales were but laid asleep, and upon reviving might turn the ballance to either fide.

The Wars awake again, and therein are confumed nigh five years more of the King's reign, fo as whatever his intent was, he could have hitherto little opportunity to effect any thing for the advancement of the prerogative of the Crown at home." Nor had he scarcely breathed himfelf and Army from the Welfh Wars, but he found both France and Scotland his enemies at once. The King faced only the first, and fought the second ; which held him work the remainder of his days, and at the fame time also he arred both the Clergy and Laity at his own home, as if providence had given him fecurity for the good behaviour; and yet it failed him in the iffue, and left him to the cenfure of. the world, whether his Justice was spontaneous or by necessity; for as yet he held the grand Charter at parley, and therefore was rather eyed than much trufted : "Albeit he was put upon confidence in the Subjects difcretion for aid of him in his continual undertakings: nor did they disclaim him herein, however chargeable it was; for all feem willing he fhould be employed. any where, fo as not within the four Seas."

It's probable the King knew it, and therefore having made a voyage into France, he changed the Scene of War, but to the other fide as it were of a river, in hope his Lords would follow; but it would not be; this angred him, and he them: nor would \_ his Clergy allow him any aid Papa inconfulto, and therefore he outs them from his protection; these and his irregular preparations for War, by fummons not only of his Knights, but all other that held Land worth 20 1. per annum, and Taxes impofed by an arbitrary way, encreafed rancour into a kind of Statescoul, little better than a quarrel: for appealing whereof the King granted a confultation upon a prohibition, and unto both Clergy and Laity a confirmation of the grand Charter at the long run, and allowed it as the common Law of the Kingdom, and feconded the fame with many fucceeding confirmations in the twenty feven, & twenty eighth years of his reign, as if he had utterly renounced all thought of a contrary way; but the Stat. in his 28th. year had a fling in the tail that was as ill as his faving

Walfing. 69.

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faving of ancient aids and prifals which was in the Stat. of confirmation of the Charters, though it were omitted in this Stat. for the faving was of fuch a fence as time and occasion would move the King's heart to make it; and thus this Statute became like a Hoeus poeus, a thing to still the people for the prefent, and ferve the King's turn, that he might more freely intend the conquest of the Scots; which once done, he might, if he would, try masteries with England. But God would not have it fo; the King in Scotland had power to take, but could not overtake; and the Scots like birds of the prey, had wit enough to fly away. and courage enough to return upon advantages : and fo the King was left to hunt the wind, which made him to return.

He might now expect the applaule of his people for his good fuccefs, and the terrour of those that had stopped the broad way of his extravagant prerogative; and therefore looks big, rubs up old fores, and (having his Army yet in the field) fends for those Lords that would not follow him in his Wars in Flanders : all come and submit, and as it were in fo many words let the King know that all England is now tame, and like to be ridden at his diferetion." And now there's nothing in his way but the fatal execration, which he feared, not in relation to God's anger; but rather to the exafperated Clergy, and the dread of the Pope's direful thunderbolt. To avoid this form he procures a dispensation from Rome to perjure and oppress without fin. A trick that he learned of his Father, and hid it within his breaft , till now about two years before his end he brings it forth, to tell all the World that hitherto he had been just against his will. But having obtained his purpose, he nevertheless misseth of his end, for a new King of Scots our old good enemies, by divine providence fuddenly croffed his way before him, and now it boots not to contend for arbitrary rule in England, and lose the Crown of Scotland, which he once thought he had fure; he faces about therefore, and having spoken fair to his people, for Scotland he goes. Thus, if all were not in a parenthefis, the King intended a good period, but God only knows what his furtheft reach would have been, if he had returned, for he was Gg taken

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taken out of this world in Scotland, and fo left this his government fomewhat like an imperfect fentence.

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His Son Edward hould have compleated it, but that he wanted his Father's fence, and had top much of his Grandfather's superbient humour, that meeting with a fliff spirit, and a weak mind brought fudden fire into the courfe of government till it confumed it felf in it's own flame. For this King having newly flipt out of a bondage of wife government under his Father, ran the wild chafe after rath defires, fpending his former time in inordinate love, and his latter time upon revengeful anger, little inferiour to rage; and fo in his whole government was scarce his own man. His love was a precedent of a firange nature; that commanded him from all the contentments of his Kingdom to ferve one man, a franger, and profitute to all manneri of licentiousness; meerly for fome perfonal endowments! "It frews that his judgement was weak. and his affections firong ; and in that more weak; because he discovered it before he was crowned Mike fome of the weakeft of the weaker Sex, the birth of whole minds are born as foon as they are conceived , and fpeak as foon as they are born. It's true that the bravery of Spirit may work after abfoluteness in Kings under the colour of fome kind of wildom. But it is one thing to rule without Law, and another to live without rule; the one dashes against the Law of 'an English King, and may put on the name of policy, but the other deftroys the Law of mankind, and can bear no better maine than of brutifh defires it it , to teining and he brings to

All the while Gavefton was in view, we find nothing concerning Common-weal, or monument of Parliament, faving two Ordinances made by the King, and fuch Lords as futed to the King's way, rather than to his wants." The first was that de militibus, the other de fraugentibus priforam; for all the King's labour was to royallize Gavefton into as high a pitch as he could, and fo to amaze his own eye-fight with contemplating the goodlinefs of his perfon. So as Gavefton is become the image of the King, and prefents his beams and influence into all parts of the Kingdom, and according to his afpect they often change and

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and wane, and yet at the best were but'as in a misty night.

The Barons liked not this condition of State-Idolatry, they were willing to adore the King, but they could not bow to an. image : they defired nothing more than that their King might (hine in his proper glory. | Thrice is Gaveston banithed , thrice he returns; the last occasioned another civil War, wherein Gaveston loft his head; thus the Lords removed the Eclipfe, but (little the better thereby) they find it a vain labour to compel, the Sun to fhine by force when it hath no light. Though Gavelion be gone, the milt of foraign Councils prevail ; this was bred in the blood, fed with blood, and ended in blood. Through the Glass of foraign Councils all things feem of foraign colour; the King to the people, and the people to him. The King at length begins to lee himfelf undervalued, and that it begannin himfelt ; ventures himfelf into the Wars with Scotland to win honour ; goes with much fplendour, but returns with the greatest blot that ever English King suffered, confounded abroad, and flighted at home. For the bravest men by ill success are lost in common opinion : or, to speak in a higher strain, where God doth not blefs, man will not. The King thus almost annihilated, catches hold of Rome, fawns on the Clergy, paffes to them the Ordinantes of Articuli Cleri, and de prifis bonis Cleri : which loft the Free-men no right, although it concluded the Crown. And to carefs the Commons made the Statute de Vice-comitibus, and the City of London likewise by the Statute de Gavelletto. 1 But God 'faw all forts of men run at riot, and fends in upon the Nation, Flague, Famine, and other extraordinary tellimonies of his displeasure, even to the wonderment - of other - Nations; and this brought a kind of sobriety into affairs, made all forts tame, and for the prefent only prepared them for better times. For the King's time of longing again is come, and he must have new play-fellows; finds the Spencers or rather was found of them; they grow in honour almost beyond the reach of the Nobles, but not beyond their envy, and are more fecure than Gaveston in this, that in their first sprouting, the King's Council ferved himself and them to keep in with the Com-01 Gg 2 mous

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mons by making good Laws; fuch as the Statutes at York, of Essoyns; Attaints of Jurors, Levying of Fines, and Eftreats into the Exchequer, &c. all of them promifing good government. The Barons nevertheles liked not the Spencers greatness, and being by several occasions exasperated, joyn in one, and occasion a new War: the King aided by the Commons (who yet thought better of the King than of the Barons, whom they faw, prejudiced rather out of felfapprehensions, than the publick good ) prevailed against the Barons, and made them the first preddent of death upon the The break of the second of the second Scaffold.

Now the Spencers are Lords alone; thinking themfelves above reach of the once formidable Barons, and the Commons too inferiour for their respect. Thus lifted up they take 'a Right like that of Icarus, They had fo much of the King's heart, as they could not spare any part thereof to the Queen, and the being as loth to fpare to much for them as they had. retired with the Prince to a relief, which they brought from beyond Sea, and with whom both Lords and Commons joyn. The favourites milling of their wonted wings, come down faster than they ascended, and together with them the King himfelf, all of them irrecoverably. Thus favourites inftead of Cement between Prince and people, becoming rocks of offence, bring ruine fometimes to all, but always to themfelves. St. A. B. M. M. Dis . Tribeles with

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Stat. de Homag.

... The King forefaw the florm, and thought it fafeft first to cry truce with the people, and come to agreement with them by common confent, for the extent of his prerogative in certain particular cases questionable; and this summed up, become a Statute for future times to be a ne plus ultra between the King and people. The like agreement likewife was concerning fervices of Tenants to their Lords; and an oath framed to vindicate them from all encroachments. And fomething was done Stat. Templar. to calm the Clergy for the demolishing of the Templar-Knights, but the wound was incurable, words are not believed if actions do not fucceed; nor will oaths now made to bind Kings, Bifhops, Counfellors of State, Sheriffs, Mayors, Bailiffs, or Judges

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to Justice; nor directions for regulating of Courts, nor Ordinances against falle moneys and weights, nor all of them settle the people; but they adhere to the Queen, burning with jealoufic against the King, and both her felf and the Lords with rage against the Spencers. The King flies, and being forfaken of the people, the Lords, the Clergy, his own Son, and the Wife of his own boson, and of God himself, as the most absolute abject that ever fwayed Scepter, loft the fames and being made a monument of God's revenge upon inordinate desires in a King, and of the English people, being enraged, not long furviving his demife, he died a death meet to be for ever blotted out of the thoughts of all subjects, but to be had in everlassing remembrance of all Kings. For if a Kingdom or Parliament mifleads the King, at the worft he is but mifled by his Council: but if he be drawn alide by favourites, he must thank his own luft : in the one he hath but the leaft fhare in the burthen, in the other he must bear the whole.

#### CHAP. LXV.

#### of the condition of the Nobility of England, till the time of Edward the third.

N Ow was prerogative mounted up to the higheft pitch, or endeavoured fo to be; either through the weaknefs or power of thefe Kings, of whom the first and last had little to ground upon but their own will; and the other, I mean Edward the first, had more wisdom and power, but was otherways distracted by foraign and more urgent employments; fo as the work fainted before it came to it's full period. The contest was between the King and Barons, who till those days were rather the great and richer fort of men, than Peers, although they also were of the number. I am not fo sharp fighted as to reach the utmost intentions of the Lords: but their 22I

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their pretences are of fuch publick nature, as it's plain that if their private interest was wrapped up therein, they were inseparable : And I shall never quarrel the Lords aim at private respects, when as its plain the publick was fo importantly concerned; and yet I will not justifie all that I had written concerning their Words and Actions. The fpeech of the E. of Cornwall to his elder brother, and King Henry the third, I will neither render up my Castle, nor depart the Kingdom; but by the judgment of the Peers : and of Simon the E. of Leicester to the fame King, that he lyed, and were he not a King the Earl would make him repent his word : and of the Lords, that they would drive the King out of his Kingdom, and eleci another : and of the E. Marshal to Edward the first, that he would neither go into Ga-Scoine nor hang; and fuch other do favour of pattion (especially that of the E. of Leicester and the Lords) and may feem harth and unmannerly; and yet may admit of fome allay, if the general rudenels of the time, the Kings injurious provocations, and the pattions of cholerick men be weighed together: Yet will not all these trench upon the cause, nor render the ftate of the Lords too high, or disproportionable to their place in the policy of the Kingdom of England, as things then ftood, I fay, it was not difproportionable; for where the degree of a King was mounting up to fuch a pitch as to be above law, the Lords exceeded not their places in preffing him with their counfels to conform to the laws; and in maintaining that truft that was reposed in them in keeping off fuch finister counfels and invalions as might violate the laws and liberties, or hinder the current of juffice ; concerning which I shall shortly state the case, and leave it to the censure of others. The government of the people of this Nation in their original was Democratical mixt with an Ariflocracy (if any credit be to be given to that little light of Hillory that is left unto us from those ancient times.) Afterwards when they fwarmed from their hive in foreign parts, and came over hither, they came in a warlike manner, under one conducter, whom they called a King; whole power, whatever in the war, yet in time of peace was not of that heigth as to rule alone; I mean that 1. 1. whereas

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M.Paris.

An. 1227.

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whereas the Lords formerly had the principal executory power of laws fettled in them, they never were abfolutely devefted of that power by the access of a King; nor was the'-King ever poffeffed of all that power; nor was it ever given to him; but the Lords did ever hold that power, the King concurring with them; and in cafe the King would not concurr. the people generally fided with the Lords, and fo in conclufion the King fuffered in the quarrel. From this ground did arife from time to time the wanderings of the people in electing and depoling their Kings during the Saxon times. Nor did nor could the Norman Williams thake off this co-partnerthip, but were many times, as well as other enfuing Princes, perfwaded against their own minds and plotted defires. Nor. can it otherways be supposed where Councils are settled; for whereto ferve they, if (notwithstanding them) the King may go the way of his inordinate defire? If the Lords then did appear against these Kings whereof we treat, in cales where they appeared against the laws and liberties of the people; it was neither, new, nor fo heinous as its noifed, for them who are equally, if not more entrusted with the Common-wealth, than the King (by how much the Counfellors are trufted more than the Counfelled) to be true, for the maintenance of their trust in case the King shall defert his. But the greater question is concerning the manner by threats and war. Its as probable, I grant, that the Lords uled the one as the other, for it was the common vice of the times to be rugged ; yet if we shall add to what hath been already faid, first, that Knightfervice was for the defence of the Kingdom principally. Secondly, that the greatest power of Knight-fervice rested with the Lords, not only in propriety and ownership, but in point of direction for the benefit of the Commonwealth; and laftly, that the flate of the times now was fuch as the Kingdom was oppreffed by ftrangers Counfels, and the Counfels of the Kingdom rejected ; that instead of law, Garisons of strangers ruled; that no man could own his own, that the fubjects were looked upon as enemies; and of all this the King made the principal instrument, who had ruled and over-ruled in this manner

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manner, and fo was refolved to continue; I shall leave it to the better judgement of others what other healing plaifter was to be had for fuch a fore. Albeit it cannot be denyed, that more due respects might have been tendred to Kingly dignity than was in those times practifed : And yet there was a difference also in the occasions of War, for certainly that last War with Edward the fecond was more fatal, and yet lefs warrantable; and in the iffue declared that there was more of the Queen therein than of the Lords, who knew a way of removing favourites from the King ; without removing the King from the Kingdom, or driving him out of the World. In all which nevertheless it cannot be concluded that the Lords party was encreafed more than in the former Kings times; for the lofs of the field in Henry the thirds time against the Prince, kept them in awe all the fucceeding reign (although they were not then tongue-tyed) and their fecond lofs against Edward the fecond, which was yet more sharp, questionless quelled their fpirits (although they loft no right thereby) and encreafed the King's party much by the accels to the Crown of the fer-" vices of fuch as held of those Lords that were attainted or difinherited: And yet by a hidden providence the King was little the better when it came to the pinch; for when Edward the fecond's Queen came from beyond the Seas, though with but a small force, all forsake the King; neither regarding the former terrour of the Army of a King, nor the right or fervice, nor oath of fealty, nor promifes, nor Laws, nor other engagements; and fo the King becomes a prey to an enraged woman, or which is worfe to a jealous Wife : fo little can the name of a King do, when his perfon is despiled; and so vain for him to truft in his Militia, that hath already difarmed himfelf of the hearts of his Subjects. The fum then of all the labours of the Nobles during these times will reft in this, that they won the day, and yet loft the field: although they loft their own bloods and effates, yet they faved all to the people, and left Laws in force, able to debate with prerogative in the hand of any King that should fucceed. Thus flood the matter in fact upon fuch grounds as it had, the validity whereof it's not my work

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toconfure neither by the ballance of Law or Gospel, but leave it as a fore time, that scarce will endure touch; nor bear a King further then he was good or brave.

#### CHAP. LXVI.

Of the state of the English Clergy until the time of Edward the third : and herein concerning the Statute of Circumspecte agatis, Articuli Cleri, and of general Councils and National Synods.

T was a time of much action throughout the whole Chriftian State; and Rome now having attained to it's full glory, began to be eyed on all parts, as an irregular motion crolling all affairs, that it may like the fole Empress command all, and be controlled by none; and this wrought fome firrings in France, complainings in England, and facing between the Em- M.P.aris, perour and the Pope. How chargeable this was to the Pope's 720. Treasury it's not material, but it occasioned or was pretended to be the occasion of all the intolerable exactions enfuing; there being scarce one year paffed over without some extraordinary exaction levyed upon the Church-men, either by provisors, tenths, procurations, levies for the Holy War, Ouindizmes, henevolences, or other fuch like; and where money was not to be had, by levies of Ornaments, or of rich apparel; by intimation, begging, perfwading, commanding, threatning, and in this course continuing till they had outfaced shame it felf, and that the whole Law of Rome became comprehended in this one, Quicquid libet licet. In general therefore the Church of Rome cannot be faid to thrive during thefe extorting times, although Rome did; for if the Laity were pillaged by the King, the Clergy much more both by Pope and King: if the one complained, the other cryed; the one fometimes found relief from the King, but the other was helpless, for the Pope had no cars to hear, nor the King hands M.Paris.

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to help; he neither durft nor would cross the Pope, although the Clergy told him that by these exactions they were impoverifhed in fuch manner as they were difabled to do him fervice for their Lay-fees. Thus Rome becomes a burthen to Rome, and the members weary of bearing their head. Hereafter must the Pope beware of falling out with Kings, for the English Clergy now, though late, fee that all is not Gold that glifters; nor is it any great privilege to be the Pope's men further than the Pope will be a good mafter, but this was not to be expected; Popes were grown fo excellent, as they could not amend: and England so enamoured of them, as it's become their vere bortus deliciarum, as the Pope called it, when he faw the rich veftments of the English Church-men : And therefore they must now be contented to be the Pope's viands as often as his hungry maw doth call, or otherwise they must fall out. An excellent pofture of affairs, and brave preparative to dispose the hearts of all forts for entertainment of the eafie yoke of Christ's government, which was now at the door, and ready to be revealed. Neverthelefs, poor and mean as the Clergy was, they had courage enough not only to flickle both with King and people for their own liberties, but also to invade the liberties both of the Crown and Commons, having this advantage, that they had to do with a King and people that were two; and themselves well feconded by the Pope, that had no lefs power in those times of publick distraction, and was bound to ferve the Cattel well that yeilded him fo much milk. The particular matters of debate may appear in their paper of grievances composed in Henry the third's time, and their refolutions thereupon; their complaints were renewed again in the time of Edward the first (if we may give credit to Baronius) after the Statute of circumspecte agatis. To the end therefore that the whole may lie before us. I shall fet down the matter or fubstance of both these papers severally in regard they found much alike, and note the difference; all which I shall do to the end that it may more plainly appear what the Church-mens Idea was, and how far the common Law and King's prerogative would agree thereto.

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M Paris. An. 1257. Vid. Addit. Baronius Anstal. 1306.

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#### The complaints are of this nature.

1. That the Church-poffellions in their vacancies are wasted, and that Escheators do not only feise the personal estate of the Abbot or Prior deceased, but such Corn in the Barn, and other goods belonging to the houses, for their maintenance; as also the profits of Churches impropriate.

3, & 4, & 5. Elections are either disturbed by the King's Letters preceding, or by delay of the Royal affent subsequent to the faid elections.

6. The Lay-power without the advice of the Clergy do put in, ejcct, or reftore incumbents to Benefices void.

7. Prelates are summoned to answer to the Lay-power in the Writs Quare excommunicavit, and Quare non admissit.

8. Clerks are distrained in their Lay-fees, to answer before the Lay-power in Action of Debts, Trespass, or other personal Actions; and in case they have no Lay-fees, the Ordinary is distrained by his Barony to cause the Clerk to appear.

9. The Laity are forbidden to take oath, or to inform upon oath before the Prelates, and to obey the Prelates commands in fuch cafes.

10. Perfons taken and imprifoned upon excommunication are ordinarily difinifi without fatisfaction to the Prelate; and fometimes are not taken by the Sheriff, notwithstanding the King's Writ; and as well the King as his Officers do ordinarily communicate with fuch as are excommunicated, and likewife command others to communicate with them.

14. Clerks imprifoned for Felony are refuted to be delivered to the Ordinary, unlefs upon fecurity to appear befor the Juffices in Oyer, and fometimes are hanged before their Ordinary can demand them; and fometimes their heads are all fhaven that they may not appear to be Clerks.

16. Justices itinerant do imprison Clerks defamed for Felony, or otherwise out-law them it they do not appear. And otherwise proceed against Clerks after their purgation before the Ordinary.

18. The Lay-power feifes upon the estates of Clerks degraded for crimes. of all it edini mediation and reference of the

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-19. Clergy are compelled to answer and give fatisfaction for offences against the Forest-Laws before the Lay-power : And in cafe of default, the Bishop by diffress is compelled to order fatisfaction, as well in such cases, as in personal Actions.

22. Privileges of Sanctuary are invaded by force.

23. Executors of Bishops are hindred from administring the effate without license first obtained from the King.

24. The King's Tenants goods are feifed after their decease by the King's Bayliffs.

25. Intellates goods are feifed by their Lords, and their. Ordinary hindred from administration.

26. The King's prohibition paffeth in cafe of Tythes and Chappels.

27. The like in cafes of troth-plight, perjury, cerage, heriet, or other Church-duties, as money for reparations of Churches, and fences in Church-yards, pecuniary punishment for Adultery, and cofts of fuit in Ecclefiaftical court, facrilege, excommunication for breach of the liberties of the Church, contrary to the grand Charter.

30. In cafes of prohibition if the Ecclefiastical Judge proceed contrary to the fame, he is attached and compelled to fhew his Acts in Court; if the Lay Judge determine the caufe to be Temporal, the Ecclefiastical Judge is amerced, if he proceed against the prohibition, and it's tryed by witnesses of two ribaulds : and in cafe it be found for the Ecclefiaftical Judges cognifance, yet there is no cofts allowed for fuch vexation.

32. That Jews in matters Ecclesiastical aforesaid are by the King's prohibition drawn from the Ecclefiaftical Judge unto the Lay-Magistrate.

34. Question about Lands given in Frankalmoin, are tryed in the Lay-Courts; and by reason of such Tenure, the owners though Clergy-men, are compelled to do fuit at the Lay-Courts, and are charged with impositions, and are distrained hereunto, although the Lord have other Land of the Donor in Frankalmoin subject to his distres.

39. Prelates fummoned to higher Courts, are not allowed to make attorneys to appear for them in the inferiour civil Courts. AI. Grantees

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41. Grantees of murage, or other unwonted impolitions compel the Church-men to pay the fame.

42, & 43. The Clergy are charged with Quarter, Cart-fervice, and purveying.

44. The Chancery fendeth out new Writs contrary to the liberties of the Church, and the Law of the Land, without the affent of the Council of the Kingdom, Princes and Prelates.

45. The King doth compel the Clergy to benevolences to the King at his voyage into Foraign parts.

46. Amercements granted to Clergy-men are turned into fines by the Juffices, and by them taken.

47. Clergy-men are fined for want of appearance before the Justices *itinerant*, and of the Forest upon common summons.

48. Quo warr antoes granted against the Clergy for their liberties, and the fame feifed, unless they be fet down in express words in their Charter, notwithstanding that by long custom they have enjoyed the fame, and many times contrary to express grant.

This is the fum of their paper of grievances; and becaufe they found the King either wilful or unconftant, they refolve upon a remedy of their own, by excommunication and interdiction, not sparing the perfons of any principal or accessfory, nor their Lands, no not of the King himself; and for this they joyn all as one man: Now what feare this made I know not, but Henry the third in the Stat. of Marlb. and Edward the first in his Stat. at Westminster, and other Statutes: the first spake fair, and seemed to redress fome of these complaints: as also did Edward the fecond, and yet the Common Law loss little ground thereby.

That which Henry the third did besides his promises of reforming, was done in the Stat. of Marlbridge.

The successors of Abbots, Priors, and Prelates, &c. Shall have an Action of Trespass for Trespasses done nigh before the death of their Predecessors, upon the estates of their

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their Corporations. And shall prosecute an Action begun by their Predecessors. And also shall have an Assize a-gainst intruders into any of the possessions belonging to the faid Corporations whereof their Predecessors died seised.

This might feem a remedy provided against the first malady complained of, and queftionless bound all but the King; and fo might perchance abate fomewhat the edge of that Article. But it being the Clergies reach to grow rich, and the Pope's cunning to help on that work, that they might be as flores for fupply of his Treasury; and had forbidden Abbots and other Prelates, &c. the liberty of disposing their estates by last Will. Kings therefore as supreme patrons to these bodies in their vacancies used to feise all the Estates of the Prelates, with the Temporalties to their own use, as well to preferve the riches of the Kingdom to it felf, and the poffeffions of fuch Corporations from spoil, as to be a cloke of their own covetousness. And under the Estates of the Prelates, or heads of these Corporations, all the Goods and Chattels belonging to the faid Corporations Fies. Abbe.25 were comprehended, in regard that all was by Law adjudged to be in the fole poffeffion of fuch head, and without whom all the reft were accounted but as dead perfons.

#### Marlbr. c. 10. No Clergy-man is bound to attend at the Sheriff's Turn.

Gloff. p. 428.

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William the Conquerour first exempted the perfons of the Clergy from attendance upon Temporal Courts; yet they were LI. How. 1.c. 31 ftill urged thereto, and especially by a Law in Henry the first's time ; but by this Law they are difcharged, and in fome measure a provision made against the grievance in the 39th. Article before-mentioned. These amends we find made to the Clergy by Henry the third, befides his confirming the grand Charter: And his Son Edward the first pursued the fame course, especially in his first times, when he was but tenderly rooted : as may appear in the Statute of West. 1. Clergy-

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Clergy-men nor their Houses shall be charged with West. cap. 1. Quarter, nor their Goods with purveyance or Cast-fervice, under peril of imprisonment and damages by action or imprisonment.

The great endowments of Lands, Rents, and Revenues given to the Church-men by the Laity was for the maintenance of Hofpitality and works of Charity. The founders and bene-factors hereby obtained a right of corody or entertainment at fuch places, in nature of free quarter, which in the neceffitous times of *Henry* the third became fo common, that every one that had power never quefitoned right, and the King above all the reft; by means whereof the Church Revenues were exceedingly wafted : for remedy whereof all offenders are by this Statute made liable to fine and impriforment, and double damages in cafe of Action of Trefpafs; the King only excepted, againft whom they had no defence, but would rather have won him to have been their defence againft the exactions from *Reme* that continually plagued them.

#### A Clerk taken upon Felony, being demanded, shall be delivered to the Ordinary; but being indisted, shall not West. 2. cap.2. be dismissed by the Ordinary without due purgation.

With due respects to the judgement of those grave and honourable perfons of the Law, it seemeth to me that before the Co. 2. inflit. making hereof, the use was, that if a Clerk was defamed, or 164. appealed by an offender for Felony, before conviction he was Stamf. 1300forthwith imprisoned; nor could he be delivered unto the Ordinary upon demand before inquess taken, unless upon sufficient security to endure the Tryal before the Judges itimerant; which thing was not easie to be had for a Clerk, as times then were. This Law therefore was made in favour of the Clergy, who required that such as were Clerici noti & honessiti hould forthwith upon their apprehending be fent unto their Ordinary, and those which were vagi & incogniti should A.P.Aris adupon demand be delivered to be judged by their Ordinary dit. fo. 200, freely, and non expectatis Justiciariis quibus cunque : Such wan- 206, 207.

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dring Clerks therefore the Clergy will have delivered before inquisition if demand be made: Nevertheless because the Indictment paffed many times before the demand came, (for by the 15. Article of the Clergies complaints foregoing, it appears that the Lay-Judge made more than ordinary speed, for fear of ftop.) This Law provided that fuch also should be delivered to their Ordinary, and that due purgation (hould pals before the party were delivered; and in cafe the Ordinary neglected his duty herein, he was liable to a fine or amercement. Thus is Briton. 4. fo. 11 Briton to be underftood in this point ; whereas Bracton speaking of fuch as are convicted, affirmeth, that if demand be made of Braction, lib.3. fuch as are not indicted (for of fuch he speaketh) they ought to be delivered without indictment : I suppose he meaneth by the - Church-Law, for till this Statute the Temporal Judges practice was otherwife, as appeareth by the 14. Article of the Clergies complaint foregoing; and fo by this Law, the 14. and 15. Articles of the Clergies complaint are answered.

West. 1. C. 5.

IV. 2. C. 19.

fo. 123.

### Disturbers of the Freedom of Elections fined.

With submiffion to the judgement of others, I suppose that this was framed principally for the fatisfaction of the Clergies complaints in the third, fourth, and fifth Articles foregoing : and I am the rather reduced hereto, because as touching elections into Temporal places of government, feveral Laws are especially framed; such as are elections of Sheriffs, and Coroners. whereof the one is West. 1. cap. 10. the other Artic. Super Cart. cap. 10. and no Law is especially made as touching the elections of the Clergy, if not this.

Ordinaries having the Goods of the intestate shall anfrer his Debts.

Originally the goods of the inteffate passed by a kind of descent to the children : afterward by a Saxon Law, the Wife had her part; and this continued all the Normans time. But now the strength of the Canon-Law growing to it's full pitch, after a long chafe attached the prey. In Henry the first's time they had gotten

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gotten a tafte, for although the Wife and Children, or next of kin, had then the possession, yet it was for the good of the foul of the deceased; and the Ordinary had a directing power therein, and to was in the nature of an Overfeer, and fomewhat more. Afterwards in the time of King John, the Clergy had drawn blood : for though the poficition was as formerly, yet the dividend mutt be made in the view of the Church; and by this means the dividers were but meer infiruments, and the right was vanished into the clouds, or as the Lawyers term it in Abeyance. But in Henry the third's time the. Clergy had not only gotten the game but gorged it : both right and poffellion was now become theirs, and wrong done to none but the clouds. This was not well digested, before Edward the first recovered part of the morfel; and by this Law declared the use to be for the benefit of the deceased : and thus the one was fatisfied in having what he used not, the other in using what he had not.

But thefe are but gleanings, the Law of Circumspecie agatis brings in a Load at once: For the Clergy being vexed with the passing of the Stat. of Mortmain (whereof hereafter when we come to speak of the Clergies loss) they make grievous complaints of wrongs done to their privileges, and after fix years the King is at length won; and passed a writing Antiq Brits formewhat like a grant of liberties, which before times were in 194. controversite: and this grant, if it may be so called, hath by continuance usurped the name of a Statute; but in it's own nature is no other than a Writ directed to the Judges, in substance as followeth: I the second of the second of the second of the second of the

Take good heed that you do not punifh the Bifhop of Circumspecie Norwich and his Clergy, if they hold plea in Court Chri- again. Stian of things meerly spiritual: for in such cases the Ecclesiaftical Judge hath cognifance, notwithstanding the King's prohibition.

It's therefore neither grant nor release, but as it were a covenant, that the Clergy shall hold peaceable possession of what they had, upon this ground, that the King's prohibition hath

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Circumspette no place in such things as are meerly spiritual. So as hereby the Clergy got a judgement against the Crown by confession, agatis. and an effopel, upon this maxim that spiritual things belong to spiritual men, into which rank the King's person cannot come; thus thought they, but what are spiritual causes, and, why so called 2 are they fuch as concern spiritual persons, and things? this was the old way : mark, but if we bring into this Category, Adultery, Fornication, Incest, &c. we shall marr all. Linmood tells us that mere spiritualia are such as are fine mixtura temporalium: there may be somewhat in this, though I cannot find it; nor can I make out the fence of the term any other way, but to limit it to fuch things which by common' cuftom the Ecclefiastical Judge had cognifance of: for otherwife neither King nor Law ever intended it to be expounded by the Canon, nor was it the intent of this Writ, 'Law, or License, (call it what you will) thus to conclude, as the particulars following will manifest.

Fornication, Adultery, and fuch like, punished sometimes upon the body, and sometimes upon the purse.

These crimes the Saxons punished by the Temporal power, as I have already thewed. The Normans continued this courfe, if we may believe the Conquerour's Laws, which gave the fine in fuch cafes to the Lord of the delinquent. And it is confeffed, that Henry the first and the fecond continued it (as the Clergies own complaint, just or unjust doth witness.) " And what courfe was holden in the time of King Steven and John, is to me unknown, nor is it much to be regarded , feeing the latter did he cared not what, and the former to gain the good will of the Clergy regarded not what he, did. The cuftom therefore cannot be made good for the Clergy, much lefs to punish the bodies of Free-men in fuch cases, it being contrary to the grand Charter ; never asked by the Clergy formerly, nor no complaint before now for denyal : for my part therefore I shall not apprehend it of a higher nature than the King's Writ, which in those days went forth at random, if the 44th. Article of the Clergies complaints foregoing be true. It being fo contrary

Ll.Gulielm. cap. 14, 19, 371.

M. Paris addit. fo. 201. art. 28.

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trary to the common fence of Parliament to give the bodies of Circumspecie the Free-men to the will of the Clergy, to whom they would agatis. not submit their Free-holds. But the Writ proceeds in enumeration of particulars.

Reparations and adornings of Churches and Fences of Church-yards. Violence done to a Clerk, Defamation to reform, not to give damage. Perjury, oblations, payments of Tythes between Rector and Parishioner : Right of Tythes between two Rectors to a fourth part of the value: Mortuaries due by custom: A pension from a Rector to a Prelate or Advocate.

The most of, which were under the power of a prohibition in the time of Henry the third, who was King but yesterday, as the Articles of complaint formerly set down do manifest. Nor had the Clergy ever better Title than connivance of fome fuch favourites as King Steven, whole Acts may peradventure be urged against Kings, but not against the people, unless their own act can be produced to warrant it. The learning in the Princes cafe will(I suppose)admit of a difference: for it can never Coke lib. 8. be made out, that the King's Council in Parliament was the Magnum concilium Regni, but only the House of Lords ; and therefore whatever paffed in Parliament by their only advice might bind the King, but could never reach the Commons nor their Liberties. And thus the grand Charter in the first conception was conclusive to the King but was not the act of the Parliament, because the Parliament cannot grant a Charter to it felf of that which was originally cuftom. And therefore this Law, however countenanced, can never be concluded to be other than a. permiffion ; not only because it was never the Act of the Commons of England, but because it's contrary to the liberty of the Free men; and it's beyond all imagination, that the Commons should out themfelves from the protection of the Common Law, and yoke themselves, their Free-holds, and estates under the bondage of the Canons; nor ought fuch a construction to be admitted without express words to warrant it. As for the conclusion, it

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it is much worfe, and not only dishonourable to the King in binding his Arms from protecting his Subjects by the Common Laws, and fo in fome respects making them Outlaws : but dishonourable to it felf, whilst it makes prohibitions grounded upon Laws to be nullities by a late trick of non obstante, which was first taken up by the Pope, then by Henry the third, and by this King granted to the Clergy : \and thus are all fet at liberty from any rule but that of licentiousnels. Nevertheles, this Law did thrive accordingly, for we find fcarce any footfteps in Story of any regard had thereof till, it became gray-headed; For it was not long e're the King flood in need of money, and was neceffitated to try the good wills of the Clergy more than once : this occasioned them to be flow in answer, and in conclufion to deny that they fhould aid the King" with any more vit. Winchelsy. money, Papa inconfulto. The King hereupon difavows the Clergy, and leaves them to the Romish oppressions, which were many; and then the Clergy rub up all old fores, and exhibit their complaints to their holy Father, to this effect :

Baronius An-2221 An. 1306

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1. That the King's Justices intermeddle in Testamentary causes, accounts of Executors, and cognifance of Tythes, especially to the fourth part of the Living.

2. That the Clergy were charged to the King's carriages. That the King's Mills were discharged from paying of Tythes. That Clerks attending on the Exchequer, were necessitated to non-refidency. And that after their decease, their goods were seifed till their accounts were made. That Ecclesiastical possessions were masted during vacancies.

2. That Clerks were admitted to free Chappels by Lay-men.

4. That the King's Justices took cognisance of Usury, Defamation, violence done to Clerks, Sacrilege, Oblations, Fences of the Church-yards and Mortuaries.

5. That prohibitions are granted without surmife.

6. That Clerks are called to answer in the King's Court for crimes, and being acquitted, the informers escape without penalty.

7. That Clerks are not allowed their Clerg y.

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8. That after purgation made, Clerks are questioned in the King's Court for the Jame offence.

9. That perfons in Santiuary are therein besieged.

10. That the Writ de Cautione admittenda issuet forth, although the Church be not satisfied, and excommunicate perfons being imprisoned, are enlarged in like manner.

11. That Debts between Clerks due, are determined in the temporal Courts.

12. That Bishops are compelled by Distress to cause Clerks to appear in Lay-Courts without cause.

13. That the Church loseth it's right by the ceasing of Rent or pension by the space of two years?

14. That Nuns are compelled to fue in the Lay-Courts for their right in possessions, befalling by decease of their kinred.

15. That Churches are deprived of their privileges till they shew Quo warranto they hold them.

16. That Ecclesia fical Judges are stopped in their proceedings by Sheriffs and great men.

17. That Bishops refusal of Clerks presented are examined in the Lay-Courts.

18. That Patrons of Religious Houfes, do oppress them by extreme Quarter.

19. That Bigamy and Bastardy are tryed in Lay-Courts.

20. That the King suffers his Livings to be vacant for many years.

21. That the Clergy are wronged by the Statute of Mortmain.

Here's all, and more than all that's true; and more than enough, to let the Reader fee that the Writ *Circumfpecie agatis*, was but a face put on for the prefent, after laid afide, and the Clergy left to the bare Canon. They likewife fhew what the Clergy aimed at: and in that they did not obtain was to be attributed to the refolution of the Laity, and not to any neglect in themfelves; for the Arch-Bifhop died in the fervice, and *Antiq B.it.* it's thought that grief for thefe matters was no little caufe thereof. But the times within a while grew troublefome, and the King in purfuit of the French Wars, being unadvifed in his

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in his way angred the people by his arbitrary levics of men and

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money, as it brought forth a State-fcoul, little inferiour to a quarrel. And to pacifie the Clergy, he granted them the Writ -Stat de conful- de confultatione babenda in all matrimonial and testamentary cafes, which were of their least doubted privileges; and this qualified the first Article of complaint next foregoing, if such caufe they had of complaint; and this was all that the Clergy got at Edward the first's hands. Edward the second was a man. that was neither well affected to Rome, nor weak in spirit, and yet fo unhappy that his way neither promifed good fuccefs.nor ever had it; and so he became a fervant unto the humours of his fervants, to keep his head above water ; but especially after he was chafed by the Scots, and quite out of breath, he calls for help of all, but first of the Clergy, and bespeaks them with the Ordinance of Articuli Cleri ; wherein he gives some fatiffaction to the complaints formerly mentioned, which it feems by Baronius, were exhibited in Parliament.

#### Ecclesiaftical cognifance extendeth unto Tythes, Oblations, and Mortuaries, and to pecuniary recompence.

In the first times neglect or denyal of Church-duties, was punished in the King's Court by fine. Afterwards the Bishop was joyned in that work, and the Tythable goods were feifed; eight parts whereof were taken to the Lords and the Bishops use by moyeties; a ninth part left to the owner, and the tenth to the Church; nor had the Bishops any peculiar Courts of cognifance of caufes till the times of the Normans; nor as yet in those times had they power to all intents; for though it be true, that the Roman Tribute of Peter-pence was allowed by the Conquerour's Law to the Bishop's Court, yet we find no Law for Tythes and other profits to be recovered by the Ecclefiastical Court till about the end of Henry the second's Reign, or King Steven's time; for at a Council at London in Henry the fecond's time it was ordained, that three fummons in the Pope's name should be made to fuch as payed not their Tythes, and in cafe they then refused, they should be Anathema: and after that time in a Council at Oxford under. Steven Arch-Bifhop of Canterbury

cap. I.

Ll. Alfred. 6.9. Ll.Edw.c.6. Ll. Canut.c.8.

Ll. Gul. 20. C. Spicileg. 180.

Binius Tom.7. f. 661. An. 1173.

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terbury it was decreed that the Laity thould be entreated first Articuli to pay their Tythes, and then if necellity require, that they Cleri. should be compelled by Ecclesiassical censure: so as their Baronius power crept up by degrees in recovering of Church-duties, as Annal.1222. it did in Testamentary matters; and at length Henry the third cap. 19. worn and spent with the Barons Wars, about his latter end yeilded to Boniface the Arch-Bilhop his importunate demands, and first gave liberty to the Clergy to be their own Judges; and yet the Lay-Judges, although divers of them were Clergymen did not fuddenly forbear till this Law came, which gave some satisfaction to the first and fourth Articles of complaint foregoing.

Ecclestastical cognisance extendeth not to a fourth cap. 2: part of the Tythes of any Living, nor to pecuniary multis for fin, faving by way of commutation.

The complaint of the Clergy in Henry the third's time was against the King's prohibition in case of Tythes indefinitely; for in those times, and afterwards in Edm. the first's time, the King's Court had the cognifance of all Tythes, and therefore in the Statute of West: 2. c. 5. the Writ of Indicavit was allowed in cafe of right of any portion of Tythes; yet the Church fill gained ground, and about, or before the death of Edward the first, the Temporal Judge had yeilded unto the Clergy the cognifance of a portion of Tythes under the value of the fourth part, (for in Artic. 1. the Article next foregoing the Clergies complaint was, that the King's Justices held cognifance of the fourth part ) and here they were confined thereto by this Law, which the Clergy could. never remove.

For violence done to Clerks, the offender shall render cap. 3. damage in the King's Court, but Excommunication, Penance, and Commutation shall be in the Bishops Court.

The Canon-Law had an ancient claim to the Protection of Clerks, both as touching their perfons and effates; and prevailed fo far, as they were thereby emboldned to offer violence unto others. But as I formerly thewed, by a Law in Henry the fecond's time, the Temporal Judge refumed his original power

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Fits. Harb. 7 Hen. 3. prohibition 30.

power; and this became a fore evil between the Clergy and Laity, for though it were allowed that Clerks should not be fued but before the Ecclesiaftical Judge in fuch cafes, yet it was no warrant for the Laity likewife to be called before the Ecclefiaffical Judge in fuch cafes; and therefore the Clergies complaints thew that the matter was doubtful, and that the Lay-Judge generally maintained his jurisdiction, although fometimes he disclaimed it, as it may appear in the case of a Trespals in the nature of a riot committed upon the priory of St. John's of Jerusalem in the seventh year of Henry the third, when as it was adjudged per curiam, that it belonged to the Ecclesiaftical Court to punish : But in Edward the first's time, by the Ordinance of Circumspecie agatis, and Articles concerning prohibitions; the difference was made between damages and pro reformatione, and the fame affirmed by this Law, and fo the matter fettled, and the fourth Article of the Clergies complaint in some measure satisfied.

Defamation within cognisance of the Ecclesiaftical Court, and corporal penance therefore, and Commutation.

The words are general and peremptory with a non obstante the King's prohibition, and yet the Law afterwards reftrained the fence to defaination for crimes or offences triable in the Ecclefiastical Court : and this gave further fatisfaction to the fourth Article of the Clergies complaint foregoing.

Tythes of new Mills may be recovered in the Ecclesiastical Courts.

This Tythe of Mills was a new encroached Tythe never mentioned in any former Law of this Kingdom, nor demanded by the Synod at London, Anno 1173. which mentions Fruit-Trees, young broods of living creatures that are tame, Herbage, Butter, Cheefe, with other particulars, but mentions not new Mills. It's true, that anciently Mills paid Tythes, but fuch they were, which were ancient, and had paid the fame by cuftom; LI.E.c.8 & 9. and fuch as by Law in the Confessor's time were declared to be given

cap. 5.

cap. 4.

Bineus Tom.7. 66I.

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given a Rege Baronibus & populo. But by the fecond Article of Articuli the Clergies complaint next foregoing, it appears that the Cleri. King's Mills refufed to pay this Tythe; now whether the new Mills were called the King's Mills, as being made upon the publick fireams by the King's licenfe; or whether the Mills newly made within the Demefnes of the Crown it's not to be infifted upon; but it's evident, that till this Law made, the new Mills would not Tythe their labours.

One and the same matter may be tryed at the Common cap. 6. Law, after Sentence in the Spiritual Court, in divers respects.

The great fore that was complained of, was that the Clergy after purgation in the Ecclefiaftical Court made, were proceeded against in the King's Court in case of breach of peace, or Felony, as may appear out of the 16th. Article of the Clergies first complaints, and the 8th. Article of that taken out of *Baronius*. Nevertheles, the present Law subjoyns an example of the queflioning a Lay-man in the Ecclesiaftical Court, in case of violence done to a Clerk, as a matter which may be tryed in the Ecclefiaftical Court, and yet reviewed by the King's Court,

The Writ de Excommunicato deliberando shall not issue forth, but upon evident breach of the King's cap.7. liberty.

This might be intended in fatisfaction of the tenth Article of the Clergies complaint in *Baronius*, and the tenth Article in the Clergies complaint first recited; although that complaint both in the 10, 11,12, and 33. Articles, seem to be but clamour upon Officers, and not the King's Court of Justice.

Clerks Officers to the Exchequer are to be corrected by cup. 8. their Ordinaries; and yet not tyed to refidence during their attendance on the Exchequer.

'This is in part an answer to the second Article of the Clergies last complaint, and a justification thereof as a thing that is pro bono publico.

Clergy-

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Clergy-mens goods shall not be distrained either in the High way, or Sanstuary-grounds, unless such as have been of late purchase.

The complaint exhibited in *Henry* the third's time, and the Stb. Article was only in ordinary perfonal Actions; but in the complaint made in *Edward* the fecond's time, Article 12. is, that it's without caule that they are fo diffrained. This Law yeildeth them fomewhat, viz. immunity from diffrefs within their ancient pofferfions, which had been by ancient cuftom privileged, but yields nothing as touching their latter purchafed. Lands, becaufe they had no fuch cuftom.

cafo 10.

High-ways and Sanctuaries shall be free for such as abjure, so as they shall neither be restrained from liberty, nor necessaries kept from them. Felons may make free confession to the Priest without danger.

The grievance in the 22th.Article of the Clergies complaint in Henry the third's time, and the ninth in that of the times of Edm.2. are hereby relieved; provided that the delinquent keeps himfelf in due order.

Houses of Religion shall not be oppressed with corodies, pensions, or entertainments of great men.

This answered the grievance in the 42. and 43. of the first complaint, and the 18th, of the latter, and in effect little other than what was formerly settled by West.1. cap.1.

The King's Tenant may be cited before the Ordinary out of their own Town, and if Excommunicated for mant of appearance, the Writ, de excommunicato capiendo shall be awarded.

A remedy this was against the grievances in the 12. and 33. Articles of the first complaint, and in the 10th. Article of the last feedule of complaints. And thus the Clergy have gotten the day of the King's Tenants, which they had been striving for ever fince the conquest, as may appear by what hath been formerly

e.zp. II.

629.12.

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c.zp. 14.

formerly faid; and now the King's Tenants are in no better Articuli condition than other men, viz. they may now be excommuni. Cleri. cated without the King's licenfe : nor is the answer Nunquam fuit negatum to be referred to the point of Excommunication; for that power was denyed them but unto the citing them out of their own Parish, which cannot be found to be denyed to the Clergy, by any thing that yet appeareth.

A Clerk presented and found unable by the Ordinary, cap. 13. shall be tryed again by the Ecclesiastical, and not the - Lay-Fudge.

Although the fitness or sufficiency of the party presented, is to be examined by the Ordinary, yet the civil Magistrate hath power in action brought to enquire and determine whether the Ordinaries work was rightly done, and fo the 17th. Article of the last complaint answered.

#### Elections shall be free.

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The Law was of the fame with this in the Stat. W.I. cap.5. which fee before; and it may be that the iniquity of the times continued notwithstanding, and so occasioned the renewing of this Law.

#### A Clerk having taken Sanctuary shall not be compel- cap 15. led to abjure.

Nor after confession of the crime, or appealing others cap. 16. before the fecular Judge shall be denyed his Clergy.

Although the Temporal Courts proceeded not fo far as to pass fentence against a Clerk that had taken Sanctuary; yet they proceeded to enquiry, as may appear by what was faid formerly concerning the Stat. IV eft. 1. cap. 2. and therefore though this Law in the 15th. Chap. alloweth that a Clerk in Sanctuary, Challenjoy his Ecclefiaftical liberty, yet the words legi Regni se reddens are interposed ; and the reason is because the King upon indictment found, had right to the delinquents 7 E. 2. goods and profits of his Lands, until due purgation, and then Fits. tit. frhis Lands were by a Writ out of the Chancery to be reflored to faiture 3+. him

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him again; nor could any purgation regularly pais before the party was indicted.

Stat. de asport. Stat. de asport. relig. 35 E. 1. superiour mithout the Realm of England; nor shall send to any visitation out of England.

> This was neither at the request of the Clergy nor act of kindness intended unto them, but for the good of the Kingdom, to prevent the bleeding of the Treasure of the Kingdom into Foraign parts.

Mag. Charta cap. 35.

Fatrons of Abbies shall have their custody during their vacancies.

This was the ancient Law, now revived by the Clergies confent and intended for the fafeguard of the Revenues of the Houfes, and their maintenance; and therefore it's with a *ficut fuperius dicium eff.*, cap. 5.

Stat.de priss The Goods of the Clergy freed from purveyance, un-Edw. 2. lefs they will.

> It was a favour given by Edw. 2. to the Clergy to gain their good will after the death of *Gavestan*, the shameful defeat received in *Scotland*, and some particular testimonies of God's difpleasure, whereof he began to be somewhat sensible.

Stat.de Quo Warranto. 18.Edw. 1.

Franchises holden by prescription or Charter confirmed, and Tryals by Quo warranto allowed to be in Eyer.

It was the common thare of the great men, but efpecially of the Clergy to have their Franchifes exposed to the prey of the Eagles, or to fuch as hawked for them; and it's likely the King had not to eafily forgone his prize, if all the fat had fall'n to his own thare; but perceiving that more benefit came to his inftruments than was meet, and himfelf little the better thereby; he facificed his Judges to the people, but it was to his own behoof, and to gained both credit and favour from the people, and profit to himfelf; and in fome measure fatisfied the 48, 49, 50. Articles of the Clergies complaint in the time The Govern. SHen. 3. Edw. 1. 2Kings of ment of Edw. 2. SEngland.

time of Henry the third, and the 15th. Article of their last complaint.

Lands or Tenements aliened to a Religious house shall escheat to the Lord, if the alienor take the same back to Mag. c --hold of that house.

The ground hereof principally was the prejudice done to the Lord by destruction of the Tenure, albeit that it had been an ancient grievance complained of in the Saxon times, that the Clergy were covetous, and swallowed down estates, and thereby weakned the Kingdom : But now they are become even cheaters, ferving the turns of treacherous Tenants that would give their Lands by compact with the Church men to receive them again from them to hold of the Church, which was a liberty that men thirsted after in those times wherein the Church-men were more adored than their Images. It feems Braction, lib.t. this Law was made after Bracion's time, if that be true in the fo. 13. fecond Institutes: for he faith that a man may give his Coke a. Infist. Lands to any one, whether Christian or Jew, or religious per- Juper Alagna fon, and nothing shall hinder it but the special refervation p.74. 875. of the donor; and yet he faith that fuch gift or grant taketh Brazin, lib. 2. not away the right of the Lord Paramount in his Tenure, al- cap. 10 fu.27. beit the gift be in free Alms. Nevertheless it seemeth to be fuch restraint: as the Templars and Hospitallers were fain to find out a new way, which was to protect mens Tenements from execution of Law by levying croffes thereon, albeit the right of the Lords was not barred; and therefore Edw. 1. provided Stat. Weit. 2. a Law to make this also in nature of a Mortmain within the cap. 33. Statute made in the feventh year of his Reign, called the Statute de Religiosis; by which it was enacted, that in case of Stat. de Refuch alienations in Mortmain, the Lord should have liberty to ligiofis. enter; if he failed, then the Lord Paramount, or if he failed, the 7 E. I. King should enter, and dispose of the fame; and that no license of Mortmain should be sued out, but by the mean Lord's affent; and where part of the premises remain still in the Donor, and the original Writ mentioneth all the particulars. And thus at length was this iffue for the prefent flayed, which hitherto...

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mortizandis terris. AI. U.eA. An. 1280. Mag. charta c.1p. 39.

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Miror. fult. · cap. 5. Sec.3.

Malmsb. de geft. Reg. lib. 2 ..

Ll.Ed. capog:

Iration, lib.3.

Stat. de A- thereto walted the ftrength of the Kingdom, and by continual current emptying it into the mare mortuum of the Clergy confumed the maintenance of Knight-fervice, by converting the fame to Clerk-service.

> No Judge shall compel a Free-man to make Oath without the King's command.

So is the fence of the Law rendred by an ancient Authour; and I hope I thall not wrong the Text, if I affirm that the Ecclesiaffical Judge was included within the equity, though properly he be not Balivus ; for the Law intends to fhew that it's a liberty that the Subject hath, not to be compelled to take Oath without the King's efpecial command : and by confequence it theweth alfo that the King at that time, and until then had the directory of Oaths; for it was an ancient liberty given in the King's Charters unto fuch as they pleafed, viz. to impose Oaths, and to punish for breach of Oath, and this passed under the word Atha or Athas; and so Edmund the Saxon King gave to the Abby of Glastenbury amongst other Athas & Ordulas; and the Church-men that first procured vacations from fuits of Law during holy times, procured a Law alfo to be fettled by Edward the Saxon King, and Gunthurne the Dane, that Ordeal and Oaths should be forbidden upon the holy Feasts and lawful Fasts. And a wonder it is how it escaped the gripe of the Clergy fo long, who catched at any thing that had but a glance of God's worship in it. And if this were the Subjects liberty, not to be compelled to fwear, furely much more not to be compelled to accule himfelf, unless by the Law he be especially bound ; for it is Glanvil's rule, Ob infamiamnon solet juxta legemterra aliquis per legem apparentem se cap. 7. fo. 106. purgare nisi prius convicius fuerit vel confession curia. But the power of the Clergy now was grown ftrong, and they begin to remember themselves; and that Oaths are of a holy regard. and they men for holinels best able to judge when, and to whom they shall be ministred, and therefore now they begin to enter their claim, and to make a fure Title, they get a grant from Pope Innocent to Steven Langton Arch-Bilhop of Canterbary

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bury, of a faculty of licenfing administration of Oaths during the time of Lent; and he accordingly enjoyed it during the mad time of Henry the third. But Edward the first quarrelled it, and left it questionable to Edward the second, who being in his condition as a loft man had lefs care of fuch finaller matters, and therefore allowed that his Judges of Aflizes should be licensed by the Arch-Bishop to administer Oaths in Antiq. Brite . their circuits in the facred times of Advent and Septmageffima: Eccles 209. and this courfe continued till Henry, the eighth's time. The Clergy having thus gotten the bridle, gallop amain: they now 'call' whom they will, and put them to their Oaths to accille other men or themselves, or else they are excommunicated ;. Henry the third withflood this courfe, if the Clergy-mens complaints in the times of that King, Artic. 9. be true, and notwithfanding the fame, the Law holds it's course, and in purfuance thereof we find an attachment upon a prohibition in this form enfuing.

Put the Bilhop of N. to his pledges, that he be before our Regist. fo. 36. Justices, to thew caule why he made to be fummoned, and by Ecclesiastical censures, constrained Lay-persons, Men or Women, to appear before him to fwear unwillingly at the Bishop's pleafure, to the great prejudice of our Crown and dignity, and contrary to the cuftom of the Kingdom of England. And thus both King and Clergy were at contest for this power over the peoples confciences, to which neither had the right other-

wife than by rules of Law, is a incressine and of the stat. Bigam. by Bigamifts fhall not be allowed their Glergers whether Stat. Bigam. they become such before the Council of Lyons, or Since 3 4 Ed. 1. cap. 5. and that Constitution there made shall be Jo construed.

. Whatfoever therefore their Synods in those times pretended against the married Clergy feemeth by this Law, that they had Clergy that were married once and again; and yet before and aftarthe Council were adinitted'as Clerks in the judgement of the Law. But the general Council interpofes their authority, and deprives them that are the fecond 'time married, of all their privileges of Clergy. It was it feemeth 

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General Councils.

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Pf. 2 pag. 67 4 M. Paris.

M. Paris. An 1245.

twenty years and more after that Council, before the Churchmen in Lagland were throughly reformed; for either fome were fill Bigami at the making of this Law, or as touching that point it was vain; nor is it easie to conceive what occasion fhould after folong a time move fuch exposition, the words of the Constitution being Bigamos omni privilegio clericali declaramus effe nudatos. Now whether this flow Reformation arole from the defect in Law, or in obedience thereto, may be gathered from some particulars ensuing. First, it is apparent that the Canons of general Councils, eo nomine, had formerly of ancient times gotten a kind of preheminence in this Nation; but by what means is not fo clear. "In the Saxon times, they were of no further force than the great 'Council of this Kingdom allowed by express act. For the Nicene Faith, and the first five general Councils were received by Synodical confirmations of this Kingdom made in the joynt meeting both of the Laity and Clergy; and during fuch joynt confulting the fummons to the general Councils was fent to the King to fend Bilhops, Abbots, &c. but after that the Laity were excluded by the Clergy from their meetings, and the King himfelf alfo ferved in the fame manner; the fummons to the general Council iffued forth to the Bifhops immediately, and in particular to each of them, and to the Abbots and Priors in ge-Bineus tom. 13 neral; by vertue whereof, they went inconfulto Rege, (and fometimes Rege renitente) and appeared either perfonally or by proxy. Others came as parties, to give and receive direction, or hear fentence in matters tending to spiritual, regards: and for this caufe iffued fummons fometimes even to Kings; as at the Council of Lyons aforefaid, it's faid, that the Pope had cited-Reges terre & alios mundi principes & dicium principem, mcaning Henry the third.; the matter was for affiltance to the holy War; and to determine the matter between Henry 3rd. and his Clergy-men. - And as in that cafe, fo in others of that kind, Kings would fend their Ambaffadours or Proctors, and give them power in their Princes name intereffendi, tractandi, communicandi & concludendi. First, of fuch matters que ad reformationem Ecclesia universalis in capite & membris, then of such as concern

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concern fidei orthodoxæ fulciamentum, Regumque ac principum Bineus Tom.3. pacificationem, or any other particular caufe which occasionally P. 2. pag 913. might be inferted : fo long then as Kings had their votes in & Tom. 4. P. 1. the General Councils, they were engaged in the maintenance Pag. 21. of their decrees; and by this means entred the Canon-Law into Kingdoms. Nor was the vote of Kings difficult to be obtained, especially in matters that trenched not upon the Crown; for the Pope (knowing well that Kings were too wife to adventure their own perfons into foraign parts where the General Councils were holden, and that it was thrift for them to fend fuch proctors that might not altogether spend upon the King's purse) allowed Bishops and Clergy-men to be Proctors for their Princes, that in the negative they might be pii inimici, and less active; but in the affirmative zealous; and fo make the way wider by the Temporal and Spiritual vote joyned in one. Neither did Kings only fave their purfe, but they also made their own further advantage hereby; for by the engagement and respect, which these his proctors had in Councils, they (being for the most part fuch as were had in best efteem) obtained better respect to the cause that they handled, and speedier dispatch.

Neverthelefs the cafe fometimes was fuch as could not expect favour, and then as the King's temper was they would fometimes ride it out with full fail, and to that end would either joyn with their Ecclefiaftical Proctors fome of the Barons, and great men of their Realm, to add to the cry, and make their affairs ring louder in the ears of Fame (although the Pope had the greater vote ) or otherwife would fend an inhibition unto their Proctors and their affiftants; or an injun-Ction to look to the rights of the Crown (as Henry the third did at the Council at Lyons) and this founded in nature of a Fox Mare. P. proteft, and (within the Realm of England) had the force of 2. 263. a proviso, or faving. But if the worft of all came to pass, viz. that the Council passed the cause against Kings without any inhibition or injunction : yet could it not bind the Law of the Land, or Kings jult prerogatives, no not in these times of Rome's hour, and of the power of darkness : For at a Synod holden

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holden by Arch-Bilhop Peekham, An. 1280. the Acts of the Council of Lyons were ratified, and amongft others, a Canon against non-residency and pluralities; and yet neither Council nor Synod could prevail, for in Edward the fecond's time an Abbot presenting to a Church vacant (as was supposed) by the Canon of pluralities, the King whose Chaplain was difurbed, enjoyned the Abbot to revoke his presentation upon this ground, Cumigitur, &c. in English thus: Whereas therefore that decree bindeth not our Clerks in our service, in regard that the Kings and Princes of England, from time to time have enjoyed that liberty and prerogative, that their Clerks whils they attend upon their fervice shall not be constrained to undertake holy things, or to be perfonally resident on their Benefices, &cc.

> And if this prefent Law be confidered whereof we now treat, which took leave to enact a sence upon a former Canon so long fince made ; and (which is all one) to make a general Council (will or nill it) to tread in the steps of an English Parliament, or (which is more mean )to fpeak after the fence of an English Declaration that had not yet attained the full growth of a Statute, as was then conceived; it will evidently appear, that the power of a Council made up of a mixture of a few votes out of feveral Nations, or the major part of them, being unacquainted with the Laws and Cuftoms of Nations (other than their own) was too mean to fet a Law upon any particular Nation contrary to it's own original and fundamen-And as the Voters fent' to the general Councils tal Law. from England were but few, fo neither were the Proctors, as may appear from this, that Pope Innocent out of his moderation, if we may believe it; and to avoid much expence, as he faith, did order that the number of Proctors in fuch cafes, fhould be few : but in truth the times then were no times for moderation amongst Popes and their Officers, and therefore it was another thing that pinched ; for multitude of Proctors, if their number had not been moderated, might perhaps if not prevail, yet so blemish the contrary party, that what the Pope should get, must cost him loss of spirits if not blood; and although the Bishops being fast Friends to the Pope by vertue of

20 AJ. pl. 5.

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of their Oath did prevail in power, and the Pope had the control of the Council : yet the exceeding number of the Proctors on the contrary, might render their conclusions fomewhat questionable in point of honely, as being made against the minds of the greater number of perfons prefent, though their votes were fewer. To avoid this difficulty therefore for more furcty-fake, the Popes enlarged the number of voters; for whereas it feemeth to be an ancient rule, that only four Bilhops should go out of England to the general Council, in after ages Hoveden. not one Bishop could be spared, unless in cases of great and An 112 emergent confequence ; as may appear by the Pope's Letter to Henry the third, and the cafe required it : for the oppreffions of the Pope began to ring fo loud, as the holy Chair began to M. Paris. hake. Neither did Kings confine themselves to any certain An. 1245. number of Proctors, notwithstanding the Pope's moderation ? but as the cafe required fent more or lefs, as unto that Council at Pifs, for the composing and quieting that great schilm inthe Popedom, Henry the fourth fent folemn Ambassadours, and with them nigh eighty in all. But unto the Council at Bafil, Henry the fixth fent not above twelve or thirteen, as Mr. Selden more particularly relateth. And unto the Council at Lyons, Spicel, 215 formerly mentioned, the Parliament fent but fix or feven to remonstrate their complaints of the extorsions of the Court at Rome, their Legates and Emiffaries. The fum of all will be, that the Acts of general Councils, were but Councils, which being offered to the fence of the Parliament of England might grow up to the degree of Laws, if the Parliament liked them.

Nevertheless National Synods in England, undertook the Synods. quarrel of general Councils: for Arch-Bilhop Peckbam in a Synod, 1280. enjoyned the conflitutions made in the Council at Lyons, to be observed under a curse without consultation first had with the Parliament, or before he knew whether they would be right or wrong; and before him Boniface made conftitutions in opposition to the customs of the Kingdom, fo as the matter was now come to a kind of contest, whether Synods or Parliaments should hold supremacy in doubtful LI 2 cafes

An. 1179.

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cafes concerning the limits of the Ecclefiaftical and Temporal power : for henceforth Kings must bid adieu to the Synods, and fit no more amongst them; and Synods now think themfelves free to confult and determine what they pleafe without speaking under correction; nor was there other remedy left to Kings but threats, by Writs directed to the Bilhops, firmiter inbibendo quod sicut Baronias quas de Rege tenent deligunt nullo 18 H. 3. num, modo presumunt concilium tenere de aliquibus que ad coronam Regis attinent vel que ad personam Regis vel statum suum vel ftatum concilii. Sui contingunt, quod si fecerint Rex inde se capiat ad Baronias Suas.

> And this prevailed fo far as the Bishops durst not adventure too far lest they should go beyond their guard; and' therefore they come and ask leave of the Parliament in cafes the that trenched upon the Law of the Kingdom; as they did in the cafe of bastardy, wherein they would have had their confent that children born before marriage might be made legitimateby the marriage fublequent; and yet they could not prevail, for they were answered Nolumus leges Anglie mutari, not with ftanding that the Canon-Law, and the Laws of the Normans fided' with them; and fo they obtained not their defire, although they still retained the Trial of general bastardy unto thema felves.

Neverthelefs the times were fuch, as Kings being too weakly affisted by the people, and the Clergy strongly seconded by the Pope, they took advantage of those times of distraction. To as to hold themfelves no farther obliged to the King ; than the Pope, and their own covetousness would allow them; and to make all fure, they had fettled it fo far as they were able by a conflitution, that the Clergy were not bound to aid the King Papa inconfulto; and they put it in practife in a Synod under Arch-Bilhop Winchelfie, Anno 1295. in the time of Edward the first; and although the King prevailed in the conclusion at that time, yet from the times of Henry the third, the Clergy for future times, granted their aids to the King by themfelves, and apart from the reft of the body of the Kingdom, and held themfelves not bound by any aid granted by the Parliament (; albeit 1 1 7

Rot. Parliam 17.

Stat. Flerton: cap. 9.

Antiq. Bit.

#### The Govern-SHen.3. Edw. 1. Kings of ment of Edw. 2. Sengland.

albeit that their own aids granted in their Synods were not obligatory unto the body of the Clergy in this Kingdom, unlefs first allowed and confirmed by the Parliament. And thus is *England* become like a two bodied monster supported with one pair of Legs.

#### CHAP. LXVII.

Of the condition of the Free-men of England, of the grand Charter, and other Statutes during the Reigns of these Kings.

C'Hattered alunder by broils of Civil Wars, the Free-men D having laid alide that regard of the ancient mutual covenant, and bond of Decenners are now become weak, and almost enthralled to the lust of Kings, Lords, Pope, and English Clergy; and therefore it's no wonder if Taxes and Tributes were many and new, although most of them deferved not to march under any banner but the colours of opprellion ; nor did any thing fave them from the worft Tenure of all, but the feveral interests of those superiour powers which oftentimes did justle with one another', and thereby gave the Commons liberty to take breath, fo as though for the prefent they loft ground and hunted upon a cool scent, yet they still retained the prey within their view. Sometimes they were calt far behind; other times they recovered themfelves ; a truce is cryed, and Laws are made to moderate all, and determine the bounds of every one; and thus comes the grand Charter into the publick Theatre. The Hiftorian faith, it was the fame with that of King John's framing; and yet by comparing them together, we find them difagreeing both in words and fence, and therefore shall fum the fame up as shortly as I can, observing the difference of the two Charters as I pais along. The first Chapter concerned the Church, of which fufficient hath been fpoken.

The Free-men shall enjoy these liberties to them and cap. 2: their hoirs for ever. The

Mag.Charta.

#### The Govern- {Hen.3: Edw.1. Kings of ment of Edw. 2. } England.

Mag.Charta. The heir in Knight-fervice shall pay the ancient relief. cap. 3. That reliefs were fettled by the Saxons, hath been already shewed, and also that they were continued and confirmed by Henry the first: only in those times they were paid in Horses, Arms, &c. but in after times all was turned into money, which was more beneficial for all.

cap. 4: Lords shall have their Wards bodies, and Lands after Vule Stat. de homage received until the full age, though the Ward be Wardis, 28 E.1 formerly Knighted.

Glanv. lib. 6. cap. 1. & 4.

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Stat. Marlb. cap. 637.

Stat. Marlb. cap. 16. G Prerog. Reg. cap. 3.

Picroz. Reg. cap. 13. The Law of Wardship may seem more anciently feated in this Kingdom than the Normans times, for if the Statutes of Scotland bear any credit, that Law was in Scotland before those times. The Lords were not to have the Wardship before they were possible of the Tenure, because it was theirs as a fruit of the Tenure, according to the Saxon Law concerning diffress, that it could not be in the power of the Lord to diffrain till he was possible of the fervice. And if by fraudulent conveyance the heir did hold the Lord out of possible form, a Writ-of Ward did lie against him; and if he did not appear the Lord might seife the Lands, unless in case of Wardship per cause de guard.

And in cafe the Lord would hold the Wardship longer than the full age of the heir, an Affize did lie, against the Lord, for the heir could not enter without livery. But if the heir were of full age at the time of the Ancestor's death, the Lord could not enter the Lands; and yet he should have a relief, and the primer feisn.

And if the heir entred the Lands before homage done, he gained no Free-hold, though he were Knighted before, as this Law provideth : for it may feem that thefe times of civil War, brought forth a trick of Knighting betimes, as an honourable encouragement for young sparks to enter the field before they were compleat men of differentiation to know whether the caufe of War was good or evil: and yet reafon might induce a conceit that he that was thought meet to do Knight fervice in his own perfon, might expect the maintenance fit for the ability of the perfon and honour of the fervice.

et Do is : Grantees

#### The Govern- {Hen.3. Edw.1. Kings of ment of Edw. 2. S England.

Grantees or their Assigns, or Committees of Wardships Mag.Charta. Shall preferve the Land, &c. from Wast, and the Tenants from extortion.

They shall yield up the same stocked if they receive cap. 6. them stocked.

The first of these is the Law of common reasonsfor it's contrary to guardianship, to destroy that which by their office they ought to preferve. As touching the words of the Law, the Grantees are omitted in the Charter of King John ; and alfo their Affignees, albeit that doubtlefs they were within the intent and meaning of the Law. The matter declares plainly not only the oppression of Lords upon their Wards, but also the corruption even of the Law it felf, that at the first aimed at the good of the publick, and honour of Knight-fervice, but now was degenerated into the bafe defire of profit, by making market of the Wards eftates and marriages, that brought in ftrip and wast of Estates, and niggardlymeglect of the education and training up of the perfons of the Wards, and an imbafing of the generation of mankind and spoil of times. Nor did thefe times ever efpy, or provide against the worst of thefe, but only endeavoured to fave the effate by punishing the wafters in - damages by this Law, and by forfeiture of the Wardship by a Law-made in the time of Edward the first; and this as well Stat. Gloc. for wast done during the time of the custody, as in the life- cap. 5. time of his Anceftors, by another Law, in Edward, the firft's time. And because the Escheators and their under Officers Stat. de vaste. used to serve themselves out of the estates of minors before they 20 E. I. certified to the King his right; and those were not within the . Law of Magna Charta, or at least not fo reputed: It was there- Artic. Sup. fore afterwards provided, that these also thould render damages cart. cap. 18. in a Writ of walt to be brought against them.

The marriage of Wards shall be without disparage- cap. 7. ment.

It was an ancient Law among the Germans, and the Saxons Tacitus mor. brought it hither, and as a Law fettled it, that marriage must be Germ. amongst

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Mag.Charta. among ft equals, but the Danes and Normans flighted it, and yet it continued, and was revived. Now as the Lord had the tuition of the Ward instead of the Ancestor, so had he the care of the marriage in fuch manner as the Anceftor might have had if he had lived. For in cafe the Ward were ftoln and married, the delinquent suffered fine and imprisonment. Or if the Ward married without the Lord's confent, he shall have the double Stat. Merton. value, and hold the Land over till fatisfaction; But in cafe the cap. 6. Lord marrieth the Ward within fourteen years of Age to it's disparagement, he shall lose his Wardship thereby. And if the cap. 7. Ward refuseth to except of a marriage tendred by the Lord before her Age of 16. years, the Lord shall hold the Lands till he - IV. I. C. 22. have received the full value; and in cafe where one Tenant holdeth of divers Lords, the Lords by priority shall have the marriage. These Laws were in use during the Reigns of those Kings, although it cannot be certainly concluded hereby, that West. 2. c. 16. the Wives portion properly belonged to the Lord, as for his own benefit, partly because the Female Wards should have no advancement, if it belonged to the Lords, and partly because this forfeiture was given to the Lords in nature of a penalty, as appeareth by the frame of the Statute of Merton.

Widdows shall have their Dower, inheritance, their Mertun.cap.1. inheritance which they have joyntly with their husbands, their marriage freely, and their Quarentine.

With due regard of the opinion of others, I shall propound my own. It feemeth to me that the King is within this Law, as well as within the former Laws of the Normans, and those of Henry the fecond, that are of this kind; and as he is within the compass of every Law of this Charter, and that it is called the grand Charter, as most immediately coming from the King to the people, and not from the Lords. Nor is there any ground that the Law should intend to give liberty to Widows of Wards, belonging to inferiour Lords, to marry whom they will; and that only the King's Widows shall be bound: Nor did this fuit with the contest between the Barons and the King, that their Widows should be bound unto the King, and

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cap. 8.

52. Prerog. Reg.

cap. 4.

Vide Stat.

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and the Widows of their Tenants discharged from their tui- Mag. Charta tion; and therefore I conceive by the word maritagium is not meant liberty of marriage, but her marriage-portion, or rationabilis pars, according to the foregoing Laws of Henry the first, and Henry the fecond ; and the Saxon customs. But as touching the liberty of marriage it is defined and expressed, cap. 9. that the Widows shall not be compelled to marry, neverthe- Glanv. lib. 7. lefs if they shall marry, they must marry with the Lord's liking, cap. 12. otherwife he might have an enemy to be his Tenant that might instead of homage and fervice, prove Traitor, and be his ruine. Laftly, touching the Widows dwelling, the Law thought it unreasonable, that she should immediately after the death of her husband be exposed to be harbourless, and therefore ordained that the might continue in her Husband's house forty days, if it were not a Castle, and then the was to have, another dwelling affigned to her, because by common intendment the is not supposed to be a perfon meet to defend a Castle: and this was called her Quarentine, which I met not with amongft the Saxon Laws, and therefore suppose it be of Norman original.

No Man's Land shall be seised for debt to the King so cap. 10. long as the Personal Estate will satisfie. Nor shall his pledge be troubled, so long as the principal is sufficient, unless he refuse to satisfie, and then the pledge shall recover in value.

The first part hereof, was the iffue of the Law concerning elegit, formerly observed in the Saxon times ; for the regard of Law principally extended unto the perfon, next unto the Freehold, and lastly unto the goods. The latter part of this Law was the Law of Pledges or Decenners in the fame times; unto which the Reader may refort for further light herein.

The City of London, and other Cities, Burroughs, and esp. 1:. Towns; and the Cinque-ports, and other Ports Shall enjoy their ancient liberties.

The whole Kingdom, and the members thereof herein exthe Threat shirt is a strength · Mm preffed

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## The govern- {Hen.3. Edw.1. } Kings of ment of Edw.2. } England.

Mag. Charta. preffed had all their liberties faved from the dint of Conquest by the Law of William the first; upon which, although some of the fucceeding Kings did invade, yet none of them made Seld. Spicil. any absolute diffeisin, although disturbance in some particufo. 192. lars. But King John did not only confirm them by his grand Charters, but by particular Charters to each Corporation, with fome enlargements, and in his grand Charter inferted one clause which in the grand Charter of Henry the third appeareth not, which thus enfueth, 'Et ad habendum commune concilium Regni de auxiliis affidendis aliter quam in tribus casibus predictis, which if the barbarism of the Latine mislead menot, is thus in And to have right of Common Council, or to be of English. the Common Council of the Kingdom for the affeffing of aids, other than in three cafes aforefaid, viz. for redemption of their Captive King, for Knighting of the King's Son, and for his Daughters marriage : because these three might be due by the Common Law, the two latter by cuftom, the former by common right, although mentioned from the late difafter of King Richard, which King John might with thame enough remember, and expect the fame measure from the cenfure of an unquiet confcience. I shall not enter into debate concerning the omiffion hereof in the later Charters; poffibly it might feem a tautology. Nor concerning the reftriction, as if it did imply that the Burgeffes had vote only in cafes of general affeffments, but shall leave it to the confideration of the Reader.

6AP. 12.

CAP. 9.

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#### No distress shall be taken for greater service or other matter than is due.

Distreffes are in nature, no other than a summons in act, or the bringing of a man to answer by seisure of part of his goods; and it was used by the Saxons, as hath been thewed : and because the rich men under colour of seeking their right, many times fought for wrong, and though they could not prevail in the iffue, yet prevailed fo far as the Defendant could not Glanuil, lib, 12 escape without charge and hinderance ; therefore the Law provided a Writ of remedy against unjust vexation, which Glanvil

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vil remembreth us of ; and yet because that remedy also car- Mag. Charta. ried with it matter of charge and disturbance to the Plaintiff, and fo the remedy might be worfe than the difeafe; therefore the Law defined distresses by circumstances of person, matter, time, and place, under penalties of fine and amercement, befides the recompence to the party : First, it must not be taken, Stat Marth. but by leave from the King's Court, unlefs in cafe of matters cap. 1. due by common right, and upon complaint made by the Plain- Glanicil. lib. 9. The King fent out a fummons in this manner, Henrieus cap. 1 8. tiff. Rex Ang. Hominibus Abbatis de Ramfey falutem. Precipio quod cito & juste reddatis Abbati Domino vestro quiequid ei debetis in Gloff. 215. censu & firma & debetis & placitis; quod si nolueritis ipse vos inde constringat per pecuniam vestram. And in all cases of matters due by common right, the diffress never was done in an arbitrary way, but by Judicial A& in the Lord's Court. Secondly, Glanzil. lib.9: no diffress for fuit shall be made out of the Fee, nor against cap. 8. any person, but such as are of that Fee. Nor shall any diffres Stat. Marit. be made in the King's high-way or open freet, but by the King's cap.2,3,4, 15. Officer, and special Writ; because distress is incident to fervice, and that is due as from the Fee; and therefore by common right, the fame must be recovered from the Fee, and fuch 6.1º1. 5.1.7. X2. as owe fervice in the fame; but the high-way or open freet are more properly a Franchife belonging to the King, although . and doubt the foil haply may be the Lords; and therefore it was an old Law that they should be under the King's fafeguard, Sit pax Ll. Ine. publica per communes vias; and no violence must be there tolerated but by the King's especial Writ, which presupposeth the 11.23 especial notice taken by the King of the nature of the occafion. A moderation also must be observed in the taking of the diffrefs; for it must not be excellive, and also in keeping thereof: for if the owner will, he may replevy the fame according to the ancient course; and the Sheriff must grant replevy Maille. 21. if it be demanded, although formerly no replevy was with- Glanvil, 1 12. out special Writ, and yet they also not always readily obeyed. cap. 12. For the times were fuch as the Lords were bold with the King's Courts, and Ministers, and refused the order of the Law; now in fuch cafes wherein the matter concerned contempt of the Mm 2 King's

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Mag. Charta: King's Authority, a fine was fet upon the offender: but in cafe it concerned only a tort done to the party, he was amerced : the one is called redemption, because the penalty otherwise must lie upon the perfon, if it be not redeemed by pecuniary fine: the other is called amercement, which is originally a Aliror cap. s. fatisfaction unto the party wronged, by recompence out of Sec. 3. 5 10 the perfonal effate of the delinquent. Thirdly, as touching Diftric. Scac. the matter of the diffrels, it must not be of Plough-beasts or sheep, unles in case of damage fesant, if other distress may be Artic. 21.1g. cart. cap. 12. had; for the Law had a care of fuch Cattel as were moft of publick concernment, and which was the main flock of fub-.7:: 7. fistence, fo far as Justice would allow : and therefore the unjust taking of any man's Cattel by any perfon whatfoever is liable Weft.1.cap.16. to the fame penalties that unjust distresses are. Fourthly, concerning the using of the diffrefs, it must not be fold, no not in the King's cafe till fifteen days be paft, after it is taken', nor must it be carried out of the County, , but it must be 'fo im-1. 19 . 1.17 Marlb. c.4. pounded as the owner may come to feed it; and it must be Diffrie. Scac. discharged if the owner give fecurity of fatisfaction before the return of the Writ. Fifthly; the intent of the dittreffes mufft Artic. Sup. be that which is just, and therefore not for other fuit than by cart. cap. 12. the Feoffment is due, or elfe by prefcriptions and in cafe many are jointly feifed, the fuit shall be by one', and the reft shall Marlb.cap.9. Nor must any man be compelled to shew his Ticontribute. tle to his Land by diffres. cap. 22: ....

cip. 13.

noftri.

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The Common-pleas shall be holden in one certain place:

The Office of Judge of the Common pleas was in my opinion, diffinct and feveral from that of the Crown-pleas; nor though one and the fame man might execute both Authorities doth it therefore follow that it was by one and the fame power; as if being Judge, he had thereby power in all matters of the 1. 181 Common-pleas, and also of the Crown : for though it be true that Braction faith, the King hath one proper Court wherein Capitales Fuft are the chief Judges, which both by his own Testimony, and Briton's alfo, did hear and determine caufes of, all forts ; yet is

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it true also that it was by appeal or Writ of errour, as in case of Mag. Charta. falle Judgement ; and that the King had plures curias, which Maril. cap. 20 doubtlefs had their proper work : and in the time of Henry the fecond, it's clear that fix were efpecially alligned for the Common pleas throughout the whole Realm in and yet by another especial Commission, or Letters Patents, the fame men might alfo have power to determ ine matters of the Crown, as at this This Law therefore doth not as day in their feveral circuits. I conceive work any, alteration, but only, in this, that whereas formerly the Judges of Common-pleas attended on the King's Court continually, as all other Judges did ; and whither the King removed they did the like, which was a great uncertainty and grievance unto the Commons. Henceforth they are fixed to a certain place. in lo er a stant atolt in ea the offen el

Affize of Novel Diffeisin and Mortdancester shall cap. 14. be determined in the proper County only and by the Justices itinerant sent by the King or his Chief Juftices. In the second's time, and was

quettionless put in practices, lo far, forth as, with convenience to the Judges might be ; but now the convenience of the people is preferred, and they must not be brought up to the King's Court; but the Juffices must come down to them ; and yet in cafe of difficulty, the bench where the Common-pleas are holden muft determine the matter; and where the time in the Iter in one County is too fcant, the remanets shall be adjourned over to be tried elfewhere in that circuit of which the weth that the Judges itinerant, had their time proportioned out to every Weftmi. cap. 51 County .... Thele trials also were fo fayoured , as in the then holy times of Adventiand Septuageffima or Lient, they might be tried, which although it was gained by oprayer, made by the King to the Bilhops, as the words of that Laware, concluded; vet it thews that the Parliament had to much light as to hold the time not inherently holy; but meerly fequefired by the will of the Clergy. The Plaintiffs allo in Mortdancester may be Stat. Glocant divers, ifithere be divers beirs of one Ancestor by one Title. cap. 6. And

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Mag. Charta. And if there be joynt-Tenants, and the Writ be against but one. and the fame pleaded, the Writ shall abate; but if joynt-Te-Conjunt. feonancy be pleaded; and the plea be falle, the Defendant shall be fat. An. 34. E. 1. fined, and imprisoned. And if in the Action the verdict be Stat. Gloc.c.1. for the Plaintiff, he shall recover damages.

Cap 15.

CAP. 16.

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Darrain presentment shall be taken only in the common Bank.

Trials in the common Bank or other Courts at Weltminster, have ever had an honourable effeem above those in the County by Nifi prius, although'all be equally available. This might be one caule why the Titles of Churches were still retained at the common Bank, when as all other rode circuit ; for that Churches affairs in those times were of high regard : Speed of Trial allo was not little regarded herein; for Juffices by Nifi prim properly were but for enquiry till the Statute at Westm. Wefl. 2. cap. 30. the fecond made them of Oyer and Terminer in the cafes of Quare Impedit, and Darrain presentment, and gave them power to give judgement. And thus the Commons gained ftill in point of conveniency. Is your in har lash steen we lat

Free men hall be amerced according to the degree of the fault, faving to them their Free hold, and to Mer-chants their main flock, and to Villains their Waynages and Clergymen shall be amerced according to their Layfee. Barons: fall be amerced by their Peers, others by in one Courvi les cant the remanets thail staniouvist

In this, regard is to be had first of the perfons that are to be amerced, then of the parties by whom, and laftly, of the nature and quantity of amercements: The perfons amerced are ranked into four Claffes : Barons, Clergy, Free-men, and villains." But in regard of the parties by whom they are to be americed, they are but two Barons and Freemen, for the Clergy villains, and Free-men are to be amerced by the Free men of the neighbourhood. In what Courts there amercements (hall be, the Marlb.cap.19. Stat. Marlbr. tells us, not before the Escheator, nor other that make enquiry by Commifion or Writ, nor before the Justices

of

## The Govern- {Hen.3. Edw.1. Kings of ment of Edw. 2. 5 } England.

of Affize, or Oyer and Terminer, but only before the chief Justi- Mag. Charta. ces, or Justices itinerant. The Statute of Westminster adds a fifth Claffies of Cities, and Towns, by express words, which Weftm. 1. c.6. feems not fo neceffary, unlefs in pillaging and oppreffing times, for they were taken to be within the Statute of Magna Charta, Miror cap. 5. though not therein named. The rule of the quantity of a- felt 4. mercements is now fet down in general, and left to the difcretion of the Peers or Vicinage, which formerly by the Saxons were specially fet down in the Law. The rule in general is with a ne plus ultra, viz. not further or more than that the party amerced may spare, and yet hold on in the maintenance of his course, according to his degree. And it must be also according to the quantity of the offence, for the greatest amercements must not be ranked with the least offences: so as in every degree the main fustenance of the party is faved : yea; the villains (however mean they be) they must have their maintenance. And this sheweth that villains had a maintenance, which was under the protection of the Law, and not under the gripe of their Lords to all intents, unless they were - the King's villains, who it feemeth were meerly under the King's mercy, as being both their Lord and King, against whom they could hold nothing as properly their own: and therefore in all other cafes, even then the villains were born under a kind of liberty, as in the Saxons time formerly hath been declared ; which the Law protected against their own Lords. 1 1 7 101. 1

No man shall be compelled to make, repair, or main-tain any Bridges, Banks, or Causies, other or otherwise, cap. 17. 5 18. than they were wont to be made, repaired, or maintained in the time of Henry the second.

The limitation to the times of Henry the fecond, fheweth that his Justice was such as maintained the common rights of men; but in the times of Richard the first, and more especially of King John, those Rivers, Waters, and filhings formerly used Miror cap. s. in common, were encroached upon, enclosed and appropria- fett. 2. ted, to particular mens uses, which occasioned many Bridges,

Banks.

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Mag.Charta. Banks, and Causies, to be made and repaired to the great charge of private men, all which are discharged by this Law.

cap. 1.9.

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No Sheriff, Constable, Coroner, or other Bayliff, Shall. hold any pleas of the Crown.

Escheators are also expressed in the old books of Magna Charta, and the abridgements, however it seemeth that it's within the intent of the Law, which was made to avoid the extraordinary oppression that these Officers exercised upon the people. For Escheators under colour of inquiry of Estates of men would enquire of matters concerning the lives of men, and Sheriffs that had power of trials in cases of These, as hath p.193, been already shewn, abased the fame for their own benefit, because in such cases they had the forfeitures. This Law therefore takes away such occasions, viz, from the Sheriffs and Coroners and Bailiffs or Justices, (other than by express commission thereto alligned) all power to hold pleas of the Crown by trial, leaving unto them nevertheles, power of enquiry, of which anciently they had the right.

cap. 20.

L1.Hen. 1. c. 8.

Glanz. lib.1.

cap. 2.

If the King's Tenant dieth supposed in arrear, an inventory shall be made of his stock by honest men, but it shall not be removed till accounts be cleared; and the overplus shall go to the Executors, saving to the Wife and Children their reasonable part.

Glanz. lib. 7. cap. s. The first clause hereof was a Law in Henry the first's time, and a customary Law in Henry the second's time, being a remedy against an old Norman riot of the Lord's feisure of the whole personal estate of the party deceased, under colour of a Law. The second part concerning the overplus hath this additional subjoyned in the Charter of King John. If any Freeman die intestate, his Chattels shall be divided by his Parents, and his friends in the presence of the Church, faving to every one their proper debts : and thus fince the Conquest, the Church-men encroached by degrees unto a great power in matters Testamentary ; I say by degrees : for as yet by this Law it appeareth, that they were but oversees or eye- witness; for as yet

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yet right of ordering or difpoing they had none, as may appear Mag. Charta in that cafe of a baftard dying without iffue and inteffate, the Glanzil. lib. ? Lord thall have his perfonal Eftate: and in all cafes the Execu- cap. 16. tor had then nothing but bare affets, and the overplus was affigned between the Wife and Children according to their reafonable part: or if the party died inteffate, the next friends did administer, paying the debts, and making dividend of the overplus into the reafonable parts, according to the ancient Saxon cuftom ftill continued: nor doth the testimony cited out of Bration prove any other, than that the Ancestor hath free power Coke Inflit. 2. to order his eftate as he pleafeth, and that the Children shall have pag. 33. no more than is left unto them by their Ancestor, either in his will, or in cafe of dying intestate, by the custom or Law which is, and ever was the rationabilis pars.

No purveyance for any Castle out of the same Town cap. 21. where the Castle is, but present satisfaction must be made: and if in the same Town, satisfaction must be made within forty days.

Purveyance was ancient provision for the necessities of the publick, and fo far was commendable, feeing it's not the common cafe of all men to regard the publick above their own private intereft ; therefore the publick must provide for it felf, by their means in whom the publick is most concerned : and this was in those elder times, but in two cafes, viz. of Kings and Caftles; in the one of which the government is principally concerned, in the other the publick defence. For it may be well conjectured that Castles were either first made in places commodious for habitation, and great Towns gathered to them for their better fafety; or that the Towns were first gathered in places of commodious habitation, and then Caffles were made for their better defence, or if they were imposed upon them by the Victor to keep them in awe, they were nevertheless by continuance together become tractable, and conspired for the mutual defence of each other. But as touching fuch Cittadels or Cafiles that were fet

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Mag. Charta. in folitary places, they may feem rather first intended for the particular defence of fome particular Man and his Family, and neighbouring Tenants; and therefore in the purveyance for Calles, it feems the proper Town, wherein it is, is principally liable to that duty, because their fafety is more principally interefted; and therefore prizes there taken, may be paid at a day to come; but in all other, places immediately. Neverthelefs this laded not long, for the Soldiers found out a trick of favouring their own quarters, and preferving them in heart againft a brek Winter, knowing that at fuch times it's better to feels for provision nigh, than to be compelled to feek far off. But this ftratagem was cut off by the next King, who inhibited all manner of purveyance in any other Town, than in the fame 17esio 1. c. 7. Town whercin the Cafile is feated. This was a charge that was but Temporary and occasional: That which was more lafting and burthenfome upon the Subjects, was purveyance for the King, which neverthelefs cannot be avoided, by reafon of the greatness of his retinue, especially in those days; and if they thould have their refort to the Market, the fame could not be free to the people, for that the first fervice must be for the King's houshold, and fo what fcraps will be left for the Commons no man can tell. It was therefore neceffary for the King's Family, Artic. Super to be maintained by purveyance; and to avoid the many inconcart. ca . 2. veniences, which might and did arife in those spoiling times, It was ordained that it fhould be Felony for any purveyor to purvey without warrant. 2. That none but the King's purveyor must purvey for the King's house, and that he must purvey only for the King's houfe; and to purvey no more than is neccfiary; and to pay for the things they take. And becaufe Kings, were oftentimes necellitated for removal from place to place, purvey-W.f. 1. c. 52, ance of carriage was also allowed : and in case the Subjects were grieved, either by more purveyance than was necellary or by non payment for the commodities fo taken, or with compofitien for the King's debts; for fuch purveyance the offendors were liable to fine and imprisonment. Or if they were grieved Artic. Super by purveyors without warrant, the offender was to be proceed--Gar: Cap. 2. cd against, as in case of Felony.

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He that ferveth in Cafile-guard is not Viable to pay-Mag.Charta. ment of Rent for that fervice; Nor is he compellable to cap. 22. either, fo long as he is in the fervice in the Army.

By the ancient cuftom none but a Knight might be charged with the guard of a Caffle belonging to the King, for the letter of this Law mentioneth only fuch; and therefore to hold by Caffle-guard is a Tenure in Knight-fervice : and it feemeth that Rent for Caffle-guard originally was, confiftent with Knight fervice, and that it was not annual; but promifetuoufly Knights might either perform the fervice, or pay Rent in lieu thereof; and upon occalion did neither, if the King fent them into the field. And Jaftly, that a Knight might either do the fervice in his own perfon, or by his Efquire, or another appointed by him thereto.

No Knights, nor Lords, nor Church-men's Carriages, cap. 23. nor no Alan's wood shall be taken against the owners confent; Nor shall any man's Carriages be taken, if he will pay the hire limited by the Law.

pay the hire limited by the Law. Church-men were exempted from charge to the King's carriages, meerly infavour to the Canon, which exempted the goods of the Clergy from luch Lay-fervice; neverthelefs the complaints of the Clergy formerly mentioned, flew that this was not duly obferved, Knights and Lords were difcharged not only for the maintenance of their port, but more principally because they were publick fervants for the defence of the Kingdom in time of War; and the Kingdom was, then equally ferved by themfelves and their cquipage, and their carriages, as a neceffary alliftant thereunto.

The King shall have no more profit of Felons Lands, cop. 24. than the year and a day, and the Lord is to have the remainder.

Anciently the Lords had all the effate of Felons, being their Tenants, and the King had only a prerogative to watte them, *Irflit.* 2. as a penalty or part thereof, but afterwards the Lords by agreesoft Nn 2 ment

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Mag. Charta. ment yeilded unto the King, the year and a days profit to fave Bratt. lib. 3. the Lands from fpoil; and in continuance of time, the King fo. 137. had both the year and day, and waft. Fugitives also were in-Preroz. Reg. the fame cafe, viz. fuch as deferted their Countrey either in C.12. 16. time of need, or fuch as fled from the Trial of Law in criminal cafes: for in both cafes the Saxons accounted them as common Felons. Neverthelefs the two cuftoms of Glocelier and Kent are faved out of this Law by the Statute; the first whereof faves the Land to the heir from the Lord, and the fecond faves the fame to the heirs males, or for want of fuch to the heirs Females, and to the wife her moity until the be espouled to another man, unless the shall forfeit the fame by fornication during Prerog. Reg. her Widowhood. And by the fame Law alfo the King had all. Escheats of the Tenants of Arch-Bishops, and Bishops during. Tit. Escheat.11. the vacancy, as a perquifite. But Escheats of Land and Tenement in Cities or Burroughs the King had them in jure corone. of whomfoever they were holden.

All Wears shall be destroyed but such as are by the Sea-coaft.

The Lieutenant of the Tower of London as it feemed, claimed a Lordship in the Thames, and by vertue thereof had all. the Wears to his own use, as appeareth by a Charter made to. the City of London, recited in the fecond Inftitutes. upon this. Law ; and this was to the detriment of the Free-men, especially. of, the City of London, in regard that all Free men were to have. right of free paffage through Rivers, as well as through highways, and purprestures in either were equally noxious to the. common liberty ; and therefore that which is fet down under the example or inflance of the Rivers of Thames and Medmay. contained all the Rivers in England; albeit that other parts of the Kingdom had not the like prefent regard as the - City- of London had.

The Writ of precipe in capite shall not be granted of any Free-bold, whereby a man may be in danger of Hofing his Court thereby.

It feemeth that it was one of the oppreffions in those times that at

cap. 14. Fits. 2. E. 2.

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(cap. 25. 2

· cap. 26.

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that if a fuit were commenced in the inferiour or Lords court, Mag. Charta. concerning a free hold. A Writ of pracipe in capite might be had upon a furmife that the free hold was holden in capite, which might prove an abfolute defiruction to the inferiour Court, and was the fpoil of the demandants cafe; and therefore I think the Charter of King John inftead of the word court hath the word caufe.

There shall be but one known weight and measure, cap. 27. and one breadth of Cloaths throughout the Realm of England.

This law of weights and measures was anciently established amongst the Saxons, as formerly hath been shewed, and continued in the Normans times, and confirmed by *Riebard* the first and King *John*. And as touching the measure of the breadth of Cloaths, although it might feem to abridge the liberty of particular perfons, yet because it was prejudicial to the 'common trade of the Kingdom, it was settled in this manner to avoid deceit, and to establish a known price of Cloths. And it feemeth that Wine was ordinarily made in *England* as well as Ale ; otherwise the measures of Wine could not have been established by a Law in *England*, if they had been altogether made in other Countries.

Inquisition of life and member shall be readily granted without Fees.

It was a Law of later original, made to take awaya Norman oppreffion; for by the Saxon Law, as hath been already noted, no man was imprifoned for crime (not bailable) beyond the next County-court or Sheriff's Torn; but when those rural Courts began to lose their power, and the King's Courts to devour Trials of that nature; especially by the means of the Juffices *itinerant*, which were but rare, and for divers years many times intermitted, during all which time supposed offenders must lie in Prifon, which was quite contrary to the liberty of the Free-men amongst the Saxons; it 'occasioned a new device to fave the common liberty by special Writs such

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Maz. Charta, 60. by the party impriforied or under bail, supposing himfelf chen nvented by hatred and malice; and by the fame directed to the Sheriff and others, an inquifition was taken and trial made of the offence, whether he deferved lofs of life or member; and if it were found for the supposed offender he was builed till the next coming of the Juttices: and for this the Writ was called the Writ of inquifition of life or member; and fometimes the Writ de odio & atis. But these inquests were foon become degenerate, and fubject to much corruption, and Wef.1, cap.11 therefore as foon met with a countercheck from the Law. Or first rather a regulation; for it was ordained that the Inquest should be chosen upon oath ; and that two of the Inquest at the least thould be Knights, and those not intereffed in the cause: Gloceft. cap. 9. hut yet this could not rectifie the matter, for it feemed fo impossible to do Justice, and thew mercy this way, that the Writ is at length taken away; and men left to their lot till'the coming of Juffices itinerant. But this could not be endured above West. 2 c. 29. feven years; for though the King be a brave Soldier, and prosperous, yet the people overcome him and recover their Writs de odio & atia again. 1 1 1 1 1 cap. 29.

Lords shall have the Wardships of their Tenants heirs, although they hold also of the King in Petit Serjeanty; Socage, Burgage, or Fee-Farm.

Inferiour Lords had the fame right of Wardfhips with the King for their Tenures in Knight-fervice, although their Tenants did hold allo of the King, unlefs they held of him in Knight-fervice, which was a fervice done by the Tenant's own perion, or by the perfon of his Efquire, or other deputy in his ftead; but as touching fuch fervice as was wont to be done to him by render or ferving him with Arms, or other utenfils : this was no Knight fervice; though fuch utenfils concerned War, but was called *Petit Serjeanty*, as in the Law-books doth appear. Neverthelefs *Henry* the third had ufurped Wardfhips in fuch cafes allo, and the fame amongft others occalioned the Barons Wars.

No Judge. Iball compel a Free-man to confess matter against

Glanv. lib. 7. cap. 9.

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cap. 30.

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against himself upon oath without complaint first made Mag.Chartan against him. Nor shall receive any complaint without present proof.

This Law in the Original is fet down in another kind of phrase in the first part thereof, which is obscure by reason thereof : in express words it is thus, No Judge thall compel any man ad legem manifeitam, which implieth that the matter was otherwife obfeure if the party that was complained of or fuspected did not manifest the same by his own declaring of the truth, or matter enquired after, and therefore they used in fuch cafes to put him to Oath; and if he denyed the matter, or acquitted himfelf, the Judge would fometimes difcharge him, or otherwile put him to his compurgators; and this was called lex manifesta, or lex apparens: and it was a trick first brought in by the Clergy, and the Temporal Judges imitated them therein; and this became a fnare and fore burthen to the Subjects. To avoid which, they complain of this new kind of Trial; and for remedy of this usurpation, this Law reviveth and effablifheth the only and old way of Trial; for Glanvil faith, Ob i isumiam non solet juxta legem terra aliquis per legem apparentem Bracton f.106. se purgare, nisi prius convicius fuerit vel confessus in curia : and therefore no man ought to be urged upon fuch difficulties unlefs by the express Law of the Land. The old way of Trial was first to bring in a complaint and witness ready to maintain the same; and therefore both appeals and actions then used to conclude their pleas, with the names of witneffes fub-joyned, which at this day is implied in those general words, in their conclusions, Et inde producit sectam suam, that is, he brings his fect or fuit, or fuch as do follow or affirm his complaint, as anor Sell. fuper ther part allo is implied in those words, Et boe paratus est veri- Hengham. ficare. For if the Plaintiffs sect or suit of witnesses, did not fully prove the matter in fact, the Defendant's averment was made good by his own Oath, and the Oaths of twelve men and fo the Trial was concluded.

No Free man shall be imprisoned or disseised of his car. 31. Free-

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Mag.Charta. free-hold or libertics, outlawed, or banished, or invaded, but by the Law of the Land, and judgment of his Peers. Nor Shall Justice be fold, delayed or denyed.

> It's a comprehenfive Law, and made up of many Saxon Laws; or rather an enforcement of all Laws, and a remedy againft oppreffion, paft, prefent, and to come; and concerneth firft the perfon, then his livelihood; as touching the perfon, his life and his liberty; his life fhall be under the protection of the Law, and his liberty likewife, fo as he fhall be fhut into no place by imprifonment, nor out of any place by banifhment, but fhall have liberty of ingrefs and egrefs. His eftate both real and perfonal, fhall alfo be under the protection of the Law, and the Law alfo fhall be free, neither denyed nor delayed. I think it needlefs to fhew how this was no new Law, but a confirmation of the old, and reparation added thereto, being much impaired by flormy times; for the fum of all the foregoing difcourfe tendeth thereto.

Merchants shall have free and safe passage and trade without unjust Taxes, as by ancient custom they ought. In time of War such as are of the Enemies Countries shall be secured till it appear how the English Merchants are used in their Countries.

That this was an ancient Law the words thereof (hew, befides what may be observed out of the Laws of *Ætheldred*, and other Saxon Laws. So as it appeareth that not only the English Free-men and Natives had their liberties afferted by the Law; but also Foraigners, if Merchants, had the like liberties for their perfons and goods, concerning trade, and maintenance of the fame; and were hereby enabled to enjoy their own under the protection of the Law, as the Free-men had. And unto this Law the Charter of King *John* added this enfuing.

It shall be lawful for every Free-man to pass freely to and from this Kingdom, faving Fealty to the King, unless in time of War; and then also for a short space, as may be for the common good, excepting prisoners, outlaws, and those Country

cap. 32.

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Country-men that are in enmity, and Merchants who shall be Mag. Charta. dealt with as aforefaid.

And it feemeth that this Law of free paffage out of the Kingdom, was not anciently fundamental, but only grounded upon reason of State, although the Free-men have liberty of free paffage within the Kingdom according to that original Law, fit pax publica per communes vias; and for that cause, as I suppofe it was wholly omitted in the Charter of Henry the third; as was also another Law concerning the Jews, which because it left an influence behind it (after the Jews were extinct in this Nation ) and which continueth even unto this day, I shall infert it in this fort fum.

After death of the Jew's debtor no usury shall be paid, during the minority of the beir though the debt shall come into the King's hand. And the debt shall be paid, faving to the Wife her Dower and maintenance for the children, according to the quantity of the debtors Land, and faving the Lord's service; and in like manner of debts to others.

The whole doctrine of ulury fell under the Title of Jews; for it feemeth it was their Trade, and their proper Trade hitherto. It was first that I met with, forbidden at a Legatine Coun- Concil. Briz. cil nigh 300. years before the Normans times : but by the Con- 299. feffor's Law it was made penal to Christians, to the forfeiture of effate, and banishing ; and therefore the Jews and all their substance were holden to be in nature of the King's villains, as touching their eftate, for they could get nothing, but was Ibid. 623. at his mercy ; and Kings did fuffer them to continue this Trade for their own benefit, yet they did regulate it as touching infants, as by this Law of King John, and the Statute at Merton doth appear ; but Henry the third did not put it into his Char- M. Paris. ter, as I think, because it was no liberty of the Subjects, but ra- An. 1229. ther a prejudice thereto; and therefore Edward the first wholly Merton cap. 5. took it away by a Statute made in his time, and thereby, abo- Stat. de Fulished the Jews.

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Glanv.lib. 7. cap. 16.

daif. An. 18 1. E. I.

Tenants Lands, holden of Lands escheated to the cap. 33. King, Shall hold by the same services as formerly.

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Mag.Charta. In all alienations of Lands sufficient shall be left for cap. 34. the Lord's distress. 1 1 1 - 1 1 11

Prerog. Reg. cap. 7.

27.4

Submitting to the judgement of the learned, I conceive that as well in the Saxon times as until this Law, any Tenant might alien only part of his Lands, and referve the fervices to the alienor, because he could not referve service (upon such alienation ) unto the Lord Paramount other than was formerly due to him, without the Lord's confent, and for the fame reafon could they not alien the whole Tenancy, to bind the Lord without his express licenfe, faving the opinion in the book of 20 aff. pl. 17. Affizes, becaufe no Tenant could be enforced upon any Lord, left he might be his enemy. Neverthelefs, it feemeth that de facto Tenants did usually alien their whole, Tenancy; and, although they could not thereby bar the Lord's right, yet becaufe the Lord could not in fuch cafe have the diffrefs of his own Tenant, this Law ferved fo much from alienation, as might ferve for fecurity of the Lord's diffress. But Tenants were not thus fatisfied; the Lords would not part with their Tenants. although the Tenants neceffity was never fo urgent upon them to fell their Lands; and therefore at length they prevailed by the Statute of Quia emptores to have power to fell all, faving 18 Edw. 1. : to the Lords their fervices formerly due; and thus the Lords Weftm. z. c. I. were neceffitated to grant licenfes of alienation to fuch as the Tenants could provide to buy their Lands. Nor was this fo prejudicial to the Lords in those days, when the publick quiet was settled, as it would have been in former times of War. when as the Lord's right was maintained more by might and the aid of his Tenants, than by Law, which then was of little power. 1 1 1

The 35th. Chapter I have formerly, mentioned in the Chapter concerning the Clergy.

No man shall be appealed by a Woman for the death of any but her own husband.

The right of appeal is grounded upon the greatest interest. Now becaufe the wives intereft feemeth wholly to be fwallowed

cap. 35. cap. 36. ....

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up in her husband'; therefore the thall have an appeal of the Mag. Charta death of him only; and fuch alfo was the Law in Glanvil's time. How far this point of interest shall extend to the degrees of confanguinity, the Norman Law formerly hath thewn. And p.151. against whom Appeals did lie, the Statute at Weiminster tells Weft. 1. cap. 14. us, viz. not only against the principal, but alfo against accessories; yet not against them till the principal be attainted. And because it was ordinary for men of nought to appeal others in a malicious way, it was by another Law established, that if the Wefe. 2. cap. 13 party appealed was acquitted, the appealor should not only render damages, but be imprisoned for a year.

The County-court shall be holden at the wonted time. The Torn shall be holden at the accustomed place twice cap. 36. in the year, viz. after Easter and Michaelmas. The view of Frank-pledges shall be holden at Michaelmas.

The sheriff hall not extort.

The Sheriff's Courts had now loft fomewhat of their jurifdiction, though for time and place they are confirmed flatu quo; to the end that through uncertainty thereof the fuiter might not make defaults, and be amerced ; yet they loft much of their respect within the compass of these few years by two Laws, the Merton. c. 10. one of which made at Merton, allowed all fuiters to the rural Courts to appear by proxy or Attorney, which it feemeth had power to vote for the masters, in all cafes publick and private ; and did not only themfelves grow into parties and maintenance of quarrels, and fo spoiled these Courts of their common Justice, but rendred the Free-men ignorant and carelels of the common good of the Country, and given over to their own private intereft. And though the corruption of Justice was foon felt, and Weft. 1. c ap. 33 against it a Law was provided, viz. that the Sheriff should not allow of fuch corrupt Attorneys; yet this was no cure to the Free-men, who were still fuffered to wax wanton at home, albeit that they were discharged from doing their suit in all other Marlb. c.10. Hundreds but that wherein they dwell. The fecond Law that took away much honour from these Courts was that Law at Ilid. Marl-

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Mag.Charta. Marlbridge that discharged the Baronage of England, and the Clergy from their attendance at fuch fervice, and this alfo opened the door wider to oppression; for where greatness is, it carrieth therewith honour from the meaner fort, and a kind of awe and ftop unto the minds of fuch men that otherwife would riot without restraint; and though it might also be faid, that the prefence of great men in fuch Courts would overfway the meaner, and make ftrong parties ; yet it must also be acknowledged, that these parties being greater are the fewer, and do not fo generally corrupt all forts, as the corruption of the meaner fort do; it's faid by the wife man, where the poor oppress the poor it's like a raging rain that leaves no food. The last branch in this Law is an inhibition to the Sheriff from extortion; and furely there was great need, and much more need than ever, now that the Lords and Clergy are abfent. It was thought that the great occasion of the Sheriff's oppreffion was from above, I mean from the King that raifed the values of the Farm of Counties granted to the Sheriffs, (for in those days Sheriffs gave no accounts, as of Artic. Sup. cart.cap.13,14. later times they have done) and therefore the Charter of King John, between the 17th. and 18th.chap. inferteth this claufe, Om-Stat. de vicecom. An. 9 nes Comitat. & Hundred. Wapentag. & Trethingi fint ad antiquas E. 2. firmas absque ullo incremento exceptis Dominicis Maneriis nostris. But this did not work the work, although it took away occafion; for the humour was fed from within, and turned to a fore upon that place that could never be cured to this day. Nor could the wildom of times find other help to keep the fame from growing mortal, but by fcanting the dyet, and taking away that power and jurisdiction which formerly it enjoyed.

The 37th. Chapter hath been already noted in the Chapter of the Clergy next foregoing.

Escuage shall be taxed as was wont in the time of Henry the second.

The Charter of King John hath superadded hereunto this ensuing provision. There shall be no Escuage set in the Kingdom,

cap. 37.

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cap. 38.

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doms, except for the redeeming of the King's perfon, making Mag. Charta. of his eldeft Son a Knight, and on marriage of his eldeft Daughter; and for this there shall be only reasonable aid. And in like manner shall the aids of the City of London be fet. And for the affeffing of Elcuage we will fummon the Arch-Bilhops, Bilhops, Abhots, Earls, and greater Barons of the Kingdom, specially by our feveral Writs, and will caufe to be fummoned in general by our Sheriffs and Bailiffs all other our Tenants in capite, to be at a certain day after forty days at the least, and at a certain place'; and we will fet down the cause in all our Writs. And the matter at the day appointed shall proceed according to the counsel of those that shall be present, although all that were summoned do not come. And we will not allow any man to take aid of his Free-men, unlefs for redemption of his body, and making his eldeft Son a Knight, and one marriage for his eldeft daughter; and this shall be a reasonable aid only.

Thus far the Charter of King John concerning this point of Tax or Affeffment; and if the Hiftory faith true, the Charter of Henry the third was one and the fame with that of King M. Paris. John, then either this was not left out in Henry the third's Charter, in that Historians time; or if it was omitted in the original, it was supposed to be included in the general words of the Law, as being accustomed in times past; and then these particulars will be emergent : First, that the Aids and Escuage in Henry the first's time, were affested by the same way with that in this Charter of King John; for that all the quarrel between the Lords and King John, was concerning the Charter of Henry M. Paris. the first, which the Lords sware to maintain. Secondly, that An 1214, neither Aids nor Escuage were granted, or legally taken, but 25 Edw. 1. by Act of Parliament, although the rate of them was fettled cap. 6. by common cuftom, according to the quantity of their Fee. 34 Edw. 1. Thirdly, that fome Parliaments in those times as concerning cap. 1. fuch matters, confifted only of fuch men as were concerned by Woll. 1. c. 36. way of fuch charge, by reafon of their tenancy, for Efcuage only concerned the Tenants by Knight's-fervice; and therefore those only were fummoned unto fuch Parliaments as only concerned

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Mag. Charta. cerned Escuage; nor had the City of London, nor the Burgesses right to vote in fuch cafes, it is faid p.258. And thus the Foreit Laws that were made in the time of Rich. 1. were made by the Howden, 445, confent of Arch Bilhops, Bilhops, Abbots, Earls, Barons, and Knights of the whole Kingdom; for what the great men gained, they gained for themfelves and their Tenants. And the truth is, that in those times, although publick damage concerned all. yet it was ordinary for Kings to make a fhew of fummoning Parliaments, when as properly they were but Parliamentary meetings of fome fuch Lords, Clergy, and others, as the King faw most convenient to drive on his own defign; and therefore we find that Henry the third about the latter part of his Reign, when his government grew towards the dregs, he having in the Kingdom two hundred and fifty Baronies, he fummoned Gloff tit." unto one of these Parliamentary meetings, but five and twenty Baron. Barons, and one hundred and fifty of his Clergy. Neverthelefs, the Law of King John was fill the fame, and we cannot rightly read the Law in fuch Precedents, as are rather the birth of will than reason. Fourthly, that no aids were then granted, but fuch as paffed under the Title Escuage, or according thereunto; for the words are, No Escuage shall be demanded, or granted, or taken, but for redeeming the King's perfon, Knighting of his Son, or Marriage of his Daughter. Nor is the way of affeffing in these times different, faving that instead of all the Knights, two only are now cholen in every County; the Tenure (as it feemeth) first giving the Title of that order, and both Tenure and order now changed into that Title taken up for the time and occasion. Fifthly, that it was then the ancient custom, and so used in the time of Henry the first ; that the advice of those then present, was the advice of the whole, and that their advice paffed for a Law without contradiction, or notwithstanding the King's negative voice; for the words are. The matter at that day shall proceed according to the counsel of those that shall be prefent, although all do not come ; and therefore that clause in the King's oath, quas vulgus eligerit, may well be underftood in the future, and not in the preter-tense. Last of all, though not gathered from the Text of this Law, whereof we treat,

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treat, yet being co-incident with the matter, it is obfervable, Mag. Charta. that though the Clergy were now in their ruffle, and felt themselves in their full strength ; yet there befel a posture of state that discovered to the World, that the English held not the interest of the Clergy to be of fuch publick concernment, or neceffary concurrence in the government of the Kingdom, Walfing. as was pretended. For the Clergy finding affeffments of the An. 1297. Laity fo heavy, and that occasions of publick charge were like to multiply daily, they therefore to fave the main flock, procured an inhibition from Rome, against all such impositions from the Laity, and against such payments by the Clergy; and in the firength of this they absolutely refused to submit to aid Edward the first by any fuch way, although all the Parliament had thereunto confented. And thus having divided themselves from the Parliament, they were by them divided from it; and not only outed of all privilege of Parliament, but of all the privilege of Subjects, into the flate of premunire: and thus fet them up for a monument to future times, for them also to act without the confent of those men, as occasion should offer. But Henry 3d. not fatisfied with this ancient and. ordinary way of affeffment upon ordinary occasions, took up that extraordinary courfe of affeffment upon all the Free-men of the Kingdom, which was formerly taken up only in that extraordinary occasion of redeeming of the King's or Lord's. perfon out of captivity, and common defence of the Land. from piracy; and under the Title of Daneguelt, which was now absolutely dead, and hanged up in chains as a monument of oppreifion. Neverthelefs, it cannot be denyed but that in former. times the Free-men were as deeply taxed, if not oppreffed with payments to their Lords, at fuch times as they were charged over to the King in the cafes aforefaid; as by the latter words of the Law aforefaid of King John doth appear, and whereby, it's probable that the inferiour Lords were gainers. The conclusion of the Charter of Henry the third (the fame fuiting alfo with the third observation foregoing) doth not a little favour the fame; for it's expresly fet down that in lieu of the King's confirmation of the Charter of liberties aforefaid, not only;

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Mag.Charta. only the Arch Bifhops, Bifhops, Abbots, Priors, Earls, Barons and Knights, but alfo the Free-men, and all the Kingdom gave a fifteenth of all their moveables.

And thus have I fummed up and compared both the copies of the grand Charters of England's liberties (faving two particulars inferted into the Forest-Laws of Henry the third, wherein if any thing had been new and unreasonable. King Jobn might have colour to except against them as extorted by force, and Henry the third might (as he was advised) plead nonage, and fo they might have been choaked in their birth ; but being all confuetudines, as in the conclution they are called ; and Kings ashamed to depend upon such frivolous exceptions, it may be wondred what might move them to adventure fo much bloodfhed, and themselves into so many troubles to avoid their own acts, unless the writing of them were an obligation acknowledged before the World ; and they refolving fecretly to be under none, were loth to publish the same to all men. It's a ftrange vanity in great men to pretend love to Juffice, and yet not indure to be bound thereto; when as we fee that God himfelf loves to be bound by his word, and to have it pleaded, because he delights as much to be acknowledged true in performing, as good in promiling. But neither was King John or Henry the third, of this spirit; fain they would undo but could not. It's true, it was at the first but a King's Charter of confirmation, and had Kings been patient therewith, it might have grown no bigger; but by opposition it rooted deeper and grew up unto Marlb, cap.5. the stature of a Statute, and settled so fast as it can never be voided but by furrender from the whole body.

Having thus fummed up the liberties of the Subjects and Freemen of England under this Charter, I shall make some appendix hereunto, by annexing a few additionals in these times effablifhed; and although they come not within the letter of the grand Charter, yet are they fubfervient thereunto. And first concerning the King; and this either as he is King, or as he is Lord. As King he had these prerogatives above all Lords.

Preroz. Reg. cap. 9.

The King shall have the custody of Fools and Ideots. Lands

AL. Paris. An. 1227.

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Lands for their maintenance, and shall render the same to their beirs.

And concerning mad-men and lunaticks, the King shall provide a Bailiff for their maintenance, rendring cap. 10. account to them when they are fober, or to their administrators.

It is no lefs liberty or privilege of the people that Fools and mad perfons are to be ordered by Tutors, than Children, and therefore this may be annexed to the reft of the liberties as well as the other. Nevertheless, it seemeth that the Laws took them into their regard, in respect of their estates, which might be abused to the prejudice of the publick, rather than out of respect had to their persons. Now because there is a difference between the difability of these persons, the one being perpetual, the other temporary; therefore is there also by these Laws a difference in the disposal of their estates ; for the Tutor had a right in the disposing of the one, and but a bare authority or power in providing for the other. Secondly, the perfon of the Tutor is to be confidered: Anciently it was the next kindred, grounded, as I conceive, upon the natural affection going along with the blood ; and this fo continued in cuftom until these times: for though the Miror of Justice faith, that Henry the first brought in that course of giving the custody of these difabled perfons to the King, as hath been formerly observed, p.149. yet Bracion that wrote long after the time of Henry the first, speaking of these kind of persons saith, Talibus de necessitate Bratt. lib. s. dandus est tutor vel curator; not fo much as mentioning the cap. 20. King in the cafe. And in another place, speaking of such as are alieni juris, faith, that some are under the custody of their Lords, and others under their parents and friends. But let the time of the entrance of this Law be never fo uncertain, it's now a declared Law, that the King in fuch cafes is the common Curator or Tutor of all such persons, as he is a chief Justice, rendring to every one his right,

The King shall have the Wrecks of the Sea. Prerog. Reg What shall be called a Wreck, the Statute at West. 1. decla- cap. 11. Pp reth

Lib.i. cap.ic.

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reth, viz. where the hip fo perisheth that nothing therein efcapethalive; and these are rather in their original committed to the King as a Curator, than given him as a proprietor, although that cuftom hath fince fettled a kind of right, which may perhaps be accounted rather a Title by effoppel. For the fundamental ground is, that the right owner cannot be manifested, and therefore the King shall hold it; and if the right owner can be manifested, the King shall hold it till the owner doth appear.

Marlb. cap. 17

### The heir in Socage-Tenure, Shall have an Action of Wast, and an account against his Guardian for the profits of the Lands and Marriage.

Bratton, lib.2. cap. 37.

The heir in Socage being under Age shall also be under cuftody of fuch guardian of the next kinred, who cannot challenge right of inheritance in fuch Lands fo holden, as if the Lands descended from the Father's fide, the Mother, or next of the kinred of the Mothers fide shall have the custody; and fo if the Lands descend from the Mother, the Father, or next kinred of the Father's fide (hall have the custody. And this cuftody bringeth with it an Authority or power only, and no right, as in cafe of the heir in Knight-fervice; and therefore cannot be granted over as the Wardship in Knight-fervice might, but the guardian in Socage remaineth accomptant to the heir, for all profits both of Land and marriage. The full age of Tenant in Socage, is fuch Age wherein he is able to do that fervice, which is 14 years, for at fuch Age he may be able by common repute to aid in Tillage of the ground, which is his proper fervice. But the Son of a Burgels hath no fet time of full Age, but at fuch time as he can tell money, and measure cloath, and fuch work as concerns that calling.

Merton.c.1.

Widows deforced of their Dower of Quarentine, shall by Action recover damages till they recover their Dower! They shall also have power to devise their crop arising B'atton, lib. 2, from her Dower.

It was used that the heir should have the crop with the Land, cap. 40. but

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but this Statute altered that former ulage, and yet faved the Lord's liberty to distrain if any services were due.

Writs de confimili casu granted in cases that fall West. 2. c. 24. under the fame Law, and need the fame remedy, and fuch Writs, shall be made by agreement of the Clerks in the Chancery, and advice of such as are skilful in the Law.

It was none of the meanch liberties of the Free-men of England, that no Writs did iffue forth against them, but such as were anciently in use, and agreed upon in Parliament. And it was no lefs a grievance and just cause of complaint, that Kings used to fend Writs of new impression to execute the distates of their own wills, and not of the Laws of the Kingdom, as the complaints of the Clergy in the times of *Henry* the third do *M. Paris ad*witness. Nevertheles, because many mens cases, befel not di-*dit. Artic.* Aq. rectly within the Letter of any Law for remedy, and yet were very burthensome, for want of remedy it's provided by this Law, that in such emergent cases that do befal within the inconvenience, shall be comprehended within the remedy of that Law.

Aid to make the Son of the Lord a Knight, and to marry his eldest Daughter, shall be assessed after the rate West. 1. c.sp. 36 of twenty shillings for a Knights Fee; and twenty shillings for 20 pounds in yearly value of Socage-Tenure.

The uncertainties of Aids are by this Law reduced and fettled, as touching the fum, and thereby delivered the people from much opprefion, which they fuffered formerly. Nor was only the particular fum hereby, but alfo the Age of the Son when he was to be made a Knight, viz. at the age of fifteen years; too foon for him to perform Knight-fervice, but not too foon for the Lord to get his money. And the Daughter likewife was allowed to be fit for marriage at feven years of Age, or at leaft to give her confent thereto, albeit that in truth the was neither fit for the one or other: and therefore it must be the Lord's gain that made the Law, and it was not amils to have the aid before hand, though the Pp 2

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marriage fucceeded not for many years after; and if the Lord died in the interim, the Executors having affets paid it, or otherwife his heir.

### CHAP. LXVIII.

#### Of Courts, and their proceedings.

D Esides the Courts of Justices itinerant, which were ancient as hath been faid, other Courts have been-raifed of later birth, albeit even they also have been of ancient constitutions, and divers of them itinerant allo, and fome of them fettled in one place. The work of the Juffices itinerant was univerfal, comprehending both the matters of the Crown and Common-pleas. That of over and terminer is only of Crownpleas originally commenced, and enquired of by themfelves. and granted forth upon emergent crimes of important confequence that require speedy regard and reformation. Justices of Gaol delivery have a more large work, that is, to deliver the Gaols of all criminal offenders formerly indicted or before themfelves. Justices of Affize and Nifi prins are to have cognifance of Common-pleas only, and for the most part are but for enquiry. All which, faving the Juffices itinerant in ancient ufe, were inftituted about these times, and therewith ended both the work and common use of the ancient iters; and yet all these later Courts jointly confidered have not the like comprehenfive power that the iters had, for they had the power of hearing and determing all canfes, both of the Crown and Common-pleas, albeit in a different manner ; that is to fay, in the first times promiscuously united into one and the fame perfon ; but foon after the Norman times, and more clearly in the time of Henry the fecond, that power was divided into feveral perfons, fome fitting upon the Common-pleas, others upon the Crown pleas: The Judges of these journeying courts were specially affigued by the King, as in the case of the Gaoldelivery

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delivery, or fettled by the Law upon the Judges of both benches at Weltminster, as in cafe of over and terminer, and of the Af- West.2.eap.29. fizes or Niss prives, faving that in the last cafe they were associated with Knights in the Counties for the taking of Ibid. c. 30. Affizes.

Now concerning the Courts that were fettled : fome were fettled or annexed to the King's perfonal refidence, as the Chancellour's Court; for in these times it began to have a judiciary power of eminent fature, and growing out of the decays of the great chief Justice of England. Then also the King's-Bench was annexed by the fame Law unto the King's Fleta Court or personal residence, as it anciently ever had that Artic. Sup. honour; although it feems the endeavours were to make it like cart. cap. 15. the Common pleas in that particular. Another and last Court that was fettled in this manner, was the Marshal's Court, which in the original only concerned the King's houfhould, but afterwards compassed in a distance of the neighbouring places, be- 5 E.4.fo. 129 caufe the King's attendants were many in those times; when as the Courts of Justice continually attended on his person : and this precinct was called the Verge; and all cafes of debt and covenant, where both parties were of the Houshold, and of Artic. fup. Trespasses vi & armis, where one of them was of the Houshold, cart. cap. 3. were handled in the court of the Verge, or the Marshal's Court. And inquests of death within the same shall be taken by the Coroner of the County, with the Coroner of the Houthold. Other Courts were rural, and affixed alfo to fome certain. place, either of the County or Town, or other particular place. That of the County suffered in these times great diminution, even almost to destruction, by a Law restraining the power Stat. Gouc. thereof only to Trespasses of 40 s. value or under; for though cap. 8. formerly the King's Justices incroached upon the County-Courts and contracted fuits before themselves, which by the ancient Law they ought not ; yet it was ever illegal, and the County-Courts held their right till this Law was made, which kept under those inferiour Courts, and made them of lefs account than formerly. Neverthelefs, the King's Justicies, or Writ to the Sheriffs, oftentimes enableth the inferiour Court

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to have cognifance of cafes of greater value. Laftly, a rule Wefl. 1 cap.23. was fet to the fmaller Courts of Corporations, Fairs, and Markets, viz. that no perfon fhould be fued in any of them, which was not a debter or pledge there.

#### CHAP. LXIX.

Of Coroners, Sheriffs, and Crown-pleas.

Coroners. Weft.1.cap.10.

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Oroners shall be chosen in the County from the wifest, greatest, and chief men of the Countrey.

Of these Officers formerly hath been spoken, as touching their election, qualification, and work: this Law brought in no change of any former Law, but only of a former custom gained by these degenerating times, which brought men into place that were far unfit, who otherwise of poor and mean condition maintained themselves by bribery and extortion, and being found guilty had not sufficient to give recompence. This Law therefore revives the first Law, & holds these men to their work of taking Inquests and Appeals, by Indenture between themselves and the Sheriff, and these were to be certified at the next coming of the Justices.

Sheriffs. Artic. Super cart. cap. 9.

The Free-holders in every County, if they will, shall elect their own Sheriff, unless the Sheriffwick be holden in Fee.

Miror.cap.1. Scc. 3. Stat. de v.c. 9 E.2. This was indeed the ancient cuftom : as the Officers of the Kingdom were elegible by the Common-council of the Kingdom, fo were alfo the Officers of the County, chofen by the County. But within a few years in the time of Edward the fecond, comes another Law; that the Sheriffs shall be appointed by the Chancellour, Treasurer, Barons of the Exchequer, and the Justices, which Law was made in favour of the people, as by the file of that Statute doth more fully appear: for though at the first blush it may feem a privilege lost by the The Govern- SHen.3. Edw.1. Kings of ment of Edw. 2. England.

the Free-men, that thefe great men should have the election of the Sheriff; yet it proved a great advantage to the common quiet of the people in those times of parties, and was so apprehended: Otherwise as the case should in those days of Edward the second, It was no time for him to gain upon the peoples liberties. Nor had the Statute of Articuli fuper cartas, whereof we now treat been penned with these words, if they will; and questionles in these days we now live in; if the people had but a little tast of this seeming liberty of electing Sheriffs in the County-court, as formerly it was used, it would be soon perceived that the election of these chief Officers were better disposed in some other hand, if rightly purfued.

#### Homicide by misfortune shall not be adjudged mur-ly. ther.

That the Saxons made difference between homicide by miffortune, and that which was done *felleo animo*, or with a fpirit of gall, formerly hath been fhewed; now what it was that altered the cafe, I cannot fay, unlefs the violence, cruelty, and opprefion of the times: formerly all kind of Man-flaughter was finable, I mean in the Norman times, and fo might more rationally be ranked into one degree; but now the punifhment began to change from forfeiture of effate, and lofs of member, to death, and forfeiture of effate; and therefore it was more neceffary to make the difference in the penalty, feeing in the fine formerly, a difference was observed; and this difference to affert by a Law that might limit the invenomed fpirits of the Judges of those days.

Robbery punished by death. Robbery.

This crime hitherto was punished by fine and loss of member, at the utmost, but is now made capital, and punished with death. One example whereof, and the first that flory maketh mention of, we find of an Irish Nobleman in the days of *Henry* the third, who suffered death for piracy; and it was a Law that then, though rigorous, yet feasonably was contrived to retard the beginnings, and hasten the conclusion of a Civil War in a Nation

Chancemedly. Marib.cap.25.

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Nation who value their estates and liberties above their own lives.

Rape. Welt.1.cap.13.

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Ripe upon the complaint of the party violated, made within forty days, shall have right. If the delinquent be convicted without such complaint made he shall be fined and imprisoned.

Before this Law, this crime was but finable, unless the fact was committed upon a Virgin, for then the member was loft. And this was the Saxons Law; but the Normans inflicted the lofs of the member upon all delinquents in any Rape. Nor was this made Felony by any Law or cuftom that I can find, till about these days. It's true, that Canutus punished it capitis aftimatione, by way of compensation, which rather gives a rule of damages to the party wronged, than importeth a punishment inflicted for an offence done against the Crown, as if it were thereby made capital. But for the more certainty of the penalty, another Law provideth, that if the Rape be Weft. 2. cap. 34 committed without the womans confent sublequent, the may have an appeal of Rape. And though a confent be fubfequent, yet the delinquent upon indictment found shall suffer death, as in the cafe of appeal. But if a Wife be carried away with the goods of her Husband, belides Action of the party, the King shall have a fine. If the Wife elopeth the shall lose her Dower. if the be not reconciled before her Husband's death. All which now recited provisoes are comprehended together in one Chapter, and yet the Chapter is, partee per feff, French and Latin: fo far thereof as concerneth death was written in French, being the most known Language to the great men in. general, many of whom were French, by reafon of the intereft that Henry the third had with France in his late Wars against the Barons. It was therefore published by way of caveat, that no person that understood French might plead ignorance of the Law that concerned their lives. The refidue of that Chapter was written in Latin, as all the other Laws of that Parliament were, upon grounds formerly in this discourse noted. Qne proviso more remaineth, which is also comprehended in the 

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the same Chapter with the former, viz. Any perfon that shall carry away a Nun from her bouse, shall suffer imprisonment for three years, and render damages to the bousse. This crime was formerly only inwombed in the Canon-Law, and now born and brought forth into the condition of a Statute-Law, rather to vindicate the right of the Free-men, than in any respect had to the Clergy, who had been very bold with the liberty of the Antia Brit. Free-men in this matter; for Arch-Bilhop Peckham, not a year fo. 197. before the making of this Law, for this offence had excommunicated Sir Osborn Gifford, nor could he get abfolution but upon his penance: first he was discipled with rods three times, once in the open Church at Wilton, then in the Market-place at Shaftsbury, and laftly in the publick Church there; then he must fall divers months. Lastly, he must be disrobed of all Military habiliments, viz. Guilt Spurs, Sword, Saddle, golden Trappings, and to use no brave garments, but ruffet, with Lamb and Sheepskins; to use no shirt, nor take up his order again, until he had spent three years Pilgrimage in the Holy Land : and unto this penance the Knight by oath bound himfelf. A strange power, and to reprefs which it was time for the people to look about them, and rather to punish delinquents themselves, than to leave it to the will of fuch men as never had enough.

In those ancient times, pursuits of Felons with hue and cry were made by Lords of Mannors, Bailiffs of Liberties, Sheriffs, and Coroners, whereas now they are made by Constables. See more in the Chapter of peace. Escapes also were punished with fine and imprisonment: and in fome places the Lord had the fine, in other places the Sheriff, and in fome cafes the King; yet in no cafe was any-fine affested or taken till the Trial before the Justices.

Perfons defamed for Felony, not submitting to Trial Defamed by Law, shall be committed to close and hard imprison-Felons. ment.

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It hath been accounted an extream confiruction of this Law, and queftionless to it is, that this Law should warrant that punishment of preffing to death, which hath been of later times more confrantly used than former times ever knew of; for though it be granted that fome trick of torture was fometimes used, even before the Normans times, and so might now and then leave some few examples after the Norman times, vet did the Law never patronize fuch courfes, especially if the death of the party suspected ensued thereupon, but accounted it Man-flaughter. And the end of this Law was not to put a man to death, but to urge him to confess; and to Briton faith, fuch as will not fubmit to Trial, fhall be put to penance till he fhall . pray to be admitted thereunto; and therefore the penance then used was such as did not necessarily infer death; nor was it a final Judgement in the Trial, but only a means thereto: and therefore it might rather confift in denyal of conveniences than . inflicting of pain. Now in what cafes it was used, may be understood from the manner of the Indictments in those days, whereof (befides appeals by the party) fome were of particular fact done; others only of a Fame: and it may be conceived . Glano. lib.10. that the courfe in the fecond was, that if a man would not fubmit, but would stand mute, he was put to this kind of imprifonment; for the discovering Law, was by Henry the third taken away. But if the dellinquent was politively accused of a Felony, and thereupon indicted by a witness of the Fact, and then if the delinquent would not fubmit to his Trial by Law, infuch case the final Judgement was to die, Onere, fame, Gre. because in the one there was a Fact affirmed against him by a witness, and in the other only a fame or fuspicion, which is not pregnant against the life of a man. But this manner of indictment being now laid aside, and all proceedings being upon a Fact affirmed against the party, I conceive this Law of no use at all in these days.

Bail shall not be allowed to Out-laws fore-jured, Bait. West. 1 c. 15. Thieves taken in the AEt, notorious Thieves, appealed persons, burners of houses, breakers of prison; false coiners.

AI: or . cap. 1. Sec. 9.

Briton, cap.4. Sect. 24.

cap. I.

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coiners, counterfeiters of the Broad feal, prifoners upon excommunication, open malefactors, and Traitors against the King.

The fix first are in nature of perfons attainted either upon their own confellion, or such manifest evidence as in common reason cannot be gainfaid ; all which were before this Law Glanvil, 14, 14 under bail; yea the last of all, although the most heinous of cap. 1. all, was in the fame condition. As touching breakers of prifon, in these times it was Felony, for what cause soever they were committed ; and therefore their imprisonment was without bail, for who fo makes no confcience of breaking the prifon, his credit will little avail: yet it must be acknowledged, that the Law imprisoned few without bail in those foregoing times, but in cafe of Felony or execution; but afterwards the cafes of commitment being ordinary, even in matters of mean process, and because mens credits waxing weak by the weaknefs of their effates, now wafted by the civil Wars; therefore in Edw. the fecond's time a Law was made to reftrain the Felony in fuch cafes, only to the breach of prilon by fuch as were committed for Felony. And as touching impriforment upon excommunication, it's manifest that within five years before the making of this Law, it was complained that fuch were fet at liberty by the King's Writ de bomine replegiando, without Addit. M. the Bilhop's confent. But now the Clergy had gotten the day Paris, of the Law, which did much decline from that guard of imprifonment, but hated perpetual imprifonment. Nor was this complaint grounded upon any other Law than that of the Canon. for the common Law ever held the fupreme cognifance of Excommunication within it's own power, as upon the Writ de quare excommunicato, may appear. Other crimes are yet allo by this Law allowed bail, fuch as are perfons indicted of Larceny, before Sheriffs, &c. perfons imprisoned , upon flight grounds. Receivers, and Acceffories before Felony', 'Trefpaffers, perfons appealed by provers, after the death of the approvers. If bail be granted otherwife than the Law alloweth, the party that alloweth the fame, shall be fined, imprisoned, render damages, or

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forfeit

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forfeit his place, as the cafe shall require. And thus the iniquity of the times was fo great, as it even forced the Subjects to forgo that which was in account a great liberty, to ftop the course of a growing mischief.

Publishers of falsenews, whereby discord or slander Spreaders of . false news. may arife between the King and his people, shall be im-. IVefr. 1. Cap. 34. prisoned till he produce the Relator.

> It is therefore an offence against the Crown, to procure or maintain an ill conceit in the King-of the people, or an ill conceit in the people of the King; and it's as well an offence against the Crown for the King to conceive ill of his people, as for them of him. But all must be grounded upon falshood; for truth respects no Man's person; and all Men are equally bound by that woe, if they call good evil, or evil good; although difference must be made in the manner of representation. And upon this ground of maintaining firife, was a Law made alfo against conspiracy to make or maintain indictment, suit, or quarrel, and it was likewise finable.

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Alerton. C . 3.

Rediffeisors and postdiffeisors found upon verdict before the Sheriff, Coroners, and Knights, shall be imprisoned.

Formerly rediffeifin was under no other Law than that of diffeifin, but by this Law made a matter belonging to the Crown, and tryed before the fame Judges that had the power of enquiry of all offences against the Crown. The penalty of Marib. cap. 3. imprisonment in this case was to be without bail, but only by the King's Writ de homine replegiando ; and yet even thus the penalty was not fufficient to reftrain the offence, and therefore Wefl.2. c. 26. a Law was made to abridge the power of that Writ, as touching fuch offender, and they became irremediable as touching their liberty by that Writ, befides that upon recovery had against them they lost double damages.

Trespassers in Parks and Fist-ponds convicted within Trefpaffers a year and a day shall render damages, Suffer impriupan Parks. West. 1. cap. 20 fonment for three years, and give security of good behavionr.

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### viour for time to come. If any Beasts be taken in a Felonious manner, he shall be proceeded against as a Robber.

From the times of King Steven, the Lords and great men endeavoured to advance their power and greatnefs, fo high above the meaner fort of Free-men, as they made Kings continually jealous of their power. Caffles had been a bone of long contention between them, but they being for the most part taken away, the firife was about prifons, and power to imprifon offenders; and that also after much opposition they laid alide : yet the violence of these times being such, as (though Felonies were fomewhat dreaded) Trespasses of the highest nature were little regarded, fuch as were riotous hunting in their Parks, and fishing in their waters. The Lords and great men made it their last request, that at least in such cases, they might have power to imprison such as they found fo Trespatting; but this was allo denyed them, though by Henry the third in his first Merton cap. 11 time, when as yet the government was not worfled by projects 'of arbitrary power, or corrupt counfels of Foraigners, nor himfelf a man able to fway with the Lords in matters that were of doubtful prerogative. And to speak indifferently, it's better for the liberty of the subject, that the power of imprisonment fhould be regulated only by the King's Writ ordered by Law, than by the warrants of great men, especially in their own cafes; and therefore in this matter the King's prerogative was a patron to the Free-mens liberty. Neverthelefs, thefe great men give not thus over their game, for though in times of publick calamities, little place is left for pleafure to any man; yet when times are grown to more quiet, pleasure revives, and the great men renew their motion; and though they could not obtain prifons to their own ufe, as they endeavoured at the meeting at Merton ; yet now they obtain the King's prilons to the ule of a Law that was as good as their own, and thereby fatisfied their own displeasure for the loss of their pleasure. And yet this Law fufficed them not, but they obtain a further privilege, that fuch perfons as are found fo trespalling, and refusing to submit, An.21.Ed.1. may be killed without peril of Felony.

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CHAP.

### The govern- Hen.3. Edw.1. Kings of ment of Edw. 2. England.

#### CHAP. LXX.

Of the Militia during these Kings Reigns.

He Souldiery of England may be confidered, First in regard of the perfons. Secondly, their Arms. Thirdly, their fervice. The perfons were as formerly, not only fuch as were milites, or Tenants in Knight-fervice, but alfo fuch as ferved at the Plow; and concerning them both, it is to be confidered what the Law made by Edward the fecond, holdeth forth.

Stat. de Milit. I E. 2.

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All such as ought to be Knights, and are not, shall be distrained to undertake the weapons of Knight bood, if they shew not cause to the contrary.

Regularly all Tenants by Knight-fervice ought to be Knights, but de facto, were not ; fo as in these times there was a further work to make a man a Knight than his bare Tenure; for fuch only were milites facii, who had both Lands sufficient to maintain the Arms and state of a Knight; and also a body fit to undertake the fervice in his own perfon, and whereof he had given sufficient proof in the field. Others that had Land either had not fufficient maintenance or not habiliments of perfon, and as not expected were laid alide; of this fort were many by reason of the late Civil Wars, in which they had much impaired both their bodies and effates: This rendred the ftrength of the Kingdom and Militia fo much decayed. and the minds of men fo wearied, that they began to love eafe before the times would brook it, and a ceffation from Arms before they had any mind to peace. The Parliament espyed the danger, and how neceffary it was for the people to be well armed in these times of general broil; and upon that ground allowed this Law to pass, that all such as had Lands worth 201. yearly besides reprizals should be ready not to be Knights (nor under the favour of others is there any ancient precedent to warrant

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The govern- Hen.3. Edw. I. Kings of ment of Edw. 2. Sengland.

it ) but to find or to enter the field with the Arms of a Knight, or provide fome able perfon to ferve in their fiead, unlefs they were under 21. years of Age, and fo not grown up to full firength of body; nor their Lands in their own poffeffion, but in cuftody of their Lords or Guardians. Neverthelefs, of fuch as were grown to full age, yet were maimed, impotent, or of mean effate, and Tenants by fervice of a Knight, it was had into a way of moderation, and ordered that fuch fhould pay a reafonable fine for respit of fuch fervice; nor further as concerning their perfons were they bound. But as touching fuch that were under prefent only, and not perpetual difabilities of body upon them incumbent, as often as occasion called, they ferved by their deputies or fervants : all which was grounded not only upon the Law of *Henry* the fecond, but also upon common right of Tenure.

The Arms that thefe men were to find, are faid to be thofe belonging to a Knight, which were partly for defence, and partly for offences of the first fort were the Shield, the Helmet, the Hauberk, or Brest-plate, or coat of Mail: Of the fecond fort were the Sword and Lance; And unto all a horse must be provided. These Arms, especially the defensive, have been formerly under alteration, for the Brest-plate could not be worn with the coat of Mail, and therefore must be used as occasion was provided of either; and for this cause the fervice of a Knight is called by several names; fometimes from the Horse, fometimes from the Lance, fometimes from the Helmet, and not feldom from the coat of Mail.

The power of immediate command, or calling forth the Knights to their fervice, in it's own nature was but ministerial and subfervient to that power that ordered War to be levyed : and therefore, as in the first Saxon government under their Princes in Germany, so after under their Kings, War was never resolved upon, but if it were defensive, it was by the council of Lords; if offensive, by the general vote of the grand Council of the Kingdom; so by vertue of such order, either from the Council of Lords, or grand Council, the Knights were called forth to War, and others as the case required, summoned.

Tacitus.

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moned to a rendezvous, and this infirumental power regularly refted in the Lords, to whom fuch fervice was due; and the Lords were fummoned by the Lord Paramount, as chief of the Fee, of which their Tenants were holden, and not as King or chief Captain in the Field; for they were not raifed by Proclamation, but by fummons iffued forth to the Sheriff, with diffres; and this only against fuch as were within his own Fee, and held of the Crown. The King therefore might have many Knights at his command, but the Lords more, and if those Lords failed in their due correspondency with the King, all those of the inferiour orb were carried away after them, fo the King is left to thift for himfelf as well as he can ; and this might be occasioned not only from their Tenures, by which they flood obliged to the inferiour Lords, but probably much more by their popularity, which was more prevalent, by how much Kings looked upon the Commons at a further distance in those days, than in after times, when the Commons interposed intentively in the publick government. And thus the Horfe-men of England becoming lefs constant in adhering to their Soveraign in the Field, occasioned Kings to betake themfelves to their Foot, and to form the firength of their battels wholly in them, and themfelves on foot to engage with them.

One point of liberty these Soldiers by Tenure had, which made their fervice not altogether fervile, and that was, that their service in the field was neither indefinite, nor infinite, but circumscribed by place, time, and end. The time of their fervice for the continuance of it was for a fet time, if it were at their own charges : and although fome had a fhorter time, yet the general fort were restrained to forty days. For the courage of those times, confisted not in wearying and wasting the Soldier in the field by delays, and long work in wheeling about, and retiring, but in playing their prizes like two combatants of refolution to get victory by valour, or to die. If upon extraordinary occalions the War continued longer, then the Tenant served upon the pay of the common purse. The end of the fervice of the Tenant (viz, their Lord's defence in the

### The Govern-SHen.3. Edw. 1. 3Kings of Inthe ment of Edw. 2.5 Sengland.

the defence of the Kingdom ) flinted their work within certain bounds of place, beyond which they were not to be drawn, unless of their own, accord : and these, were the borders of the Dominion of the Crown of England, which in those days extended into Scotland on the North, and into a great part of France on the South." And therefore the Earl Marshal of England (being by Edm. 1. commanded by vertue of his Tenure to attend in perfon upon the Standart under his Lieutenant that then was to be fent into Flanders, which was no part of the Dominion of England) refused, and not with franding the King's threats to hang him, yet he perfified, faying, be would neither go nor hang. Not only becaufe the Tenants by Knight fervice are bound to the defence of their Lord's perfons, and not of their Lieutenants; but principally because they are to ferve for the fafety and defence of the Kingdom's and therefore ought not to be drawn into foraign Countries. Nor did the Earl Marshal on-If this, but many others allo both Knights and Knights fellows, having twenty pounds per annum; for all these with their arms were fummoned to ferve under the King's pay in Flanders. I fay Walfing fo. 69. multitudes of them refused to ferve, and afterwards joyned with 671. the reft of the Commons in a Petition to the King, and complained of that fummons, as of 'a common grievance, because that neither they nor their Ancestors were bound to ferve the King in that Countrey, and they obtained the King's discharge under his broad Seal accordingly. The like whereunto may be warranted out of the very words of the Statute of Mortmain, which was made within the compass of these times, by which it was provided, that in cafe Lands be aliened contrary to Stat. More. that Statute, and the immediate Lord's do not seise the fame, 7 Edw. 1. the King shall feise them, and dispose them for the defence of the Kingdom, viz. upon fuch fervices referved as shall fuit therewith, as if all the fervice of a Knight must conduce thereto; and that he is no further bound to any fervice of his Lord than will confift with the fafety of the Kingdom. This was the doctrine that the fad experience of the later government of Kings in these times, had taught the Knight-hood of England to hold for the future Ages. ... Louis and and the

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- No Tenant in ancient demessers, or in Burgage, Shall be distrained for the service of a Knight.

Clerks and Tenants in Socage of other Mannors, than of the King, shall be used as they have been formerly.

Tenants in ancient Demesne, and Tenants in Burgage are abfolutely acquitted from Foraign fervice; the one becaufe they are in nature of the King's Husbandmen, and ferved him and his Family with victual : the other becaufe by their Tenure they were bound to the defence of their Burrough, which in account is a limb or member of the Kingdom, and fo in nature of a Cafile-guard. Now as touching Clerks and Tenants in Socage holding of a Subject, they are left to the order of ancient use appearing upon record. As concerning the Clergy, it's evident, by what hath been formerly noted, that though they were importunate to be discharged of the service military, in regard that their profession was for peace, and not for blood, yet could never obtain their defire; for though their perfons might challenge exemption from that work, yet their Lands were bound to find arms by their deputies, for otherwife it had been, unreasonable, that so great a part of the Kingdom as the Clergy then had, fhould fit fiill and look on, whilft by the Law of nature every one is engaged in his own defence. Nor yet did the profession of these men to be men for peace, hold always uniform; some kind of Wars then were holden facred, and wherein they not only adventured their effates, but even their own perfons; and thefe not only in a defensive way, but by way of invation, and many times where no need was for them to appear. Tenants in Socage allo, in regard of their fervice. might plead exemption from the Wars: For if not, the Plough must stand still, and the Land thereby become poor and lean : Neverthelefs a general fervice of defence of the Kingdom is imposed upon all, and Husbandmen must be, Soldiers. when the debate is, who fhall have the Land; in fuch cafes therefore they are, evocati ad arma, to maintain and defend the Kingdom, but not compellable to Foraign fervice, as the Knights were, whose service confisted much in defence of their Lord's person,

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perfon, in reference to the defence of the Kingdom ; and many times policy of War drew the Lords into Arms abroad, to keep the enemy further from their borders, and the Knights then under their Lord's pay went along with them; and, therefore the fervice of Knight-hood is commonly called fervitium forinsecum. Of these Socagers did arile, not only the body of English Foot-men in their Armies, but the better and more Concil. Brit wealthy fort of them found Arms of a Knight, as formerly hath 406. been obferved, yet always under the pay of the common purle; and if called out of the Kingdom, they were meer . Voluntiers; for they were not called out by diffres as Knights were, becaufe they held not their Land by fuch fervice ; but they were fummoned by Proclamation, and probably were mustered by the high Constables in each Hundred, the Law nevertheles remaining still entire, that all must be done not only ad fidem Domini Regis, but also Regni ; which was disputed and concluded by the Sword : for though Kings pretended danger to the publick, oftentimes to raife the people ; yet the people would give credit as they pleased : or if the King's Title were in question, or the peoples liberty, yet every man took liberty to fide with that party that liked him belt; nor did the King's proclamation fway much this or that way.

It's true, that precedents of those times cry up the King's power of arraying all thips and men without respect, unless of Age, or corporal difability : but it will appear that no fuch array was, but in time of no lefs known danger from abroad to the Kingdom, than eminent, and therefore might be wrought more from the general fear of the eneny, than from the King's command; and yet those times were always armed in neighbouring Nations, and Kings might have pretended continual caufe of arraying. Secondly, it will no lefs clearly appear, that Kings used no such course but in case of general danger to the whole Kingdom, either from Foraign invalion, as in the times of King John, or from inteffine broils, as in the 21 E.I.rot. SI. times of Henry the third, and the two Edwards successively : and if the danger threatned only one coaft, the array was Rr 2 limited

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limited only to the parts adjacent thereunto. Thirdly, it feemeth that general arrays were not levyed by diffress till the time of Edward the first, and then only for the rendezvouz at the next Sea- coaft, and for defence against foraign invalion, in which cafe all Subjects of the Kingdom are concerned by general fervice : otherwife it can come unto no other account than that Title prerogative, and therein be charactered as a trick above the ordinary firain. Fourthly, those times brought forth no general array of all perfons between the ages of fixteen years and fixty, that was made by diffreds in any cafe of civil War, but only by Sheriffs fummons's and in cafe of difobedience by fummons to appear before the King and his Council; which the weth, that by the common Law they were not compellable or punishable. Laftly, though these arrays of men were fometimes at the charge of the King; and fometimes at the Subject's own charge, yet that last was out of the rode way of the Subject's liberty, as the fublequent times do fully manifeft. And the like may be faid of arrays of Ships, which howver under command of Kings for publick fervice, were nevertheless rigged and paid out of the publick charge. The sum of all will be, that in cases of defence from foraign invasion Kings had power of array according to the order of Laws if they exceeded that rule, it may be more rightly faid, they did what they would, than what they ought.

# CHAP. LXXI.

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WAr and Peace are two births by feveral venters, and may like the day and night fucceed, but can inever inherit each to other; and for that caufe they may claim to belong to one Father, and that one and the fame power should act in both. and yet it's no good maxim that he that is the chief Commander

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mander in War ought to be the chief in the order of peace. For it naturally befalls that War, especially that which we call civil War, like fome difeafes in the body, does rather breed ill humours than confume them, and thefe must be purged by dieting the State, and conftant course of Justice, unto which the rugged Waves of War have little or no affinity, if not enmity ; -Neverthelefs, the wildom of our Ancestors thought it most meet to keep their Kings in work, as well in time of Peace, as of War; and therefore as they anciently referred the principal care thereof to the Lords, who together with certain felect persons in every County, did administer Justice in several Iters or circuits: fo when Kings had once gotten the name of being chief in civil affairs, as they had it in martial; they foon left the Lords behind them (who alfo were willing enough with their own cafe) and had the name of doing all, not with fanding it was done by advice of the Lords, and directory of Minifters; or Commissioners thereto deputed. And thus that peace which formerly paffed under the Titles of Pax Domini, pax vicecomitis, it is pax Regni, became by eminency, swallowed up in that which was called the King's peace, and the Juffices called the King's Juffices, and himfelf flattered into that Title of Fountain of Juffice, which belongeth only to him that is The Molt High, or Chief Law-giver.

The manner how this honourable care of the fafety and peace of the Kingdom was employed, may be referred to a double confideration, the one in execution of Juffice upon delinquents, the other in preventing occasions of offence or delinquency, by means whereof the publick peace might be endangered. The first was acted diversly according to the prefent fence of affairs; for what was at first done by the Princes in their circuits, with one hundred of the Commons called *Comites*, and that done per pagos vicosque was afterwards done by itinerant Judges, fent from the King for the greatest *T.citus*. matters, and by Lords in their Leets, Governours, or chief Magistrates of Towns in their Courts, and Sheriffs in their Torns, as Judices stati for the ease of the people in matters of lefs moment. I fay I conceive it was in the Torn, for I suppose

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fuppose no emergent Court, taken up upon occasion, could by 52 Hen. 3. the Law draw a necellity of a fudden appearance of all above Marlb.cap.25. twelve years of Age at the fame, and for the fame caufe it feemeth, that one certain Torn every year was holden for inquiries of homicide, unto which all above twelve years of Age were to come, except Barons, Clergy and Women, or otherwife, all fuch had been bound to attendance on every Torn. Neverthelefs, the work of the Torns continued not to hear and determine, as anciently they had done. For in Henry the third's time, and formerly, divers men had prifons to their own ule, Miror cap. 2. fome as Palatines, others as Lords of Franchife, and others by Sec. 9. power and usurpation, and had the benefit of all fines incident; Mag. cart. and by this means many were fined that deferved it not, and cap. 19. fome also that deserved worse: to prevent which evil, Henry the third took away that power of holding Crown-pleas. And Gloccil. cap.8. Edward the first took away their power to determine escapes, Weft. 1. 64.3. and left them only the power of inquiry, and to certific at the next coming of the Justices.

> But these injurious times had holden too long to be forgotten, or laid afide by fuch cool purfuit. Men were still ordinarily imprifoned, and fo continued oftentimes, till the coming of the Juffices itinerant. For whereas in cafe of blood thed, the Writ de odio & atia was a remedy; the other had no remedy but by procuring a Commission of Oyer and terminer, which ordinarily was a cure worfe then the hurt. As a remedy hereof Edward the first found out the new way of making Justices of peace, as may appear by the Statute at Winton, which law being purpofely made for the conferving of the peace, providing for penalty of crimes already committed (as well as for the suppressing of future ) ordaineth that offences against that Law shall be presented to Justices affigned to enquire thereof; and though these at the first might be itinerant, yet it foon made way to refiant. And before that Statute it feemeth the King had found out the way, if that note be true which is left revived into memory by that honourable reporter, which relating to the fixth year of Edward the first faith, that then prima fuit institutio justiciariorum pro pace conservanda. And yet some femblance

Stat, Wint. 13 Edw. 1.

Coke Inst. 4. p. 176.

### The govern SHen.3. Edw.1. Kings of ment of Edw. 2. S England.

femblance there is that it was yet more anclent, even in the time of Hen. 1. if I miltake not the fence of that claufe in his laws concerning vagabonds; he ordereth that they shall be carried Justicie que preest, although the language be not so Clerkly Hex. 1. c.ap. 58. as to speak the fence out. Now though their work as yet was but in trial, and they were onely trufted with power of inquiry, yet it induced a new way wherein the Sheriffe was not fo much as intrusted to intermeddle, and which not onely intermitted the course of his proceedings in such matters, but alfo led the way to the dispoiling of the Sheriff's Torn, and Lord's Leets, of that little remainder that was left them of judicatory power in matters that were against the peace, and made their inquifitory power lefs regardful, and eafed the Juffices. itinerant of much of their work in regard they were speedily to certifie up to the King, and fo these matters should be determined in Parliament, according as those Justices were elected in Parliament, who as it feems were jealous of giving the power of determining those offences into any sudden hand. To fum up then the first part as touching the punishment of offences against the peace, the wheel is now in the turning, the Leets and Torns begin to be flighted, the labour of the Juffices'itinerant leffened, the Commillions of Oyer and terminer difused, by the bringing in of a new order of Justices for the peace especially appointed. And the Parliament as the fupreme providers, left as the referve for the afferting and maintenance of the fame, albeit that under it the power of determining much refted upon Juffices or Judges that attended the King's Court, after that the Common-pleas were fettled and confined to a certain place.

The preferving of the peace for the future confifted in preventing and fupprelling riots, routs, unlawful affemblies, and in apprehending and fecuring of fuch as were actors and contrivers of fuch defigns, and other malefactors. And herein we are to confider, 1. The Laws. 2. The means. 3. The executive power. Concerning the first there is no question to be made, but that the power of making Laws for the maintenance of the peace rested in the Parliament, although endeavour pof303.

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poffibly might be ufed to fettle the fame in the fole order of the King's own perfon; and therefore we find not only the affize of Arms, but generally the fubfiance of the Statute at Winton, to be formerly taken up by Proclamation by Kings, predeceffors to Edward the fecond, who first that I can find, put the fame into force of a Law by Parliament, finding by experience that Proclamations may declare the King's mind, but not command the peoples wills, although peradventure, the thing enjoyned was of ancient ufe, and little inferiour to custom, or Common-Law. Such are the distempers of civil broils, that bring up peace in the rear, as a referve when their own strength is walted, rather than out of any natural inclination thereto. A brief recollection of the Laws thus enfue,

Stat. Wint. 13 Edw. 1. cap. 1.

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In case of Robbery or Felony committed, and the delinquent be not forth-coming or discovered, the County or Hundred shall answer the damages.

Of this, more may appear from the Norman and Saxon Laws: the intent appeareth by the Law it felf, to ftir up the people to use all means by pursuit with hue and cry, and making inquisitions of the Fact with all speed, in Townships, Hundreds, Franchises, and Counties.

Persons suspected shall not be entertained or harboured by any Inhabitant, unless He will undertake for him.

Of this alfo formerly, both in the Norman and Saxon Laws.

Walled Towns shall keep their gates shut from Sunfet to Sun-rising. The like observed in Cities, Burroughs, and Towns, from the Feast of Ascension to Michaelmas.

The power of the Watch was great: it might apprehend any paffenger, and ftay him all night; and if he be a fufpected perfon, he is to be committed to the Sheriff; and if an efcape be made, the party is to be purfued with hue and cry. These two last Chapters, were in effect in *Henry* the third's time, in course

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### The Govern-SHen.3. Edw. 1. Kings of ment of Edw. 2. Sengland.

by way of the King's command by Writ, in the 36 and 37 years A. Paris in of his Reign, with fome more particulars concerning the fame. Addit. S pof. Adverfar.

High-ways through every Lordship shall be kept clear cap. 4. on each fide, by the space of 200 foot from hedges, ditches, bushes, and underwood.

High-ways herein intended, are fuch as are from one Market-Town to another, and in fuch were always preferved the publick peace or fafety, for the maintenance of commerce, and freedom of Traffick, which is of fuch publick concernment, that it hath been of very ancient inftitution.

#### • Every man between the age of fifteen years and forty cap. s. Shall maintain Arms in his house, according to the ancient Assize for the preserving of the Peace.

This Chapter brings into confideration the fecond thing propounded, viz. the means of preferving of the peace, which are two: First, by maintaining Arms. 2. By certifying defaults. In the first is to be confidered the perfons that are to be affessed; 2. The Arms; 3. The end. The persons to be affessed to Arms are indefinitely set down, and comprehend forts, as well bond as free, and others; for fuch are the expreffions in the Commission of Henry the third. But by the Affize of Henry the fecond, none were to be armed but Free-men, and 36 Hen. 3: they worth fixteen or ten marks in goods at the leaft: yet their *M. Paris. poft.* Ages are limited : by this Law they much be between fibers adverfaria. Ages are limited ; by this Law they must be between fifteen Hoveden. years and forty; but by the Commillion in Henry the third's time, all between fifteen and fixty years of 'Age were to be armcd. King John arrayed all forts, free, bond, and all others that have Arms: or ought to have or can carry Arms; and M. Paris it feems by what hath been formerly noted, that those that An. 1213. were younger, than their Tenure would bear them out, were accepted into fervice, if they would offer themfelves; but by these courses they though under one and twenty years of age were not only accepted, but compelled to War. Under Hoveden. this Title, we may also touch upon the perfons that were the Hen. 2. inftrumentis to array these men, or rather to arm them; and M.Paris addis.

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### The Govern- SHen.3. Edw. 1. Kings of ment of Edw. 2. Sengland.

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these were Justices itinerant, or one or more Commissioners, fuch as the King found most meet for the fervice; and unto these were Commissions with instructions sent ; and sometimes Writs were directed only to the Sheriffs, to take with them twelve Knights of the County, and to go into every Hundred. M. Paris, top and call before them all fuch perfons, as by the Law ought to be affeffed at Arms, and to caufe them to be fworn to find and maintain Arms in fuch manner as by the Law they then should be, or formerly were affeffed ; and fometimes the effablishment of Arms were fet down in those Writs, and sometimes published by Proclamation. For Kings found all means little enough to prevail to bring in alteration of Arms, and of their fervice. which was a thing not only troublefome, but chargeable, and whereunto they could not eafily prevail to bring the Free-men to confent ; and therefore fometimes the endeavours of Kings in fuch cases, did not only meet dilationem, but alfo deletionem. as the Historian's words are, until the way was found out to declare an establishment by Parliament, by this Statute made at Winton.

Now for the nature of the establishment we are to confider. that the people of England were diffinguished according to their Tenures, into fuch as held by Knight-fervice, and fuch as held by Socage; and that none but those being Free holders could be charged to find Arms according as by the Laws of the Norman Conquerour may appear. The establishment of Arms for the Knights, were established by their Tenures in certainty, and therefore no need was either of affefiment, or oath to tie them to find fuch Arms; but all the difficulty was, for fuch as were not bound by other Tenure than as free born fubjects, all of whom do owe to their Country defence, and fo questionles had liberty to provide themselves of fuch Arms, as were by . common and constant use held most advantageous against the common enemy, and for the publick defence. And that these were put in certainty, may appear by the Law of King William formerly noted, and by forme inflances in the Saxon Laws anciently used ; amongst others, that Law of Athelstane, that for Ll. Ethelf. every Plough, every Man should find two compleat Horses. And

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And another order of Ætheldred nigh 80 years after, differing from it, affessed upon every eight hides of Land, a Helmet, and a Coat of Mail; and the Historian tells us, that a Hide is a plough Land, or fo much Land as one Plough can keep in till the one Huntington. whole year; and the relief of the Noble-men of all forts and An. 1008. ranks, in Horfes, Helmets, Coats of Mail, Lances, Shields' and Ll. Canut. 97. Swords, the meaneft of all which degrees, being called Mediocris Thainus, yielding a relief equal to the Arms of a Knight, in the times whereof we now treat, viz. one Horfe, one Helmet, one Coat of Mail, one Lance, one Shield, one Sword ; all comprehended under arma sua, as if he had a certain proper Arms; and the Laws concerning the forfeiture of Arms do in effect affirm the thing, viz. that all men were armed; yet probable it is, that Laws were not then so often made for the inforcing this or that particular fort of Arms, in regard that till the Normans time this Island was troubled but feldom with any enemies from foraign parts, that brought any new forts of weapons into fashion, the Danes and Norwegians being no other than an old acquaintance of theirs. Neither were the Saxons as yet tamed by any enemy, fo far as to beg a peace, albeit that the Danes had gotten them under. But after the Norman times, the English being somewhat overmatched in War, inclined more to Husbandry, and began to lay afide their regard of Arms; and this occasioned the Kings to make affeffments of Arms; yet having regard to the ancient course of the Saxons. faving that they urged the use of the Bow more than formerly was used; and thereby taught the conquered, to conquer the Conquerours in future ages. Of these forts of affeffments before this Statute at Winton, I find but two; the first made by Henry the fecond, and the other by Henry the third, which together with that of this Statute, I parallel thus together in their own words.

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Hen. 2.	Hen. 3.		Stat. Wint.
	Lands.	Goods.	
Knights fee.	15 Librat.	60 marks.	15 l. Land, 40 marks Goods.
Lorican	Loricam	Loricam	Hauberk
Caffidem	Capellum ferri	Capellum ferri	Shapel de fer
Clipeum	Gladium	Gladium	Espee
Lanceam	Cultellum	Cultellum	Cotell.
	Equum .	Equum	Chival
6 Marks { Chat- tels Rents.	ro Librat.	4º marks.	10 l. Lands, 20 marks Goods.
Halbergelium	Halburgettum	Halbertum.	Hauberk
Capelletum ferri	Capellum ferri		Shapell de fer
Lanceam	Gladium	Gladium ,	Espee
	Cultellum	Cultellum	Cotell.
To Marks Chattels		20 marks.	Ioos. Land.
IV anbais	Perpuncium.	Perpuncium	Purpoint
Capelletum ferri	capellum ferreum	capellum ferreum	Shapell de fer
Lanceam	Gladium	Gladium	Espee
1.1	Lanceam .	Cultellum	Cotell.
	Cultellum		
	Betwixt 5 1. & 40 s.	9 marks.,	Betwixt Sl.& 40 s.
	Gladium	Gladium	Elbee
	Cultellum -	Arcum & Sagit.	Arke & Cetes
	Arcum & Sagit	Cultellum	Cotels
	under 40 s.	under 9 marks to 4° s.	under 40 s.
	Falces	Falces	Faulx
	Gisarmas, -	Gifarmas, &c.	Gisarmes
	Cultellos, &c.		Cotels
· ·		······································	under 20 marks Goods.
			Espees
			Cotels.

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I have thus impaled these three, that the Reader may the better difcern how they relate each to other, and fo may the better understand the matter in the fum. And I must explain three or four words in them as they are fet: down, before I can bring up the conclusion, because the mistake of the fence of the words, hath made some mistake the intent of the thing, and forced the fame to an unwarrantable iffue. Lorica Lipfus de mi-fignities that peice of Armour that defends the brealt, or fore-lit. Rom. lib. 3. part of the body, and fometimes is made of plates of Iron, of Dialug. 6. which fort I conceive, those of the old Germans were (whereof the Hiftorian maketh mention, pauces lorice, he faith the Tacitus, Germans had few Arms of defence of their fore-parts, and fewer Helmets or Head-peices ) for otherwife, if they had Iron defences for their heads, they would not have, been content with defences made of Leather for their fore-parts, as in the first Cluer. Germ. rude times they might have been: Sometimes it's made of links p. 339. 34. of. Iron, and commonly is called a Coat of Mail; but I conceive it cannot be so meant in the affeffments of Henry the second, and Henry the third, becaufe that those of the fecond degree are faid that they ought to keep Haubergettum, or Halburgellum, or Haubertum; all which are but several dialects of one name, and are taken for a Coat of Mail: and therefore by the diverfity of names in one and the fame affeffment, I do conclude that the Armour was not of one and the fame fashi-But it's evident, that by Hauberk in the affeffment of the on. Statute at Wint. is meant a Coat of Mail, and is never taken. for a Breft plate or Gorget, as hath been taken upon truft by fome that build more weighty conclusions upon that weak principle, than it's able to bear ; and for the truth hereof, as the word is a French word, fo I appeal to all French Authors, and shall not trouble the Reader with the notation of the word, or further about the meaning thereof. In the last place, as great miltake is, that also of the word Shapell de ferr, which is taken by some to betoken a brest-plate of Iron. For the truth whereof, the Reader may confider the Latin word Capellum, or Capelletum, and he shall find that it is an Iron-cap, or an ordinary Head-peice: and in the Affize of Henry the third, it holds ...

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holds the place of *Caffis* in the Affize of *Henry* the fecond; for the manner of all thefe, let the Reader view the fculptures of the feveral Norman Kings, armed for the charge, in the beginning of their feveral Reigns, as they are reprefented in *Speed's* Hiftory. It may alfo be conceived, that there is as much miftake of that weapon, which is called *cultellum* or cotel, whilft they translate it by the word Knife, for though it be true, that it is one fignification of that word, yet it appears not only by this Law, that it was a weapon for a Knight in War; but in ufe at Tornaments, as by that Statute that forbids the ufe of a pointed Sword, or pointed Cotel, a Batteon, or a Mace, at that fport : and therefore it may feem to be fome weapon of greater ufe, either a Cotellax, or fuch like weapon; otherwife to enjoyn the finding of a Knife to a man as an offenfive weapon', againft armed men in Battel would ferve to no ufe at all.

Now concerning the difference between the feveral Affizes aforefaid, it confisteth either in the number of the feveral degrees or ranks of those that are affessed : or secondly, in the manner of their valuation : or laftly, in the particulars of their Armsaffeffed upon them. As touching the degrees in Henry the fecond's time, they were but three, in regard that he only affeffed Free-holders: and certainly that was the ancient Law. as by the Law of the Conquerour, and other Saxon Laws formerly mentioned may appear. But Henry the third taking example of King John, who was the first founder of general arrays, charged all but fuch as were men of nothing; albeit, I find not that fuch as were of the inferiour degree, were fworn to those Arms, but rather allowed to have them. And though the Statute at Winchester holdeth to the fame degrees in Lands. yet in the value of goods, there is fome difference in favour of them that only have flock, and no Free-hold. Secondly, there is some difference in the manner of valuation of Lands with Chattels; and therein the Statute at Winton favours the perfonal estates, more than Hen. 3. and he more than Hen. 2. and yet all of them pretend one rule of ancient cuftom; I believe they mean that they had it in their eye, but not in their hears : for they would come as nigh to it as they could, and yet keep

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as far from it as they durst. Thirdly, as touching the difference of the Arms between these three affessments, it seems so fniall, as in this, they are most of all one. For wherein Hen.2. leads, both Hen. 3. and Edw. 1. do imitate, faving that they add the Horfe and Sword, which questionless was to be understood as a granted cafe, that the compleat Arms of a man could not be carried and managed without a Horse, nor defended without a Sword. As touching other alterations, it might be done upon good advice, as not being deemed meet that fuch as were no Knights but in estate, should be armed in every respect like as the Knights were. And thus we have an ancient cultom of maintaining Arms by every Free-man, for the defence of the Kingdom, first made uncertain by the avarice of Kings, and negligence of the Free-men, and brought into an arbitrary charge; at length reduced to a certainty, upon all forts of Inhabitants by a Statute Law (if fo it then were ) unto which every man had yielded himfelf bound by his own confent. But to what end is all this? I faid it was for the defence of the Kingdom, and fo it was in the original; and yet also for the fafety of the King in order thercunto, and for the fafety and maintenance of the peace of every member of the whole body. This in one lump thus will not down with fome, who will have this affeffment only to be for keeping of the peace against routs and riots, but not sufficient nor intended to be fupply for War, when Edward the first calls for it, because Edward the first shall not have his power confined within the compass of a Statute, but to be at liberty of array as he (hould think meet; and it's not to be denyed but the words of this Lawrun thus, viz. That the intent thereof is for preferving of the peace; but those general words will not bear the power of a refirictive fence, for certainly the peace is as well preferved by providing against War, as against Riots; and against Foraign War as intestine, mutinies : and that the Statute intended the one, as well as the other will appear, because it was made in relation to former precedents of Henry the third, and they speak plainly that their intent was to firengthen the Kingdom against dangers from abroad; the words

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M. Faris. fo. 864. Vid.post. Adverfaria. M. Paris.

Cap. penait.

of the Hiftorian are clear, that Henry the third charged all that had 15 libratas terra, and upwards, thould undertake the Arms M.Paris f. 916 of a Knight, ut Anglia sicut Italia militia roboraretur. And because he had threats from beyond Sea, by the defection of the Gascoigns, therefore he caused Writs to issue forth throughout the Kingdom, that secundam pristinam confuetudinem, affeffment of Arms (hould be secundum facultates; and in one of the Writs published, by the Historian the express affessment of H. 3. formerly mentioned, is particularly set down. Nor are these Arms thus affeffed, fo flight as men would pretend, for the Arms of the first rank, were the compleat Arms of a Knight, and their estates equal thereunto; for those 15 librate terre amounted unto 780 Acres of Land, as the late publisher of Paris his Hiftory hath it; and is very nigh the reckoning of Henry Huntington, who (as hath been mentioned) layeth a Helmet and Coat of Mail unto eight Hides of Land, which according to Gervase of Tilburie's account, cometh to 800 Acres, every Hide containing one hundred Acres. These therefore were better than Hoblers. And the fucceeding ranks found 'Arms alfo proportionable to their effates, as confiderable as the times could find for such as were of constant use, and might be supplyed with other weapons, as occasion ferved, and as they might be of most benefit for the service.

Furthermore, whereas it's faid, that the wildom of the Par-"liament might be queftioned, if they intended no better 'provifion against an enemy, than against a Thief or Rogue, I should defire the confideration of those men, whether are those thieves and rogues, in Troops or bodies, and well armed, or are they a fort of scattered out-laws, lightly armed to fly away, when they have gotten the prey? If they were in the former posture, I pray what difference in point of difficulty of suppresfing between them and fo many enemies? and if it was diferetion in the Parliament to make this provision against the one. certainly thefe, with the Knight-hood of the Kingdom, with as much diferetion, will be fufficient provision against the other. But if these be looked upon in the latter sence,I fear the discretion of the Parliament would have been much more quefioned

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ftioned in arming all men that have any ability to fupprefs. Thieves and Rogues, againft which the ordinary watch and ward of the Kingdom, was an ancient and approved remedy, and fufficient fafe-guard. And I would fain know of thefe men whether it be for the fafety of *Edward* the first, or any other King to arm the whole body of the people, especially in times of jealousie for suppressing of Thieves and Robbers, when as it may be done by a guard of known men in every County, with much more ease and lefs charge to the people.

Laftly, whereas it's endeavoured to make this Statute but a temporary provision and taken up for the prefent condition of affairs, when Thieves and Robbers went with great ftrength, and in multitudes. This might be I grant of some efficacy, if it had been introductio novi juris; but it being grounded upon a former cuftom, the ground of that cuftom (which was defence of the Kingdom) must be the warrant of the Law; otherwife the present inconvenience might be remedied by a present order, and needed not the help of a Law that should rest upon former cuftom, or provide for future generations. Neverthelefs, if all be granted, viz. that this Statute is but a prefent order, that the Arms therein are too flight to refift an enemy ; and the end thereof was only to enable the Kingdom against Thieves and Robbers; yet could not Edward the first pretend to have any power to affels Arms at pleafure upon occasion of War, for the defence of the Kingdom; nor is there any precedent in ftory that countenanceth it, feeing Henry the third, and Henry the fecond, in their course used the rule secundum facultates, as had been formerly observed; and the rule foregoing tended only to Free-men and their Lands. Nor did King Jobn difclaim the fame, but purfued it (and yet if there be any precedent of prerogative in ftory, which King John had not, that King will be looked upon as a King of wonderment.) I fay King John purfued it when he was in the ftrength of his distemper; threatned by the Pope, provoked by the French King, now ready in the field, vexed by his people, and himfelf fcarce himfelf, fummons to defend himfelf, themfelves, and M. Paris, the Kingdom of England, all men that ought to have Arms, An, 1213.

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or may have Arms, and fuch as have no Arms, and yet arma babere poffint, let them also come ad capiendum folidatas nostras, and accordingly there came a vast number, not only of the Armcd men, but of the urarmed multitude, who afterward were fent to their own home when victuals failed. Hitherto therefore King John not above three years before his death, held himfelf to the affestment to arms only of such as had Lands; and at this time of exigency, others unarmed were fummoned to take arms from the King with their pay, or otherwise they mult fight without weapons.

I am now come to the last general point, which concerneth the executive power of matters concerning the peace within this Law, touching which the Statute enforceth this, that Constables in every Hundred and Franchise shall have the view of arms, and thall prefent defaults against the Statute of Justices alligned, who shall certifie the same to the King in every Parliament, and the King shall provide remedy; whereby it seemeth manifest, that hitherto no Law or custom was made against any for default of arms, but only fuch as held by that Tenure: and therefore they had a shift to cause them to swear to maintain arms, and fo might proceed upon defaults, as in cafe of perjury; and that the Parliament was still loth to fet any certain rule for penalty, and absolutely declined it, and left it under a general periculo incumbente, which it's likely, men would rather eschew by obedience, than adventure upon out of a daring spirit, unlefs their cafe was very clear, within the mercy of common reason; and therefore such cases were left to special order of the Parliament, rather than they would deliver fuch a rod as determining power was, over into any uncertain hand whatever. It is very true, that by the opinion of some, this also hath been controverted, as if all the executive power had been turned out of the Parliaments order, into the directory of Edward the first, which thing reacheth far; for then in order thereunto, the whole Militia of the Kingdom must have been under his fafe command ; and whether it ever entred into the conceit of that King I know not, hut fomewhat like thereunto, is not obfcurely urged to nourifh and fuggest fuch a kind of notion, and .

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and fo derive it unto his fucceffors, upon the words of a Statute de defensione portandi armorum, the English whereof I shall render out of the French as followeth:

It belongeth to us (viz. Edw. 1.) and from us by our Royal Seignory to defend force of Arms, and all other force against our peace at all times that we shall please, and to punish according to the Laws and usages of this Realm, such as shall oppose, and to this, they (viz. Lords and Commons) are bound us to aid as their good Lord, always when need shall be.

Two things are concurrant with this, which is the body of the Statute (if fuch it be;) the one is the preface, or the occasion: and the fecond is, the conclusion upon the whole body of the fame. The preface first fets down the infeription or direction of the Law; not to the people but to the Juffices of his bench, and so it's in nature of a Writ or Declaration fent unto his Then it fets down the occasion, which was a debate Judges. between Edw. 1. and his Lords, with a Treaty which was had before certain perfons deputed thereto : and it was accorded, that at the next Parliament, Order shall be taken by common confent of the King, the Prelates, Earls and Barons, that in all Parliaments, treaties, and other affemblies which shall be had in the Kingdom of England for ever after, all men shall come thereto without force, and without Arms, well and peaceably; and thence it recites, that the faid meeting at Parliament was had, and that there the Prelates, Earls, Barons, and Comonalty being affembled to advise upon this matter: nous eiont dit, faith one copy, and nons eions dit, faith another copy; fo as whether this was the Declaration of the King unto the Parliament, or of the Parliament to the King, is one doubt, and a principal one it is in fuch a cafe as this. Then the conclusion of all'is, that the King commandeth these things shall beread before the Juffices in the bench, and there enrolled; and this is dated the 30th. of October in the feventh year of his Reign, which was Ann. 1279. So as it it were the Declaration of the King, then it implieth as if it were not very well accepted of the Parliament; and therefore the King would have it

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rest upon record in nature of a claim or protestando, for faving the prerogative of the Crown. But if it were the Declaration of the Parliament, the King held it fo precious a flower ; that fearing it should fade, set it in a private Garden of his own; that it might be more carefully nurfed against the blast of time, as if the Parliament had not affented thereto, or (if they did) meaned not to hold it forth to the world for future times to be a constant rule, but only by way of concellion, to ease themselves of the present difficulty, in making a Law against wearing of Armour in ordinary civil affairs, and fo referred it to the King's care to provide against emergent breach of the peace, as an expedient for the present inconveniences in affairs. And it will well suit with the posture of affairs then in course, for the Welfh Wars were now intermitted, and a quiet of three years enfued; in the midft of which, Soldiers having liberty to do nothing (and that is next to naught) but recreate themfelves, uled their wonted guile, as if they were not dreffed that day that they were not armed; nor fit for counfel, unlefs (as their Anceftors ) with weapons in their hands, nor worthy of the prefence of a King under other notion, than as a General in the field, and themfelves as Commanders that are never A-la-mode, but when all in Iron and Steel. I fay to make a .Law that must fuddenly bind men from riding, or being armed, when no man thought himfelf fafe otherwife, was in effect to expose their bare necks to the next turn of the Sword of a King, that they did not over much truft, and the lefs in regard he trufted not them. I do not wonder therefore if the Parliament liked not the work, but left it to the King to provide for the keeping off breaches of the peace, and promifed their affistance therein.

Lafily, supposing all that is or can be supposed, viz. that the Parliament had given up the power of the Militia unto Edw: the first, yet it was not to all intents, nor did it continue; for besides the Statute of Tornaments, which sheweth plainly that the ordering of Armour, was in the power of the Parliament; and which in all probability was made after that Law lass before-mentioned; the Statute at Winton made after this Law nigh-

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nigh fix years fpace, ordereth the ufe of the Trained bands in maintaining the peace, and referveth the penalties to themfelves for any default committed against the faid act. And therefore notwithstanding any thing, that yet appeareth to me out of any Law or History, the chief moderatorship of War and peace, within the Realm of *England*, refteth hitherto upon the Parliament next unto God, and in the King no otherwise, than in order to the publick, the rule whereof can be determined by no other Judge, than that which can be intended to have no other respect than the publick good; and which is the abridgement of the large volume of the Kingdom.

## A Summary Conclusion.

Nd thus have I brought the fhape of Englifh Government (rude as it is) from the first off-fpring of the Saxons, through the rough waves of the Danish tempetts, the rocks of Norman invasion, and of the Quick-fands of Arbitrary government under Popes and Kings to the Haven; much defaced it is I confess, by the rage of time, and yet retained the original likeness in proportion.

Kings first ( about the Norman times ) joyning with the Lords for their joynt intercs above the ordinary pitch, had mounted each other too high to be Lords over Free-men; Then by flattering of the Free-men into their defigns, hovered above them all; but not being able to maintain their pitch fo long as the Lords held together, stopped for a party amongst them, and foon obtained their defire. For fome Lords (more ambitious than others; and they again more popular than them) feek feveral interests: And thus Kings ( aided by their party to a Supremacy which they were never born to; and it by them into a preheminence above their Peers, which neither Law nor Custom ever gave them ) are of Moderators in the Council of Lords, become Moderators of those Councils; and

and fo they obtained all-that the Lords had, but no more. For though both they, and the Lords abused their power over the Free-men by extorfion and oppreffion as Lords over Tenants; yet could they never prevail over them as free born subjects to gain their confent to give their right, or the Law. up to the King's beck; but still that remained arbiter both of King and people, and the Parliament Supreme expounder and Judge both of it and them. Other argument hereof there will be little need, befides what hath formerly appeared, than what we find in Bracton, who wrote in the time of Henry the third, to this cffect: God is Superiour to the King, and the Law by which he is made King, and bis Court, viz. the Earls and Barons : Earls (according to their name Comites) are the King's affociates, and he that bath an affociate bath a master; and therefore if the King be unbridled (or which is all one) without Law, they ought to bridle bim, unless they will be unbridled as the King, and then the Commons may cry, Lo Jefus, &c. This was the judgement of that famous Lawyer of the State of an English King, in Henry the third's time. I shall add hereto a concurrent testimony of a Maror. Fust. Lawyer alfo in Edward the first's time. Although (faith he) the King ought to have no equal in the Land : yet because the King nor his Commissioners (in case where the King intrencheth upon the right of any of his Subjects ) can be both Judge and Party; the King by right ought to have companions, to bear and determine in Parliament, all Writs and plaints of wrongs done by the King, the Queen, or their Children, and of those wrongs especially, whereof otherwise common right cannot be had. Nor is this the opinion only of Lawyers, but it is the Law it felf unto which the Royal affent was added, and the fame fealed with an Oath in the folemn flipulation made by Kings at their Coronation, with the people then prefent in the name of the whole body : the fum whercof is wont to be propounded to the King in this manner, though in a different Language.

> 1. Will you'grant and keep, and by your Oath confirm to the people of England, the Laws and Customs to them granted by the ancient Kings of England, your righteous and

Braton, lik.2. cap. 16.

P. 9.

Edw. 2.

Remonft. Parliament. noveni. 1. 2. An. 1642.

and godly predecessors: and especially to the Clergy and people, by the glorious King St. Edward your predecessor?

The King's answer : I do them grant and promise.

and promise. 2. Will you keep to God and the Church, and the Clergy, and the People, peace and concord fincerely according to your power?

The King's answer : I will do it.

3. Do you grant to hold and keep the Laws and rightful Customs, which the Commonalty of your Realm Shall have chosen, and to maintain and enforce them to the honour of God after your power?

The King's Answer: I this do grant and promile.

In few words, the King promifed to keep the Laws already made, the peace of his Kingdom, and the Laws to be agreed upon by the Commonalty : the fame in fubftance with that of Henry the first, William the Conquerour; the Danish and Saxon Kings formerly had, and in the foregoing difcourfe obferved : And thus is he led to the Throne in a Chain of Gold, . a ferious memorial of the King's duty as he is a Man, and a glorious ornament to him as a King. If then the King be under . the Law in cale of direction; as by flipulation he is bound, if he be likewise under the Law in case of transgreffion to be judged by his Comites, or Peers. Hitherto certainly an English King is but Primus inter omnes, and not supratotum; and if at any time he skipped higher, he afterwards fell lower; for it was the lot of these times to have Lords that were bent to work the people to regard their own liberties; in which the Lords had first wrapped up their own claims. Thus comes the counfels of fuch as have been notorioully exorbitant to be scanned; and to bring these into frame, all run out of frame; the Barons Wars arife, and thrive according as intercfts do con-

concenter more or lefs; the iffue is like that of a drawn battel, wherein he that continueth last in the Field, is glad to be gone away, and so the Title is left to be tryed upon the next advantage that shall arife.

Yet had Kings gotten one ftep forwards to their defign, which was, that they now had to deal with a divided Baronage. It was the birth of ambition, and it was nourifhed by the fame milk; for those that fide with the King are become Magnificoes next to the King's perfon, and the fole managers of all the great affairs of State, concurrent with their own defigns under-board. But the other Lords are in account rural, standing further off, and looking on at a distance, are laid away as fuperfluous: and as they themselves are out of the game of great men, fo grow they mindless of their interest in the great affairs, yet of these there is diversity, for some sport themselves in their condition; others observe the irregular motions of those above, and watch their own time.

This was the first advance of that fociety, which was afterwards called the Privy-Council; being a company of choice men according to the King's bent, unto whom the confideration of all the weighty affairs of the Kingdom is committed; but nothing can be concluded without the King's fiat, which regularly should follow upon the premisses, according to the major vote; but more ordinarily fuiteth with that, which best fuiteth with his pleafure. And now are Parliaments looked on as fatal, or at the belt, but as heavy dull debates, and inconvenient both for speed and secrecy; which indeed are advantages for weak and unwarrantable counfels, but fuch as are well grounded upon truth, and strength of reason of State care not to behold the clearest noon day, and prevail neither by speed nor secrecy, but by the power of uncontrolled Reafon, fetcht from truth it felf. The grand Council of Lords also are now no lefs burthensome: For though they were not able to prevail against the private defigns of an arbitrary Supremacy, yet do they hinder the progress, tell tales to the people, and blot the namesof those that are of that aspiring humour; which once done, like that of Sifiphus they have no other end of their labour than Thus their toil.

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Thus perished that ancient and sightly honourable Grand Council of Lords, having first laid afide the publick, then lost unity, and laftly themfelves; befides the extreme danger of the whole body. For the fence of State once contracted into a Privy-Council, is foon contracted into a Cabinet-Council, and last of all into a Favourite or two; which many times brings damage to the publick, and both themfelves and Kings into extreme pracipices; partly for want of maturity, but principally through the providence of God over-ruling irregular courses, to the hurt of fuch as walk in them.

Nor were the Clergy idle in this buffle of affairs, although not very well employed ; for it is not to be imagined but that these private prizes plaid between the Lords, Commons and King, laid each other open to the aim of a foraign pretenfion, whilft they lay at their close guard one against another : and this made an Ecclefiaffical power to grow upon the Civil, like the Ivy upon the Oak, from being fervants to friends, and thence Lords of Lords, and Kings of Kings : By the first putting forth, it might feem to be a Spiritual Kingdom, but in the bloffom, which now is come to fome luftre, it's evident to be nothing but a Temporal Monarchy over the confciences of men; and fo like Cuckows, laying their Eggs in nefts that are none of their own, they have their brood brought up at the publick charge. Neverthelefs, this their Monarchy was as yet beyond their reach; it was Prelacy that they laboured for, pretending to the Pope's use; but in order to themselves. The cripple espyed their halting, and made them soon tread after his pace; he is content they fhould be Prelates, without meafure, within their feveral Dioceffes and Provinces, fo as he may be the fole Prelatiffimo beyond all comparison; and undoubtedly thus had been before these times destroyed the very principles of the Church-government of this Kingdom, but that two things prejudiced the work : the one, that the Papalty was a Foraign power, and the other, that as yet the Pope was entangled with the power of Councils, if he did not floop thereunto. The first of these two, was the most deadly Herb in the Pottage, and made it fo unfavoury, that it could never V u

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be digested in this Kingdom :. For Kings looking upon this as an intrenchment upon their prerogative, and the people alfo as an intrenchment upon their liberties, both or one of them were ever upon the guard, to keep out that which was without, and would be ruled neither by Law nor Counfel. And therefore though both Kings and people, yielded much unto the importunity of thefe men, and gave them many privileges whereby they became great, yet was their greatnets dependent upon the Law of the Land and vote of Parliament; and though they had the more power, they reverthelefs were not one jot the more abtolute, but fill the Law kept above their top; 1 deny not, but they in their practice exceeded the sule often, and lifted themselves above their rank ; yet it is as well to be granted, that they could never make Law to bind the Church men much lefs the Laity, but by conjunction of the grand Courcils, both for Church and Common-wealth-affairs ; nor could they execute any 'Law in cafe that concerned the liberty 'or propriety of either, but in a Synodical way, or as deputed by the Parliament in that manner. And therefore I must conclude, that in these times whereof we treat, the principles of Church government, fo far as warranted by Law, were in their nature Presbyterial; that is, both in making Laws and executing them; Bifhops and Arch-Bifhops were never truffed with the fole administration of them, but in and by confent of Synods, in which the Clergy and Laity eight to have their joynt vote, and all power more or contrary hereto, was at the best an usurpation coloured by practice, which was eafily attained, where there was a perpetual moderatorthip refting in the Bithop, and over all the Pope; the King, Lords and Commons in the mean while being buried in pursuit of several interests elsewhere.

To make all femblable, the Free men met with the fad influence of thefe diffempers, as well from the King and Lords, as the Clergy. Kings to fave their own flake from the Pope, remitted of that protection which they owed to their Subjects, and let in upon them a flood of oppicifions and extertions from the Romith and Englith Clergy, and fo like a little thip caff out a barrel for the Whale to perufe, till it gets away: but this changed

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changed no right. The Lord, by their parties fhattered them afunder, and diffnembred their body by inteffine broils. The Clergy more craftily making fome of them free Denifons of the Roman See, and taking them into their protection, whillt others of the Free men at a diffance, were exposed as a prey to the continual affaults of those devouring times : all these confpired together, to deface and deftroy that ancient and goodly bond of Brotherhood, the Law of Decenners, by which the Free-men, formerly holden together like Cement in a ftrong wall, are now left like a heap of loose ftones, or fo many fingle men fearcely escaping with their skin of liberties, and those invaded by many projects and fhists in government of State-affairs. So mult I leave them until fome happy hand thall work their repair, both for time and manner, as it thall please that great and wise Master-builder of the World.

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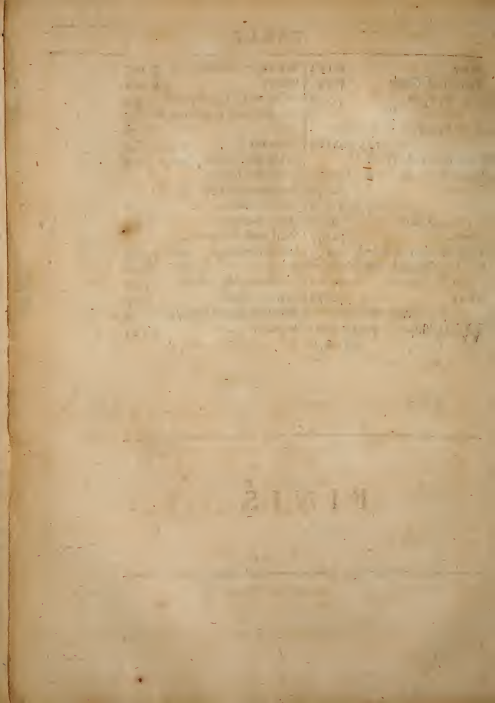
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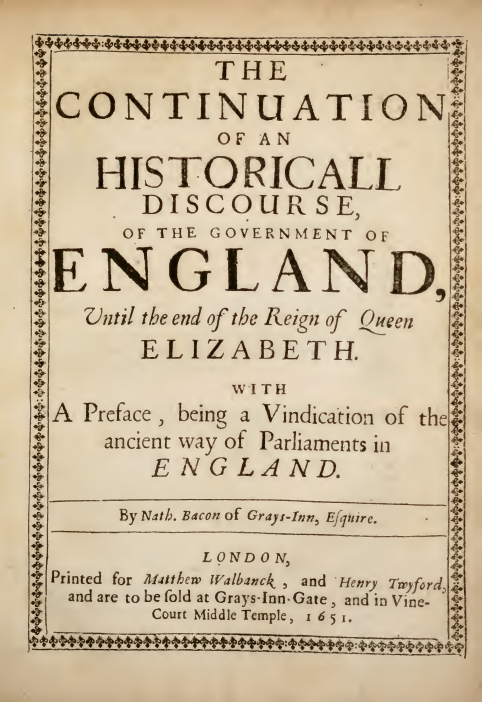
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A-PRE:

## 

## A PREFACE,

## CONTAINING

## A Vindication of the Ancient way of the Parliament

### OF

## ENGLAND.

He more Words, the more Faults, is a divine Maxime, that hath put a ftop to the publishing of this Second Part for fome time; but observing the ordinary humour still drawing offs

and paffing a harfher cenfure upon my intentions in my Firft Part, than I expected: I do proceed to fulfill my courfe, that if cenfure will be, it may be upon better grounds, when the whole matter is before : Herein I fhall once more mind, that I meddle not with the Theological right of Kings, or other Powers, but with the Civil Right in Fact, now in hand. And becaufe fome Mens Pens of late have ranged into a denyal of the Commons ancient right in the Legiflative power; and others, even to adnul the right, both of Lords and Commons therein, refolving all fuch power into that one principle of a King, Quicquid libet, licet; for making, the breach much

## The Preface.

much wider than at the beginning; I shall intend my course against both: As touching the Commons right, joyntly with the Lords, it will be the main end of the whole; but as touching the Commons right, in competition with the Lords, I will first endeavour to remove out of the way what I find published in a late Tractate concerning that matter, and so proceed upon the whole.

The subject of that Discourse consisteth of three parts, one to prove that the ancient Parliaments, before the thirteenth Century, confifted only of those whom we now call, the House of Lords; the other, that both the Legiflative and Judicial Power of the Parliament refted wholly in them: Laftly, that Knights, Citizens, and Burgeffes of Parliament, or the House of Commons, were not known nor heard of, till punier times than these. This last will be granted, Viz. That their feveral Titles, of Knights, Citizens, and Burgeffes, were not known in Parliament till of latter times: Nevertheles, it will be infifted upon, that the Commons were then there : The fecond will be granted, but in part, Viz. That the Lords had much power in Parliament in point of Jurifdiction, but neither the fole, nor whole.

The first is absolutely denied, neither is the same proved by any one instance or pregnant ground in all that Book, and therefore not clearly demonstrated by Histories and Records beyond contradiction, as the Title Page of that Book doth hold forth to the World. First, because not one instance in all that Book is exclusive to the Commons; and so the whole Argument

Argument of the Difcourse will conclude, Ab authoritate Negativa, which is no argument in humane testimony at all.

Secondly, The greatest number of instances in that Book, are by him supposed to concern Parliaments, or general Councils of this Nation, holden by the Representative thereof; whereas indeed they were either but Synodical Conventions for Church-matters, whereunto the poor Commons (he well knoweth) might not come, unless in danger of the Canons dint; or if they did, yet had no other work there, then to hear, learn, and receive Laws, from the *Ecclestafticks*. And the Lords themselves, though present, yet under no other notion were they, than as Counsel to the King, whom they could not cast out of their Council till after Ages, though they often endeavoured it.

Thirdly, The Authour of that Tractate alfo well knoweth, that Kings ufually made Grants and Infeodations by advice of the Lords, without the aid of the Parliament : And it is no lefs true, that Kings, with the Lords, did in their feveral ages exercife ordinarily Jurifdiction, in cafes of diffributive Juffice; efpecially after the Norman entrance : For the ftep was eafie from being Commanders in War, to be Lords in Peace; but hard to lay down that power at the Foot of Juffice, which they had ufurped in the rude times of the Sword, when Men labour for life rather than liberty; and no lefs difficult to make a difference between their deportment in commanding of Soldiers, and governing of Country-men; till peace

peace by continuance had reduced them to a little more fobriety : Nor doth it feem irrational, that private differences between party and party, should be determined in a more private way, than to trouble the whole Representative of the Kingdom, with matters of fo mean concernment. If then; those Councils mentioned by the Authour, which concern the King's Grants, and Infeodations, and matters of Judicature, be taken from the reft of the Precedents, brought by him, to maintain the thing aimed at; I suppose scarce one ftone will be left for a foundation to fuch a glorying Structure, as is pretended in the Title Page of that Book: And yet I deny not, but where fuch occasions have befaln the Parliament fitting, it hath closed with them, as things taken up by I DOG WEDE THE ENDING A the way. there are community ba

Fourthly, It may be that the Authour hath also obferved, that all the Records of Antiquity paffed through (if not from) the hands of the Clergy only, and they might think it fufficient for them to honour their Writings, with the great Titles of Men of Dignity in the Church and Common-Wealth, omitting the Commons, as not worthy of mention, and yet they might be there then prefent, as it will appear they were in some of the particular instances enfuing, to which we come now in a more punctual confideration.

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. The first of these by his own words, appear to be a Church-mote, or Synod; it was in the year 673. called by the Arch-Bilhop; who had no more power to fummon a Parliament, than the Authour himself hath : And the several conclufions

fions made therein, do all fhew that the people had no work there, as may appear in the feveral relations thereof, made by Matthew Westminster, and Sir Henry Spelman, an Author that he makes much use of, and therefore I shall be bold to make the best use of him that I can likewife, in vindicating the truth of the point in hand : For, whatever this Council was, it's the less material, seeng the same Author recites a precedent of Æthelbert, within fix years after Auftins entry into this Island, which was long before this Council, which bringeth on the Van of all the reft of the Opponents instances, which King called a Council, stiled, Commune Concilium tam Cleri quam Populi: Pag. 126. and in the conclusion of the same, a Law is made upon the like occasion, Si Rex populum Convocaverit, &c. in both which it's evident, that in those times there were Councils holden by the people, as well as the Magnates or Optimates.

His next inftance is in the year 694. which is of a Council holden by the Great Men, but no mention of the Commons, and this he will have to be a Parliament, albeit, that he might have found both Abbateffes, or Women, and Presbyters, to be Members of that Affembly, and (for default of better) attefted the Conclutions of the fame, notwithstanding the Canon, Nemo militans Deo, &c. But I must alfo mind him, that the fame Author reciteth a Council holden by King Ina, Suafu omnium Aldermannorum, & Seniorum, & Sapientum Regni: and is very probable, that all the Wife men of the Kingdom, were not included within the Lordly Dignity.

Concil Brit. Pag. 212.

Ibid p.194.

Ihid. p.242. 245.

Pag. 219.

The third inftance can have no better succes, unless he will have the Pope to be allowed power to call a Parliament, or allow the Arch-Bihop power to do that fervice by the Pope's command, for by that Authority; this (whatever it be) was called, if we give credit to the Relations of Sir Henry Spelman; who also reciteth another Council within three leaves foregoing this, called by Withered at Barkhamstead, unto which the Clergy were fummoned; Qui cum viris utique militaribus communi omnium affensu has leges decrevere: So as it seemeth in those times, Soldiers or Knights were in the Common Councils, as well as other great Men.

In the next place, he bringeth in a Council holden in the year 747. which (if the Archbishop were then therein President, as it's faid, in the presence of the King) was no Parliament, but a Church-mote, and all the conclusions in the same do testifie no less; they being every one concerning Ecclessificat matters.

And furthermore, before this time, the Author out of whom he citeth this Council, mentioneth another Council holden by *Ina* the Saxon King, in the prefence of the Bifhops, Princes, Lords, Earls, and all the wife old Men, and People of the Kingdom, all of them concluding of the intermarriage between the *Brittons*, *Pitts* and *Saxons*, which formerly, as it feemeth, was not allowed: And the fame King by his Charter, mentioned by the fame Penman, noteth that his endowment of the Monaftery of *Glaftenbury* was made, not only in the prefence of the Great Men, but, *Cum prafentia populationis*; and he faith, that Omnes confirmaverunt, which

which I do not mention as a work neceffary to be done by the Parliament, yet fuch an one as was holden expedient as the cafe then ftood.

Forty years after, he meeteth with another Council, which he supposeth to be a Parliament also, but was none, unless he will allow the Pope's Legate power to fummon a Parliament : It was holden in the year 787. and had he duely confidered the return made by the Pope's Legate, of the Acts of that Council, which is alfo-published by the fame Author, he Pag. 302. might have found, that the Legate faith, that they were propounded in publick Council, before the .0.0.0, King, Arch-Bishop, and all the Bishops and Abbots of the Kingdom, Senators, Dukes or Captains, and people of the Land, and they all confented to keep the THEY LAW fame.

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9 Then he brings in a Council holden in the year 792. which he would never have fet down in the lift of Parliaments, if he had confidered how improper it is to construe, Provinciale tenuit Concilium, for'a Parliament; and therefore I shall need no further to trouble the Reader therewith.

The two next are supposed to be but one and the fame; and it's faid to be holden, Anno 974. before nine Kings, fifteen Bishops, twenty Dukes, Ge. which for ought appears, may comprehend all England and Scotland; and is no Parliament of one Nation, but a party of fome Nations, for fome great matter, no doubt, yet nothing in particular mentioned, but the folemn laying the foundation of the Monastery of Saint-Albans.

What manner of Council the next was, appeareth not, and therefore nothing can be con-12 15 B 2 cluded

cluded therefrom, but that it was holden in the 823. cannot allo be called properly a P. rernany. ried That Council which is, next produced , and in the year 8001 and is called in great Letters, Concilium Provinciale, which he cannot Grammatically construe to be a Parliament ; yet in the Preface it it faid, that there were Viri cujuscunque dignitatis; and the King in his Letters to the Pope, faith concerning it, Visum est cunctis gentis nostræ sapientibus ; fo as it seemeth by this, and other Examples of this nature, that though the Church-motes invented the Particular conclusions, yet it was left to the Witagen-

There can be no question, but the next three precedents brought by the Opponent, were all of Concil Brit, Tthem Church-motes : For the first of them, which Pag. 318. mis faid to be holden in the year 816. is called a Synod, and both Priefts and Deacons were there present, which are no Members of Parliament, confifting only of the House of Lords, and they all of them did, Pariter tractare de necessariis Guitilitatibus Ecclesiarum. The second of them is called a Synodal Council holden, Anno 822. and yet there were then present, Omnium dignitatum optimates, which cannot be understood only of those 13 of the Houle of Lords, because they ought all to be perfonally present, and therefore there is no Optimacy amongst them. The last of these three is called, Synodale Conciliabulum, a petty Synod in Concil. Bris. great Letters; and belides, there were with the Bihops and Abbots, many wifemen; and in all thefe Pag.334. respects it cannot be a Parliament only of the great 

21.

Pag. 321.

The

add The next Council faid to be holden in the year 822, cannot also be called properly a Parliament, o but only a confultation, between two Kings and their Council, to prevent the invalion of the Danes; and the attefts of the King's Chaplain, and his Scribe, do hew also that they were not all Members of the it faid, that mere ver in an angulashrod to should a

The Council cited by the Opponent in the next place was holden, Anno 838. being only in nature of a Council for Law, or Judicature, to deteradmine the validity of the King's Grant made to the Church of Canterbury, which is no proper work for a Parliament, unless it befal during the fitting of the fame.

The next is but a bare title of a Council suppoofed to be holden, Anno 850. And not worth its room, for it neither fleweth whether any thing was con-Pax 32 N on cluded; nor what the conclusions were. Long 2

tro The work of the next Council alleadged to be holden. Anno 851. was to confirm the Charter of the Monastery of Croyland, and to determine conbeceming affairs belonging to the Mercians; and if it had been a Parliament for that people, it might be worthy of inquiry how regularly the Arch-Bilhop of Canterbury, and the Bilhop of London, and the Ambaffadors from the West Saxons could fit amongst them, and atteft the conclusions therein made, as well as the proper members of that Nation.

He cometh in the next place to a Council, holden in the year 855. which is more likely to be a ..... Barliament, than most of them formerly mentioned ; sifthe Tithes of all England were therein given to the

Church, but hereof I have fet down my opinion in-DIT the

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E 20 460. Concil. Brit. P12.350.

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p. 45.

the former part of the Discourse. And though it be true, that no Knights and Burgeffes are therein mentioned, as the Opponent observeth out of the Title; yet if the body of the Laws be duly confidered, towards the conclusion thereof it will appear that there was present, Fidelium infinita multitudo qui omnes regium Chirographum Laudaverunt, Dignitates verò sua nomina subscripserunt. And yet the Witagen motes in these times began to be rare, being continually interrupted by the invalions of the Danes.

The three next Councils alleadged to be in the years 930. 944. 948. Were doubtless of inferiour value, as the matters therein concluded were of inferiour regard, being fuch as concern the paffing of the King's Grants, Infeodations and Confirmations.

Concil. Brit. Pag 480.

The Council mentioned to be in the year 965. is supposed to be one and the same with the next foregoing, by Sir Henry Spelman, which calls it felf a General Council, not by reason of the general confluence of the Lords and Laity, but because all the Bilhops of England did then meet. The Primi and Primates were there, who these were is not mentioned; but its evident that the King of Scots was there, and that both he and divers that are called Ministri Regis, attested the Conclusions : It will be with difficult to make out how these should be Membersof the Houle of Lords, and more difficult to thew a reason why in the attesting of the Acts of these Councils which the Opponent calls Parliaments, we find fo few of the Laity, that fcarce twelve are. mentioned in any one of them, and those to defcend

fcend fo low as the Ministri Regis, to make up the number.

Five more of these instances remain, before the coming of the Normans.

The first of which was in the year 975. and in a time when no Parliament, according to the Oppo-Concil Brit. nents principles could fit, for it was an Inter reg. Pag. 490. num.

The two next were only Synods to determine the difference between the Regulers, and the Seculers, in the King's absence, by reason that he was under age; and they are said to be in the year 977 and 1009. But it's not within the compass of my matter to debate their dates.

The laft two were Meetings or Courts for Judicature, to determine the Crime of Treason, which every one knows is determinable by inferiour Courts before the high Steward or Judges, and therefore not so peculiar to a Parliament, as to be made an argument of its existence. And thus are we at an end of all the instances brought by the Opponent, to prove that Parliaments before the Norman times, confisted of those whom we now call the House of Lords. All which I shall shut up with two other Notes taken out of the Book of Councils, published by Sir Henry Spelman.

The first of which concerneth a Grant made by Pag. 534? Canutus, of an exemption to the Abby of Bury Saint Edmunds, in a Council, wherein were present Arch-Bishops, Bishops, Abbots, Dukes, Earls. Cum quàmplurimis gregariis militibus, cum populi multitudine copiosa votis regiis unanimiter consentientes. The other taken out of the Confessor Laws, which tells

Pag. 521.

us that Tithes were granted to the Church, A Rege Baronibus & populo. And thus shall leave these Testimonies to debate with one another, whiles the Reader may judge as seemeth most equal to himfelf.

Being thus come to the Norman times, and thole enfuing; I shall more summarily proceed with the particulars concerning them, because they were times of force, and can give little or no evidence against the Customs rightly setted in the Saxon times, which I have more particularly infisted upon, that the Original Constitution of this Government may the better appear. Now for the more speedy manifesting of the truth in the particulars following; I shall pre-advise the Reader in threeparticulars.

First, that the Church motes grew more in power and honour, by the aid of the Normans Law, refufing the concurrence and perfonal prefence of Kings, whom at length they excluded from their Councils with all his Nobles; and therefore it is the lefs wonder, if we hear but little of the Commons joyning with them.

Secondly, that the Norman way of Government grew more Ariftocratical than the Saxon, making the Lords the chief Inftruments of keeping Kings above, and people underneath; and thus we meet with much noife of meetings between the King and Lords, and little concerning the grand meetings of the Kings, and the reprefentative of the people; although fome foot fleps we find even of them alfo. For Kings were miftaken in the Lords; who meaned nothing lefs than to ferve them with the peoples liberties.

Liberties, together with their own, which they faw wrapped up in the groß.

Thirdly, by this means the Councils of the King and Lords grew potent, not only for advice in particular occalions, but in matters of Judicature, and declaring of Law, ordering of Process in Courts of Pleas; which in the first framing were the Works of the Wife and Learned men, but being once fetled, become part of the Liberties of every Free-man. And it is not to be doubted but these Councils of Lords did out-reach into things too great for them to manage, and kept the Commons out of possifion of their right, during the present heat of their ruffling condition, yet all this while could not take absolute possifier on of their Legislative power.

I now come to the remainder of the particular inftances produced by the Opponent, which I shall reduce into several Categories, for the more clear satiffaction to the Reader, with less tediousness.

First, it cannot be denied but the Council of Lords gave advice to Kings in Cafes of particular emergency, nor is it incongruous to the course of Government, even to this day, nor meet that the Parliament should be troubled with every such occassion, and therefore the giving of advice to William the Conqueror, what course he should take to settle the Laws of England according to the instances in Councils holden, Anno 1060. and 1007. And to gain favour of the great men, according to that in Anno 1106. and in the manner of endowment of the Abby of Battel, as in pag. 25. of the Opponents discourse: and what to do upon the reading of the Pope's Letter, according to that in Anno 1114.

And

And whether the Pope's Legate fhould be admitted, as in pag. 18. And how King Steven and Henry fhall come to agreement, as Anno 1153.<sup>10</sup> And how to exccute Laws by Judges and Justices Itinerant, as Anno 1176. And touching the manner of ingaging for a voyage by Croifado to Jerufalem, Anno 1189. And to give answer to Embassfadors of a Foreign Prince, pag. 25. And how King John shall conclude peace with the Pope, Anno 1213. Where neverthelefs Mattb. Paris faith, was Turba multa nimis: 1 fay all these might well be done by a Council of Lords, and not in any posture of a Parliament; albeit, that in none of all these doth any thing appear, but that the Commons might be present in every one, or many of them all.

Secondly, as touching Judicature, the Lords had much power therein, even in the Saxon times, haveing better opportunities for Knowledge and Learning, especially joyned with the Clergy, than the Commons in those times of deep darkness, wherein s even the Clergy wanted not their share, as in the first part of the Discourse I have already observed. Whatfoever then might be done by Judges in ordinary Courts of Judicature, is inferiour to the regard of the Parliament; and therefore the Plea between the Arch-Bishop and Ethelstan, concerning Land, instanced, Anno 1070. And between Lanfranke and Odo, Anno 1071. and between the King and Anselme, pag. 15, 16. and the determining of Treafon of John (afterwards King) against his Lord and King Richard, pag. 23. And the difference concerning the title of a Barony between Mowbray and Scottile, pag. 25. And giving of fecurity of good behaviour Sta Juc by Haundy

Pag. 23.

by William Bramfe to King John, pag. 26. All thefe might well be determined only before the Lords, and yet the Parliament might be then fitting or not fitting, as the contrary to either doth not appear, and therefore can these form no demonstrative ground to prove that the Parliament confifted in those times, only of fuch as we now call the House of Lords.

A third work whereby the Opponent would prove the Parliament to confift only of the Houfe of Lords, is, because he findeth many things by them concluded touching the folemnization, and the fetling of the fucceffion of Kings; both which, he faith, were done by the Lords in Parliament, or those of that House; and I shall crave leave to conclude the contrary : For neither is the Election, or Solemnization of fuch Election, a proper work of the Parliament, according to the Opponents principles, nor can they prove fuch Conventions, wherein they were to be Parliaments. Not the Election of Kings, for then may a Parliament be without a King; and therefore that instance concerning William Rufus, pag. 16. will fail, or the Op-ponents principles, who will have no Parliament without a King.

The like may also be said of the instance concerning King Steven, pag. 18. Much less can the Solemnization of the Election by Coronation, be a proper work for the Parliament : Nevertheles, the Opponent doth well know that both the Ele-ction of a King, and the Solemnization of fuch Eleation by Coronation, are Spiritless motions, without the prefence of the people; and therefore **C** 2

though

though his instance, page 17. concerning, the Ele-31 ction of Henry the First, by the Bilhops and Princes, may feem to be reftrictive as to them, yet it is not fuch in fact; if Matthew Paris may be believed, who tellethus, that in the Conventus omnium, was Cler. Selden's rus and Populus universus, and might have been Titles of Ho: noted by the Opponent out of that Learned Antiqua. ry, fo often by him cited, if he had pleafed to take notice of fuch matters.

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A fourth fort of Instances, concerneth, matters. Ecclefiaftical, and making of Canons; and hereof enough hath been already faid, that fuch Work was abfolutely challenged by the Church-motes, as their proper Work ; and therefore the Instance, page 16,17. of the Council in Henry the First's time, and the Canons made by the Bilhops there; and that other called by Theobald Arch-Bilhop of Canterbury, and instanced by the Opponent, page 19. I fay, both these do fail in the conclusion propounded. Todly, the Opposite

Fifthly, as touching the most proper Work of Parliament, which is, the making of Laws concerning the Liberties and Benefit of the people; the Opponent produceth not one inftance concerning the fame, which doth not conclude contrary to the propolal; for as touching those two instances in his thirteenth page, Anno 1060. they concern not the making of Laws; but the reviving of fuch as had been difused formerly, which might well enough be done by private Council. But as to that in his fifteenth page, of the Law made by the Conqueror, concerning Remigius, Bishop of Lincoln, although it be true, that we find not the particular. Titles of Kuights, 

Council of Arch Bilhops 2 Bilhops and Princes, we 10 find"the Common Council; for fo the words are, Communi Concilio , & Concilio Archiepiscopus, Episcopus, Abatus, & omnium Principum, although the " Opponent would feem to wave these words, Et rolling Concilio, but putting them in a small Character, and the rest in a voluminous Letter, that the Readers eyes might be filled with them, and over-look pag. 709. the other!

Secondly, as to the inftance of the Council at Clarindon, in his nineteenth page, which he citeth out of Matthew Paris, Matthew Westminster, and Hoveden, although he pleafeth to mention the feveral ranks of Great Men, and those in black Letters of a greater fize; and faith, That not one Commoner appears, yet Mafter Selden's Hoveden, in that very place, so often by the Opponent cited, tells him, that both Clerus and Populus were there.

Thirdly, the Opponent citeth an instance of Laws made by Richard the First, in his twenty fourth page, and he fetteth down the feveral ranks of Great Men; and amongst the rest, ingenioully mentioneth, Milites, but it is with a Gloss of his own; that they were Barons that were e made Knights, when as formerly Barons were menitioned in the general, and therefore how proper this Gloß is, let others judge ; especially seeing 30 that not only Milites, and Milites Gregorii, but even Ministri, were present in such conventions, ei former known place, mentioneth an Observation, o that, Oniversi persona qui de Rege tenent in Capite, sicut Tit. Honeur, huights,

eeteri Pag. 703.

cæteri Barones debent interesse judiciis curta Domini Regis cum Baronibus.

Fourthly, he citeth in his twenty fifth pag. another inftance in King <u>Jame's</u> time, in which, after the affent of Earls and Barons, the words, *Etomnium fidelium noftrorum*, are also annexed, but with this conceit of the Opponents, that these *Fideles* were those that adhered to the King, against his Enemies; be it so, for then the Commons were present, and did affent, or they may be, faith he, some specially summoned as Afsistants; take that also, and then all the true hearted in the Kingdom were specially summoned, and were there, so as the conclusion will be the same.

In the fifth place, he cited a strange precedent (as he calls it) of a Writ of Summons in King John's time, in his twenty seventh page, wherein Omnes milites were summoned, Cum armis fuis, and he concludes therefore the same was a Council of War.

First, because they were to come armed, its very true, and so they did unto the Councils in the ancient Saxon times, and so the Knights of the Counties ought to do in these days, if they obey the Writ, Duos Milites gladiis cinctos, &c.

Secondly, he faith, That the Knights were not to come to Council; that is his opinion, yet the Writ fpeaks, that the Difcreti Milites were to come, Ad loquendum cum Rege de negotiis regni : It's true, faith he, but not, Ad trait and um, & faciendum, & confentiendum : It's true, it's not fo faid, nor is it excluded; and were it fo, yet the Opponents conclusion will not thence arife, That none but the King, and those who are of the House of Lords were there present.

John's

The fixth and last instance mentioned by the Opponent, is in his thirtieth page, and concerneth Escuage granted to King John, who by his Charter granted, that in such cases he would summon Arch-Biss, Biss, Abbots, Earls, and the greater Barons, unto such Conventions by special Writs, and that the Sheriff shall summon promiscuously all others which hold in Capite; and thence he concludes, That none but the Great Lords, and the Tenants in Capite (whom he calls the leffer Barons) were present, but no Knights, Citizens or Burgess; all which being granted, yet in full Parliament the Citizens and Burgesses might be there. For Councils were called of such perfons as suited to the matter to be debated upon.

If for matters purely Ecclefialical, the King and his Council of Lords, and the Church-men made up the Council.

If for advice in emergencies, the King and fuch Lords as were next at hand determined the conclufions,

If for Elcuage, the King and fuch as were to pay Elcuage, made up a Council to alcertain the fum, which was otherwife uncertain.

If for matters that concerned the common Liberty, Linler. lib. 2. all forts were prefent, as may appear out of the very cap. 3. Charter of King John, noted in my former discourse, pag. 258. and alio from an Observation of Cambden, pag. 258. and alio from an Observation of Cambden, concerning Henry the Third, Ad fummum honorem pertinet (faid he) Ex quo Rex Henricus Tertins, ex tanta multitudine que feditiosa ac turbulenta fuit optimos quosque ad Comitia Parliamentaria evocaverit.

suplay and staw should be shown Secondly,

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Secondly, the Opponent takes that for granted that never will be, viz. That all King's Tenants In Capite were of the Houfe of Lords; when as himfelf acknowledgeth a difference, page 28. viz. that the Barons are fummoned by Writs, Sigillatim, as all the Members of the Houfe of Lords are, but thefe are by general fummons, their number great, and hard it will be to understand, how, or when, they came to be excluded from that Society.

I shall infift no further upon the particulars of this Tractate, but demurr upon the whole matter, and leave it to judgement upon the premises, which might have been much better reduced to the main conclufion, if the Opponent, in the first place, had defined the word PARLIAMENT: For it was a Convention without the People, and fometimes without the KING, as in the Cases formerly mentioned, of the Elections of William Rufus, and of King Steven: And if sometimes a Parliament of Lords only, may be against the King, and fo without King or People; as in the Cafe between Steven and Mand the Empres, and the Cafe likewife concerning King John, both which also were formerly mentioned; possibly it may be thought as rational for the Commons in after Ages, to hold a Parliament without King, or Houfe of Lords; and then all the Opponents labour is to little purpose.

## THE CONTINUATION

#### OF

## An Historical Discourse of the Government of

# ENGLAND.

H E former times, fince the Norman entry like a rugged Sea, by crofs Winds of arbitrary vapours, in, and about the Crown s and by Foraign engagements from the holy Chair, made the true face of affairs cloudy and troublefom, both for the Writer and the Reader. I

Hence forward, for the space of three hundred years next ensuing, Kings by experience and observation, finding themselves unequal to the double chace of absolute Supremacy, over the Sturdy Laity, and Encroaching Clergy; you will observe, to lay asside their pretensions against the peoples Liberties, and more intentively to trench upon the Spiritualty, now grown to deficial Government, but that of Covetous field.

Nor would these times allow further advantage to Kings in this work, they being either fainted by the tickle Title

of

#### The Govern- Edw. 3. Kings of ment of Rich. 2. England.

of the Crown, hovering between the two Houles of York and Lancaster, or drawn off to Foraign employments; as matters of greater concernment for the prefent well-being of the Kingdom, or for the spreading of the fame of such as defired to be renowned for valiant men.

It will be fuperfluous to recount the particular atchievements formerly attained by these Ecclesiastical men; the former Treatife hath already faid, what was thought needful concerning that : For the future, I thall even premife this, That the enfuing times being thus bleffed with a Truce, or firicter League between the Kings and Commons ; the errours in Government more readily do appear; the corruptions in natures of men more frequently discover themselves; and thereby the body of the Statute-Laws begins to fwell fo big, that I must be enforced to contract my account of them into a narrower compass; and render the same unto the Reader, fo far forth only as they shall concern the general stream of Government; leaving those of privater regard, unto every Man's particular confideration, as occafion shall lead him : For what ever other men please to infist upon, this I take for a Maxim, That though the Government of a King is declared by bis Actions, yet the Government of a Kingdomis only manifested by ancient Customs, and publick Acis of Parliament.

And becaufe I have undertaken a general Survey of the Reigns of thirteen feveral Kings and Queens of this Nation; (for I fhall not exceed the iffue of *Henry* the eighth) and to handle each of them apart, will leave the Reader in a Wildernefs of particulars, hard to comprehend in the general fum; I fhall therefore reduce them all into three heads, viz. Intereft of Title, Intereft of Prerogative, and Intereft of Religion, the laft of which fwayed much the three Children of *Henry* the Eighth : the fecond as much in their two Anceftors, viz. Henry the Eighth, and Henry the Seventh, and the firft in the three *Henries* of *Lancafter*, and three fucceeding Kings of the Houfe of *Torke* : And becaufe Edward the Third and his Grandchild Riebard the Second, do come under none of thefe

Interests, I shall confider themjoyntly, as in way of Exordium to the reft, although the course of the latter was as different from the former, as Lust falls short of a generous Spirit.

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#### CHAP. I.

#### A sum of the several Reigns of Edward the Third, and Richard the Second.

CEveral I may well call them, becaufe they are the most dif-I ferent in their ways and ends, of any two of that race that ever fwayed their Scepter, and yet the entrance of the first gave countenance to the conclusion of the last. For the Scepter being cast away, or lost by Edward the Second, it was the Lot of his Son, Edward the Third, a Youth of fifteen years of age, to take it up; he knowing whole it was, and feeling it too heavy for him, was willing enough it fhould return, but being overswaved by Counsels drawn from reason of State, and preffed thereto by those that resolved not to trust his Father any more, he wifely chofe to manage it himfelf, rather than to adventure it in another hand : but that is not all, for as its never feen that the Crown doth thrive after Divorce from the Scepter, but like a blafted bloffom, falls off at the next gale of adversity : such was the iffue to Edward the Second, his Power once gone, his Honour followeth foon after; he had ceased to be King, and within a fmall time did cease to be Edward.

His Son, thus made complete by his Fathers spoyl, had the honour to be the Repairer of the ruines that his Father had made : and was a Prince which you might think by his ftory, to be feldom at home, and by his Laws feldom abroad : nor can it be reconciled without wonder, that Providence

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vidence fhould at once beftow upon England, a courageous. People, brave Captains, wife Council, and a King that had the endowments of them all. Otherwife it had outreached conceit it felf, that this fmall Ifland, waffed by the Barons Wars, the people beaten out of heart by all Enemies, in the time of the Father, fhould neverthelefs in the time of the Son, with honour, wade through fo many difficulties of mighty Wars on every fide abroad, and devouring Peltilence at home; and yet lay a platform of an Epulent, wife, and peaceable Government, for future Generations.

Yet he had his failings and misfortunes, a great part whereof may be attributed to infirmity of Age; which in the first part of his Reign was too little, and in the latter part too much. True it is, that Governours of the Perfons of Kings, may in fome measure supply defects of Non-age, but feldom where the Governours are many, and never if they be ambitious: And it was this King's fate to mifcarry in both; for he had in his Youth twelve Governours. by conflitution, and they, two supreme by usurpation, Viz, the Queen and Mortimer, till they were both confumed in the flame which themselves had kindled. And this difparity wrought fomewhat unfuccefsfully in the King's first War : For the generofity of his spirit (himself being young and active ) minded his Council to advise him employment in a Foraign War, rather than they would adventure its motion at home, left it might prove circular, which is most dangerous for Government, if the Prince be not undercommand of himfelf.

This first War was with Scotland, whose power was inferiour to that of France; the King young, and the danger nearer; and therefore though the last affront was from France, that more fresh in memory, and more poinant; yet the King was advised to give place, and speak fair, till he had tryed masteries with Scotland, and thereby secured his Rere: This he wisely hearkned unto, and met with such a successful turn of Providence, that like an O Yer, before a Pro-

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Proclamation, gives warning to Scotland that the Wheel is turned upon them; and that there is fomewhat more than humane motion in the matter, that exasperates the English upon an enterprize, so often crossed by Providence hitherto; and the King also (being but a Souldier in hope as yet) to dare against those that had so shamefully foiled his Father, and also put himself already once to the Retreat.

And yet there did concurr a kind of neceffity of fecond Causes; for the King found the Crown engaged, and the minds of the Scots to elate, as the English-man's case was not to live to Fight, but to Fight to live; and so imbittered against one another by the herce Wars under the Barons, that nothing could quench the fire, but the withdrawing of the Brands into Foraign action, like some angry spirits that spoil their own bodies, unless they chide or fight it out with others.

In the first brunt with Scotland, the King gained nothing, but understanding of the humours of fome of his great Lords; which once purged out, he renews the War, prevails, and after ten years stir (wherein he became a trained Soldier against the Scots) he wan the Cross, and then goes to play his Prize in France, to complete his Crown with the Flower-de-luce: Which was the great work of the rest of his Reign; in which four parts of five were Victorious; the fifth and last, was declining like fome Gametters, that win at the first, and for want of observation of the turning of the Dice, come off losers at the end.

For the King being rather fatiated than fatisfied with Victory and Honour, returned home to enjoy what he had, leaving his Son, the Black Prince, to purfue the War, and to act the Soldier alone, who now began to honour his Valourabove his Father's. But, the Tide is spent, the Prince of Chivalry dies, the brave Commanders wasted; and the French too fickle to continue subject to the English, longer than needs must, tack about for another Adventure, and make The govern- Edw. 3. Kings of ment of Rich. 2. England.

make it plain, that France is too bigg to be Garrison'd by England, and that it will coft England more to hold it than to have it.

His Religion was more to the purpole, than of any of his Predeceffors fince the Norman times; he reflected upon God Antiq Brit. in common events, more ordinarily than the general fream of the Clergy did in those days : He loved, if not adored devout men and their prayers, and yet intentively disclaimed opinion of merits in the Creature : He faw the Pope through and through, loved him but little, feared him lefs, and yet lost neither Honour nor Power thereby.

His chief policy at home, was, to be much at home, great with his People, and they great with him; what the Parliament did, he accounted well done; he never questioned their Power, though he was over-reached in queffioning their Wildom : For he that shall prefer his own wiledom above that of the Parliament, must needs think himfelf extreamly Wife; and fo much the more, to know himfelf to be fuch : But the worft of his fate was, to live to his Winter-age, and after fifty years Reign, or more; to dy in his minority under the rule of a Woman of none of the best fame, after he had fo long enjoyed the honour of greatest note in the Christian World, in his days.

Such was not Richard the Second, though the onely Son of that famous Chieftain, the Black Prince of Wales; (.a renowned Son of a renowned Father ) but (as a Plant transplanted into a Savage soyle ) in degree and disposition wholly degenerate, retained a tincture of the light incontancy of his Mother, and the luxuriousness of his Great Grandfather, Edward the Second, and running his courfe, came to his end.

His entrance, however by colour of Inheritance, yet was a greater adventure than his Predeceffors, that came in by election; upon the defignation of his Father by his laft Will, fay fome. For this man came in upon many difadvantages, both of time and perfon : The times were very troublesome

Rich. 2.

The. lib.4. Cap. 21.

The Govern- Edw. 3. Kings of ment of Rich. 2. England.

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troublesome, the Kingdom new wrapped up in a double War abroad, and (which is worse) flooded with distractions at home, contracted partly by his Predecessor's weaknesses in his decrepit estate, partly by a new interest of Religion sprung up against the Papal Tyranny, from the Doctrine of *Wickliff*; all which required a very wise Man, and a brave Commander, in both which the King failed.

Religion now began to dawn through the foggs of Romilh ulurpations and superstitions aided thereto by a Schifin in the triple Crown, that continued forty years, with much virulency abroad, and with as bad influence upon our Myters at home : Some of whom were called Clementines, others Urbanifts, and yet none of them all worthy of either of the Names, in their proper fignification. The Laity, though lookers on, yet were not quiet : For though Liberty be a hopeful thing, yet its dangerous to them that are not a Law to themfelves; especially in matter of Opinion; for that arrains the rule, and layes the way open to licentiousness. And now that the Liberty from the Keyes began to be taught as a duty of Religion, the inferiour sort meet with Doctrines of licentiousnels, upon mistako mistafte of the notion, and will acknowledge no rule, now they must be all at liberty : and thus sprang up the infurrection of the Servants and Bond-men against their Lords and Masters under Cade and Straw; that might have brought the Common-Wealth into a hideous Chaos, had not the Lords and Great Men betimes bestirred themselves; and the King shewed an extraordinary spirit, or rather a kind of rage, that put it felf forth beyond the ordinary temper of his mind. Much of this mischief was imputed. to Wickliff's Doctrine; for it is an ordinary thing to proclame all evils, concurring with the very joynt of Re- Hift. Ecclef. formation, to be the proper fruits thereof; but I look Ang. upon it as a fruit of corruption that endeavours to Itop the breath of Reformation in the birth; and there is fomewhat of a hidden influence from Above in the thing; for it was not only the Cup of England, to be thus troubled.

The Govern- { Edw.3. } Kings of ment of { Rich.2, } England.

Antiq. Brit. troubled, but France and other places had their portion 262. fuitable.

The King's minority rendred him unequal unto thefe contrary motions; he was in his eleventh year, when he entred the Throne; and (which was worfe) his years came on fafter than his Parts, but his work pofted before them all. The common help of Protectors left him yet more unhappy, for they were prepoffeffed with ftrong engagements of particular Interefts; and fo were either not wife enough, or not good enough for all. This brought forth a third inconvenience, the change of Protectorfhip; and that change of Affairs and Interefts, an uncertain good that brings forth a certain evil; for variety of Inftruments and Interefts move feveral ways, and though the end be one; the difference concerning the way, many times doth as much hinder the Journey, as fo many blocks in the way.

The Protectorship was thrice changed, the King's Unkles had the first esfay; any one of them was big enough for one Kingdom, but all of them together were too great to make one Protector. The Duke of Lancaster would have done well alone, if he had been alone, and that work alone; but he being somewhat engaged with the Wickliffstr, and fo entangled with the Clergy, and other reftless fpirits, and drawn off by his private aim at the Crown of Castile, faw this work too much, and fo he warily withdrew himfelf, leaving the Directory to a Committee of Lords, a foveraign Plaister, questionless, where the times are whole, but not for these distractions, wherein even the Committee it felf fuffered it's share : Thus the breach is made the wider : and for a cure of all, the Government is committed into one hand, wherein the Earl of Warwick acquitted himself well. for he was wife enough to observe fuch as the people most honoured : And thus paffed over the two first years of the King's Reign.

The remainder of the King's minority, was rather in common repute than in true account: For the King, how-

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ever young, took little more from the Protector, than he faw meet to colour his own commands with opinion of Regularity; and fo his will came to full ftrength before his wildom budded. Thus lifted up, he fets himfelf above all interests of Parliament, Protectors, Counsellors, Unkles, wife Men, and Law; leaving them all to be rules for those below. And fo long as the King's defire is thus ferved, he is content to be reputed a Minor, and be as it were under protection of others, though not under their direction; and is content to continue thus until his two and twentyeth year: Some might think him very moderate, had he been moderate; but he forbears fuing out his Livery fo long as he may live without care, and fpend without controul: For by this time the humour of his great Grandfather budded in him; he pawned his heart to young men of vast defires, and some fay so inordinately, as he profituted his Chastity unto them. And it's no wonder if the Revenues of the Crown are insufficient for such Masters. This the people foon felt, and feared their own Free-holds : for they are bound, saith he, not to see the Crown deflowred for want of maintenance, it's very true, nor to see the Crown deflowred of its maintenance. A Parliament therefore is called; in which diverse Lords affociate, and prepare Phyfick for the King's lavish humour, which being administred, wrought for 11 Rich. 2'n. ten years after, till it had purged him of his Life, and the Kirg- 8. 13. dom of their King.

It was an Act of Parliament that gave power to fourteen Lords and others, to regulate the profits and Revenues of the Crown, and to do Juffice to the people; this was to continue for. one whole year. The Parafites no fooner found the effect hereof to their Coft, but the King grows fick of it, and finds an Antidote to over-rule Acts of Parliament, by Acts of Privy-Council, declares this ill-favoured Committion void ; and the Contrivers, Advifers, and Enforcers, Traytors. To make it more Majestical, he causeth the Judges to Subscribe this Order, and fo it becomes Law in repute. This foundation thus laid, he buildeth in hafte an Impeachment of these Commissioners of High Treason ; and fuppofing,

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fuppofing that they would not readily ftoop, himfelf stoops lower; for he would put his Right to trial by battel, which was already his own, by the judgement of the Mafters of the Law: For fo they may be well called. feeing they had thus Mastered it. In this the King had theworft, for he loft his Honour and himfelf: (God hath a care of common right even amongst Idolaters.) Then comes the Parliament of Wonders, wherein the King's Party are declared Traytors, and the chief Judges with their Law, judged by another Law. The King not medled with, thinks it high time to come out of his Minority, and affumes the Government of the Kingdom and himfelf, to himfelf, being now three and twenty years of Age; old enough to have done well if he had cared for it: But refolving to follow the way of his own will, at length it led him to his own ruine: only for the prefent two things delayed it. Viz. The Authority, Wildom, and Moderation of his Unkles, especially of the Duke of Lancaster, now come out of Spain; and the great affection which the King pretended to the Queen, who had also gained a good opinion amongst the People: The benevolent aspect of the People, not for their own advantage, but for the Publick quiet, procured many Parlies and interviews between the King and People, and many Laws for the upholding of the Court and Government; although both War, Laws, Juffice, and Councils, all are faint, as all is faint in that man that hath once difmanned himfelf. This he perceives well enough, and therefore Peace he must have by any means. The Queen dies. himfelf being nigh. eight and twenty years old, takes a Creature like a Wife, but in truth a Child of eight years old, and this is to get Peace with France. It's no wonder if now he hunts after unlawful game, and that being ill taken, brings all things out of order (For abused Marriage never wants woe: ) Civil men are now looked upon as fevere Ca-. to's ; and his Unkles, especially the Duke of Glocejier, with a jealous eye, which accomplifhed his death in the conclution. The Dukes of Lancaster and York, forfake the Court, Favourites

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vourites step into their rooms : The old way of the eleventh year is re-affumed ; Belknap and others are pardoned, and made of the Cabinet. The pardon of the Earl of Arundel is adnulled, contrary to the advice of the major part, and the Arch-Bishop, the Earl's brother is banished. The Lords forfake the wilful King, still the King's Jealousie swells; The Duke of Hereford is banished, or rather by a hidden Providence sent out of the way for a further work. The Duke of Lancaster dies, and with him all hope of moderation is gone, for he was a wife Prince, and the only Cement that held the joynts of the Kingdom in correspondency. And he was ill requited, for all his Estate is seised upon. The Duke of Hereford, and his party are looked upon by the people as Martyrs in the Common Caule, and others as Royalills; Extremities halten on, and Prerogative now upon the wing, is towering above reach. In full Parliament, down goes all the work of the tenth and eleventh years Parliament, which had never been, if that Parliament had continued by adjournment. The King raifeth a power, which he calleth his Guard, of Cheshire-men; under the terrour of this displaying Rod, the Parliament and King- 21 Rich. 2. dom are brought to Confellion : Cheshire for this fervice is cap. 9. made a Principality; and thus goes Counties up, and Kingdoms down. The King's Confcience whilpers a lad meffage of dethroning, and well it might be, for he knew he had deferved it. Against this danger he intrenches himself in an Act of Parliament, That made it Treason, To purpose and endeavour to depose 21 Rich. 2. the King, or levy War against him, or to withdraw his Homage, cap 3. hereof being attainted in Parliament. And now he thought he was well guarded by Engagement from the Parliament, but he miffed the right Conclusion for want of Logick : For if the Parliament it felf shall depose him, it cannot be made a Traytor, or attaint it felf, and then hath the King gained no more than a falfe birth.

But the King was not thus quiet, the fling of guilt fill flicks within, and for remedy he will un-law the Law; and gets it enacted, that all procurers of the Statute of 10 Richard the Second, and the Commission and procurers of the King's affent

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affent thereto, and hinderers of the King's proceedings are adjudged Traytors. All these reach only the branches, the root remains yet, and may spring again; and therefore in the last place, have at the Parliament it felf: For by the same it's further declared, That the King is the sole Master of the propositions for matters to be treated in Parliament, and all gainfayers are Traytors.

Secondly, That the King may diffolve the Parliament at his pleafure, and all gain fayers are Traytors.

Thirdly, That the Parliament may not proceed against the. King's Juffices, for offences by them committed in Parliament, without the King's confent, and all gain fayers are Traytors. These and the like Aphorisms once Voted by the Cheshire-men, affented unto by the Parliament, with the King's Fiat, must pass for currant to the Judges, and if by them confirmed or allowed, will in the King's opinion make it a Law for ever, That the King in all Parliaments is, Dominus- fac primum, and Dominus fac totum. But the Judges remembred the tenth year, and Belknap's entertainment, and fo dealt warily; their opinion is thus let down. It belongeth to the Parliament to deelare Ireason, yet if I were a Peer, and were commanded, I should agree : So did Thorning under-write, and thereunto alfo confented Rickill, and Sir Walter Clopton, the last being Chief Juffice of the King's Bench, the first Chief Juffice of the Common-pleas, and the fecond another Judge of the fame Bench. The fum in plainer fence is, that if they were Peers, they would agree; but as Judges they would be filent. And thus the Parliament of England by the first of these four last mentioned conclusions attainted themselves; by the second yielded up their liberties, by the third their lives, and by the last, would have done more, or been less: And to fill up the measure of all, they assigned over a right of Legillative power unto fix Lords, and three Commons, and yet the King not content, superadded, that it should be Treason for any man to endeavour to repeal any of their determinations.

The Common-wealth thus underneath, the King tramples

upon.

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upon all at once; for having elpyed the shadow of a Crown fleeting from him in Ireland, he purfues it, leaves the noble Crown of England in the base condition of a Farm, subject to ftrip and waft by mean men ; and croffes the Irifh Seas with an Army. This was one of England's Climacterical years, under a disease so desperate, that no hope was lest but by a desperate Cure, by fudden bleeding in the head, and cutting off that member that is a principle of motion in the Body : For it was not many Months e're the wind of affairs changed, the King now in Ireland, another steps into the Throne; the noise hereof makes him return, afar off enraged : but the nigher he comes, the cooler he grows, his Confcience revives, his courage decays, and leaving his Army, his Lordship, Kingdom, and Liberty, behind, as a naked man submits himself to release all homage and fealty ; to refign his Crown and Dignity, his Titles and Authority; to acknowledge himfelf unworthy and infufficient to Reign; to fwear never to repent of his refignation; and thus if he will have any quiet, this wilful man must be content for the future, neither to will nor defire : And poor England must for a time be contented with a doleful condition, in which the King cannot rule, and the Parliament will not, and the wholebody like a Chaos capable of any form that the next . daring spirit shall brood upon it.

#### CHAP.II.

#### Of the State of the King and Parliament, in relation of it to him, and him to it.

A King in Parliament is like the first first born of Jacob, The excellency of Dignity, and the excellency of Power, but alone unstable as water: Examples of both these we have in these two Kings, Whereof the first was Crowned by the Parliament, and Crowned it; the latter also Crowned it, but with Thorns,

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Thorns, and yet the Parliament in all held on that mife may, that it neither exceeded its own bounds, nor lost its own right.

I shall enter into the confideration of particulars under these heads: First, In relation more immediately to the intereft. of the King: Secondly. To the interest of the Kingdom in general. The King, though higher than all the people by the head, and so hath the Prerogative of Honour as the most worthy, yet his firength and abilities, originally do rife from beneath, otherwife, he is but like a General without an Army, the Title big, but aery; and many times his perfon fubject to fo much danger, that inftead of drawing the eyes of all the people to look upon him with admiration, they are drawn to look to him with observation, and in this respect he may be faid to be lefs his own man, and more the Kingdoms than any of the inferiour fort. This befel in both these Kings in a special manner; each entring upon the grand government of a Kingdom before they were able to understand the work, or govern themfelves: and therefore were under power of Protectors for the guard of their Persons and their Education, and of the Parliament for Counfel and Direction in Cafes relating to the Kingdom. The child of a mean man when its Parents are dead, is Filius Amici, but of a King is. Filius Populi, to be by them trained up in fuch manner, that he may be Pater Populi, when he is come to age. In the mean time though he be a King, yet his Perfon like a precious Jem muft not out of the Ring, but must be directed by Council, though under fome kind of restraint, and the Counsellors all the while no Offenders in such Cafes against the Prerogative Royal. 1 E.3. Stat. 1. And -therefore though it be true, that Kings grow faster than other men, and fooner come to full age than they, yet Edward the third, now in his fixteenth year might not pafs over Sea into France, though it were for reftoring of peace, but by direction of the Parliament: nor is it meet in fuch Cafes, that Kings thould fland upon the Prerogative of a Negative. Secondly, it may likewife be faid, that his Family is lefs his own, as he is a Man, than another mans. For private Families are no further under the publick Law, than in

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in relation to the publick peace, to punish after breach made. But the Families of Kings are looked upon by all in relation to the honour and profit of the publick; not only because the King's fervants have by their nigh attendance upon his person, a more powerful influence into his actions, which may reflect a malevolent aspect upon the whole course of affairs, if they be not better ordered that are fo nigh him. But more especially in regard that the government and order of the Royal Family, trencheth deep upon the Honour of the Kingdom, and purfes of the people, who are concerned to fee the fame accommodated fuitable to the State and Port, which the Nation would bear forth to the world. And therefore for the Parliament to intermeddle in the King's Family, is not Foraign nor new : Alice Piers was a Familiar, if not of the Family of Edward the third, yet both her felf, and others of that Family were complained of as a Richard the fecond, was once a young man, and grievance. ever a young King; and what Edward the third wanted only in his youth, and in his infirm old Age, this man ever wanted : for he that knew not how to govern himself, how much lefs could he govern his Family? And if in this condition the Parliament become his Stewards, to fet a yearly Survey and Check upon his Servants and Family, in order to good order of the fame, and Kingdom, other wife men must 9 Rich, 2. n. conclude, it did that which was just : though Richard the 31. fecond, and those of his mind think not fo. But this is not 23. all; Kings have not only fuch as ferve the outward man, but some that serve their Consciences, of old time called Confessors; in these days without name, for fear of Superflition, yet the thing remaineth fiill in fome well favoured Chaplain, and their work is to lead the King's Confcience in dark ways, or rather into them; commonly he hath a devout outlide; and that is the King's Idol : but if while his eye be towards Jerusalem, his mind be towards the dead Sea, the King is his; and then the blind leads the blind: Like fome Ignis fatuus, to fuch as know it not: No man is fo well known by his company as Kings are by thefe men, and thefe

11 Rich. 2, 11.

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men by their Actions. Although fome have been fo witty as to cheat the whole generation of Mankind, by entertaining holy men to be their Chaplains: themfelves the mean time, without any fpark of that holy Fire. Yet this King was not fo cunning, he had a Confeffor of his own choice, and according to his own heart, who was complained of as a grievance, and the Parliament removed him: So nigh they adventured, even to invade the King's own confeience, if it may be called confeience, that will acknowledge no Law; but that of its own mind.

Thirdly, The King's Revenue was under the check and control of the Parliament, for it befalls some Princes, as other men, to be fometimes poor in abundance, by riotous flooding treasure out in the leffer currants; and leaving the greater channels dry. This is an insupportable evil, because it is defiructive to the very being of affairs, whether for War or Peace. For the King's Treasure is of a mixt nature, much of it being intended for publick fervice, as himfelf is a publick perfon. And for this caufe he hath Officers of feveral natures attending upon this Treasury. Some for Land, some for Sea, some for the general Treasure of the Kingdom, some for that of the houshold, and some for the privy purse : the common end of all being to maintain state in time of peace, and strength against time of War : because it's no easie matter to maintain the just proportions for each of the faid ends, it is the lefs wonder that fuch a brave Prince as Edward the Third should labour under want for maintenance of the Wars: and fo lavish a Spendthrift as Richard the Second (hould labour under more want to maintain his port and countenance in peace. And therefore, though it be true, that the publick Treasure is committed to the King as the chief Steward of the Realm, yet it is as true, that he is but a Steward; and that the Supreme furvey of the Treasure resteth in the Parliament, who are to see that the Treasure be not irregularly wasted, to reduce the same into order; and for that end to call the Treasurers and Receivers to account, to fee to the punishing of fuch as are unfaithful, and

5 Rich. 2. N. 17, 18.

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and encouraging of others that are faithful; for when by extravagant courses, the Treasure is wasted; by extraordinary courfes it must be supplied, which ever is out of the Subjects purfes. And in fuch cafes it is great reason that they thould observe which way the course lies of such expences. If then in fuch cafes, fornetimes the Parliament hath flayed the isfuing out of the King's Revenue for some time, or other- : Rick. 2. 11. wife viewed and examined the fame, charged it with conditions, 22 E. 3. n. 29. 14 R. 2. n. 15. limited it to certain u- 9 Lich. 2. n. 4. fes, and in cafe of misufer refused to levy or make payments, or.41. the cafe will be without dispute, that the Parliament or. 14 E. 3. n. 6. dered the publick treasure as they faw molt need. But much 27 E. 3. n. 8. more if we confider how the greatest part of this Treasure 9 R. 2. 18 40. was raised, Viz. Not from the old Revenues of the Crown, 15 E. 3 n. 16. but by new impolitions, levies, and affeffments, laid upon the people, even what they pleafed, and in what manner they thought meet, and not otherwise. Aids are lawful if they be legally given by common confent of Parliament : Taxes if legally given by Parliament, are no lefs lawful, yet they must be collected in fuch manner and by fuch 14 E.3.cap.20 means as the Parliaments Order doth direct : Loans of moneys to the King may be made by them that will, but the King must not demand them, because the Subject hath no means to recover the debt. This trick had been lately tryed by Ed- 25 E. 3. male. ward the Second, much money he got, and it was repayed by the order of the Parliament. But of all the reft, nothing thewed more absolute Authority in the publick Revenue, than the care that was had of the 'Demesnes of the Crown, for I E. 3. ret. I. whereas the expences of Kings grew fo vaft, that neither the yearly Revenue could fuffice, nor Aids, Affeffments, and Taxes could fatisfie, however ordinary they in these times were become; rather than Kings would contain themfelves they would invade their own Demefnes, by pawning, felling, and giving them away, either for love or money; and thus was poverty treasured up against the future, both for King and Crown. The Parliament efpying this leak that was like to undo all, applyed a fpeedy remedy, undoing what was done,

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done, and undoing fome by an A& of Refumption, and thereby taught Kings to look to their honour better for the future; 1 Rich. 2.19 48. and people also to take heed of medling with such confiderated matters, and to know that he that hath fuch in his poffellion, hath them by a crack'd Title that cannot be amended but by Act of Parliament.

Fourthly, an English King is no Out-law, nor can he do. any wrong, though the man may : he hath a double relation, one as a King, the other as a Man, and the uniting of both in one perfon, hath cheated many a man of his Judgement in the Cafe of prerogative : he hath a double will, and these many times contrary, equally as in other-Relations;... and in this contrariety, fometimes the King overcomes the man, and sometimes the man the King; so as if any man, the King hath much more caule to cry out, O miferable Man : These divers wills are generally led by diverse rules :- One of a man, which many times reacheth no higher than the Affections; and if the man be weak, they deserve little better name than Lusts. The rule of a King is Law, or Councils, of these in place; and unto these in all prudentials, he must submit his. judgement and will, ashe is a King: nor can he do otherwife : unless he will presume to be wifer than his Council : Suitable hereunto doth that clause in one of the Statutes of these times conclude, Viz. That the King is bound by his Oath to pass all Laws that are for the good of the Kingdom : For were the power of election, or determination of the point only in the King, then were the Oath in vain, nor is the Parliament at all (in cafe of the King's diffent) to judge 21 E. 3. H. 64. of the convenience or inconvenience of proposals made for  $3 \prod_{n=1}^{n} \prod_{n=1}^{n} n 3^{n}$ . the good of the whole body, according to that power which is exercifed in these times: Nor is it rational to inferr here from that, if Law and Council be the rule of a King, then the obedience of the people unto this King must be in order to Law and Council, otherwife the difobedience cannot be determined to be against the King, but against the Man; and though against the private will of the Commander, yet not against the Law, nor therefore can it be faid illega]

25 E. 3. Provifer.

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2 Rich, 2.11.38.

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legal or unjust. The Parliament in these times held forth this Doctrine plainly to the World, that it is their proper work in Cafes needful to do right to fuch as are wronged 15 E.3. n. 6.7. by the King : his command is no Warrant in fuch Cafes. If by the King: his command is no warrant in fuch Cares. If  $E_{a,3}$ , Vet. 2. a man be wrongfully imprifoned by him, he fhall be releafed  $\frac{1}{15}E_{a,3}$ , cap. 3. and fet at liberty by them: Let his Act be never for authen- $\frac{1}{11}E_{ijck,2,3}$ tical under the Broad Seal, it can take no man's right away. 11, 12, 15, 17. Richard the Second; did his utmost to fatisfie and quiet the tumultuous Rabble under Cade and Stram; and granted ftore of Manumillions to the Bond-men by Declaration, and by his Letters Patents, but not one of them good enough to 5 Rich. 2. 19, 9, deprive any one of the meanest of the Free-men of their 12, 13, rights in those Bond-men. The privilege of shewing ancrey, and granting pardon hath been anciently betrufted to the King, as an Overseer of the execution of Law, yet he hath not that Prerogative. To have mercy on whom he will have mercy. Ever fince this Nation had learned to read the Bible, Murther hath been excepted from mercy, nor did the Law ever allow any King any Prerogative to pardon that. Edward the Third, did not challenge any fuch, not only bound thereto by his Coronation-Oath, but by publick 10 E. 3. cap 2.Acts of State, declaring the fame; yet because the Parliament 2 L. 3. cap 2.was not always fitting, and Kings were ever fubject to this Temptation, to favour Servants, by granting mercy to Malefactors ; a general rule of Inhibition is made, against all, pardon to be granted by the King, in Cafe, of Felony, but only in Cafes allowed by advice of the Council. 1t's true, that in the first times of Richard the Second, he liked not to be thus girt in his power, which he pretended was more at liberty in his Predeceffors; pollibly he meaned King John, and Edward 2. cap. 1. the Second, who many times did what they lifted ; yet under his favour, no Law was to Thamelels, as to hold forth 11 Lick. 2. n. fuch a power, till Richard the Second's Law countenanced it : 3. 6. But why do I call it a Law, which is only a Declaration by 21 Rich. 2. 11. confent of the Lords, fuch as then were: the Commons 35. would never own fuch an opinion; and therefore it foon proved abortive; for within three or four years, by pub-

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lick Act of Parliament, it's peremptorily declared, that the King's pardon shall not extend to Murther: So as upon the whole matter it is plain, that it is not the King's will, though supported by the Council of Lords, and backed by the opinion of the Judges, that muss be a rule for the government of this Kingdom, nor doth any Allegiance bind obedience thereunto, in Case where Justice, or the liberty of the people is concerned.

Three things yet remain which Kings have claimed to be their own, Viz. Conferring Titles of Honour, and Placesof Truft, and the Legislative Power. The first is but a Feather, and not worthy of regard, yet it is plain that thefe times produce many precedents of Dukes, Marqueffes, and Earls, made. in Parliament, and pollibly it may be apparent that the first motion of any fuch Title of Honour', did first fetch, it's Original thence, if not in the Field." But it's not worthy of the, labour. The second is more confiderable, Viz. The, pomer of conferring Places of Publick Trust : This, Kings have, pretended unto, although in course of, Congruity, it will be thought more meet, that it belongeth rather to that chief and. grand Truft of the whole Kingdom committed to the Parliament; and the practice of these times is not much discrepant, whether we regard fuch as are for advice or execution. Of the first of these, are those whom we commonly call, the. Privy Council, whole advice in courfe itoucheth firft, upon, the King's Perfon, but by reflexion worketh frong impreffions upon the people, fo far as the influence of the King's power extends. And therefore it's not beyond the Sphear of the Parliament to interpole and qualifie that influence, fo as it may be for the general good of the whole Kingdom: For, many times Kings are either above or beneath themselves ; and in fuch Cales, if the Council be of the King's fuit, he is of the deeper , die , and proves more Malignant to the people. Edward the Third, growing into great opinion in the World. his proportion exceeds his own portion, and the peoples good wills to boot; they think the fault is in the Privy-Coun-14 E 3. # 55. cil, and an Inquilition fet upon it: So allo they do in his fifty-

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eth year, when he grows downward. And the like in the be- 50 E. 3. n. 10. ginning of Richard the Second's Reign, he being now a Youth, and therefore unstable in his Resolutions, and unable to make Election: So as upon the whole matter, if the King fall (hort in point of Judgement, or Refolution, or inordinate in his affections: But more especially where they observe the 3 Rich 2. n 34. Major, or more confiderable part of the Council to draw to- 5 Rich 2 n. 17, wards a defign; in fuch Cafes as thefe, the Parliament as it's' 18, 28. own duty, undertook to fettle a good Council about the King's 6 Rich. 2. n 19 person, that might advise him during their Recess. For the Privy-Council is never more it felf, than when it is an Epitome of the Common Council of the Kingdom. In like manner fuch Officers as concern Execution of Law, and Counfel, are as narrowly to be enquired into : for if their motion be irregular, it's less material what the rule be: the Parliament therefore held it their, duty to interpole in the Election of grand Officers of the Kingdom; fuch as are the Chancellors; Judges, and Juffices, or to confirm or displace them, or bind them by Oath; the Rolls of the eighth, fourteenth, fiftcenth, and thirty-fixth years of Edward the Third, and the fixth! tenth, and eleventh years of Riebard the Second, do manifelt this sufficiently.

I have done with the Subject matter, or work of the Parliament in the mutual Relation of the King and it, the manner of proceeding was either joyntly with the King, or without him ; and either joyntly with the two Houses, or or feverally; and either immediately by themfelves, or their Committees. As touching the first, it's evident, that in all matters wherein gain arifeth to the Crown from the people, by Sublidy, or otherwife, the firength of the Grant by Act of Parliament refteth in the two Houses, and that the King's Affent is but Pro forma, as touching that matter; and therefore fuch Grants have been made as tended in some measure to derogate, either from the King's wildom, care, or fidelity, yet even these have paffed with : the Royal Affent , though the full Affent, or good will of the Perfon of the Ring was not

1 Rich. 2 8,51

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not correspondent thereto : as in these Cases formerly noted, where Subfidies were given with Limitations and Conditi-

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ons, and upon rendring account to the people. And it is as evident, that where the King's Perfon is difabled to under-37 E. 3.n.34. fland (as in Cafe of Infancy) there the Royal Affent can Rich, 2.n. 5. bear little weight with it; but moft of all in the King's absence. 5 Rich. 2. 175 where either the Affent is put thereto by Commiffioners. that know not the King's particular mind, or the ACt is done only by the Houfes, in nature of Ordinances; and yet these of force to bind all parties, but the King. But nothing more debased the Royal Affent in these times, than a trick that Edward the Third plaid in the midft of the fulleft Arength of his Government : It was in time of War, which never is time of good Husbandry and laying up, nor of fober advice in laying out, nor of equity in levying and collecting money for the nerves of War. This forward Warrier in the heat of his Atchievements, finds his strength benummed for want of money, he leaves off, comes home, rages against his Arch-Bilhop, to whom he had committed the care of provision for his War, and the Arch-Bifhop, as hotly falls upon fome of the Treasury in the Army on the one fide, and upon others in the Countrey; whole opprellions, faith he, instead of bring-15 E. 3. C. 3. ing in money, made the people to give a ftop thereto. A contest hereupon thus had, it was concluded by the power of the Parliament, that fuch men should be questioned, and that the Parliament from time to time thould call all Offi-Autiq. Brit. cers of State to account, and thereupon enfues a calm. After the Parliament ended, the King repeats the matter, it makes hisheart fick, he difgorgeth himfelf by a proclamation made by advice of Nobles, and Wife Men, as he faith, and tells all the World he diffembled with his Parliament, and what he did was done by durefs of mind, to pleafe for the time, and to gain his ends, which being now had, he by his proclamation revokes what he had done in Parliament, or endeavoured it : And thus is England put to School to learn to diffolve three hard knots: First, Whether a King can diffemble with his Parliament. Secondly, Whether Edward the Third

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is E. 3. 50.

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Third his diffembling affent makes a Law? Lassly, Whether by a Proclamation, by advice of Nobles and Wife Men, he can Declare that be diffembled with his Parliament, and therein not diffemble the Royal Affent, so as to bring all the Laws made in any Kings time into question, at least during bis Life. However the result may be, it's evident the Royal Affent gets no honour hereby, and the Statute as little, that hath suffered this proclamation all this time to pass among the number of the Statutes in Print as a Law, when as many Statutes that are Laws of note are left out as uscles.

Although in the general, the two Houfes joyned in every Act, Ad extra, yet, Ad intra, and in relation one to another, they had their feveral operations, the Houfe of Commons intermedled more in the matter of Fact, the House of Lords in matter of right, although in either of these there is a mutual Aspect from both : In matters of Judicature, much refted with the Lords, and therefore it is ordained, that, The House of Lords shall remedy all offences contrary to the Law of Magnu Charta: And in cases where no remedy is left, nor 15 E. 3. C. 1. judgement by the Law, the matter shall be determined in 15 E.3. c.3,4. Parliament, and the King shall command execution to be done according to the Judgement of the Peers : Which Laws feem to be but declarative of the former Law, and in the nature of reviving that power into Act which was formerly laid afleep, and doth firongly imply that the ultimate Act in Judicature rested with the Lords, in relation not only to the House of Commons, but also in relation to the King, whole work in fuch cafes, is, not to judge above or with the Peers, but to execute their fentence; and that carries with it a lift, whereby the power of a King may appear not to be so supreme in making of the Law, as some would have it : for if his Judgement and Confcience be bound by the Votes of the Peers in giving a Law, in cafe of a par-LA Cart ticular person, where the Law was not formerly known: Let others judge of the value of this Negative Vote, in giving. Law to the whole Kingdom. It's true, that this Parliament was quarrelled by the King, and he kept it at a bay by a proclamation.

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clamation that pretended Revocation, as far as a Proclamation could revoke an Act of Parliament; but it effected nothing, nor did the contest last long: Now though this Jurifdiction thus refted in the Houle of Lords, in fuch Cafes, as well as in others; yet is it not fo Originally in them, as to be wholiv theirs, and only as they shall order it; for the Commons of England, have a right in the course and order of Jurifdiction, which (as the known Law) is part of their liberty : and in the speedy execution of Justice, as well as they have right to have Justice done : and therefore, whereas in Cafes of Error, and delays, the Appeal was from the inferiour Court to the Parlia-14 E.3. cap.5. ment, which immediately determined the matter, and now the trouble grew too great by the encrease of pleas: For remedy hereof, a kind of Committee is made, of one Bishop, two Earls, two Barons, who by the advice of the Chancellor, Treasurer, and the Judges, shall make good judgement in all Cafes of Complaint of delay in Judgement, which Committee is not made by Order of the Lords alone, which they might have done in cafe surifdiction had been wholly and only shut up in their cuftody, but by Act of Parliament, and joynt concurrence of the Commons with the Lords : For as the Commons challenge speedy Execution of Justice, as one of their liberties : So alfo to be under the Jurildiction of fuch Judges, and Courts, as

the Laws (in the making whereof, themselves challenge a Vote) do establish and appoint.

I will conclude this Chapter with the Conflitution of the Parliament in these times. For, the difficulties that befel between the Kings and their people; or Houses of Parliament, wrought two sad effects, Viz. A propensity to decline calling of Parliaments, so often as was used and expected; and when it assert a propensity in the Members to decline their attendance; by means whereof, as the Historians tell us, the Parliament was sometimes enforced to adjourn it felf for want of number sufficient: the first of these arose from want of good will in the Kings; the other from want of courage and zeal in the people. The first of these was fatal and destructive to good Goyernment; for though in diftempered

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diftempered Parliaments it's good to withdraw, yet in difrempered times it's neceffary to meeet, and gain a right understanding of all parties; and therefore these times were for happy as to bind themfelves by publick Acts of State to recontinue the Affembling of Parliaments. For the face of the Times reprefented unto all, that Agitations were like to be quick, violent, and to continue for fome fuccellion of Time : It's therefore fafe, if not necessary, that every cye should be open, and Counfels ready for every Occasion. A Law at length is agreed upon, that A Parliament shall be holden once 4 E. 3. cap. 14. every year, or more if need be. But in thirty years the power of this Law is walled out of mind, and the evil reviving, revives also the Statute, and yet they had thirteen or fourteen 36 E. 3:c.10. Parliaments in thirty years space, and not above three, or but once four years distance of time between any two of them in Succettion. This was the fence of the Members of the Houfes in their meeting, but at home, they had comely conceits ; and it's found no lefs difficult to bring them to the meeting, than to continue the meeting according to the Law; being either loath to adventure their thoughts into the troublefome affairs of the publick, or their perfons to expence and hazard : But the publick must be ferved, and therefore an Act of Parliament is made, That all fuch Members as decline their appearance at the Rich. 2. c.4. Parliament, after Summons made, shall be amerced, and the Sheriffs likewife that (hall negleci return of Summons : And the Statute implyeth that it was no introduction of a new Law, but a reviving of former Law now or lately difused; or a Cuftom now out of Cuftom. And to take away all Objection in point of charges and expences, another Law was made to effablish the assessments, and levying of their Wages, upon the Lands that anciently were chargeable therewith, in whofe 12 Rick. 2. c. hands foever the fame shall come.

I shall conclude with this, that the Parliament, though like a Garment, it fometimes covers the goodly feature and proportion of a well composed body, yet it keeps the fame warm, and as a Shield is first in all dangers, and meets

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with many a knock which the body feels not: This is their work and reward; It's true, that in the wearing it is felt heavy, but it is the eafier born, if it be duly confidered, that it is better to be fo cloathed, than to be naked.

### CHAP. III.

## Of the Privy Council, and Condition of the Lords.

THe latter must make way for the former, for according to their perfonal esteem in their own Countreys, such is their Authority at the Board in joynt Councils : And it was one point of happinels in a lad time of War, that all men looked one way. The Lords were much addicted to the Field and could do much with Edward the Third, who was a brave Leader, and more with the people, who had been fo long time used to the rough Trade of Soldiery, that they loved not to be at home about matters of Husbandry, wherein they had fo little experience. And having fo fair a Garland in their eye as France, it's no wonder if Domeftick defigns seemed meaner, or more dangerous. Thus did God do England a good Turn, although it was made for the prefent thereby, neither fo rich or populous, as it might have been in a time of peace. This French heat wasted many a tumultuous Spirit, and Ennobled the Fame of the King and Lords, not only abroad, but won them much Honour and Repute of those that remained at home; and fo by congregating Homogeneals, and fevering Heterogeneals, rendred the body of the people more Univocal; which tended much to the fettling of the joynts of this diffracted Nation. A timely birth hereof, doubtless was the peaceable entry of Richard the Second, upon the Throne, and quiet fitting there; whilft as yet he was but a Child, the Princes of the blood many; and they of Generous, Active, and daring Spirits: yet do we not meet with a whilper in Story of any turbulent

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or afpiring humour in them or the people, during those tenderer times of that King's Reign. But after that he came to know more in himfelf than was to be found; and to outrear his abilities, having some of the Lords ready at his elbow to help him : these changed the King's course, although the general part of that Noble Band kept still their Array; and retaining the body of the people in due composure, thereby declared themfelves to be the King's Friends, though the others were Richard's Favourites, fo as he was fain to ftoop to occasion, and submit to be a King, that would have otherwife been more or lefs. And thus the Lords were become Supporters to the Crown, Studds to the Throne, and a Referve to the people, against the violent motions of an unbridled mind in their King; who feeing them fo united, and endeavouring to break them into parties to obtain his defire, lost both it and himself. It is a degree of cleanly modesty to impute the milcarriages of unruly Kings, to their Council: For however during their minority, Counfellors are more rightly Officers of State; yet when Kings will be their own Men, their Counsellors are no other than the breath of the King's own breaft; and by which a King may be more truly difcerned than any man by his bofom Friends. Edward the Third, was a man of a publick Spirit, and had a Council suitable to his aim : Richard the Second, a Man that defired what him pleafed, would have what he defired; and a Council he had that ferved him in all: for God answers the defires of Mens hearts in Judgement as well as in Mercy; and a fore Judgement it is both to King and people, when the corrupt defires of the King are backed by a flattering Council.

It must be granted that the Privy Council of Kings, hath been an old ginn of State, that at a fudden lift could do much to the furthering of the prefent Estate of publick Affairs: Neverthelefs, through the Riot of Kings, their Defigns generally tended to make more work for the Parliament than to dispatch; to do much, rather than well; like works for fale, rather than for Master-piece, and some-

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times to undermine, yea, to out-face the Parliament it felf, like fome unruly fervants that will put away their own Mafters : Nor can it otherwise be expected, unless the King's clected ones be turned into the Parliaments Committee; or that constant annual Inquisition by Parliament be made into their Actions: for occasional inquiries breed ill blood, though no attainder be; nor are they eafily undertaken; whereas conftancy in fuch Cafes makes the worft to be refolved but into a matter of common course.

The natural and original power of the Privy Council, is very obscure, because there are several Degrees of them that occafionally have been used, all of whom may deferve the name of Privy Council, in regard of the Parliament, which is the most publick Council of all the reft, and always hath a general interest in all Causes in the Kingdom.

The first of these, is that which was called, The Grand Council of the King, which as I think, was not the Houfe of Lords, who are called by Summons, and were only to attend during the Parliament; but a body made up of them. and other wife men of his own retinue : and of this it feems there was a conftant body framed, that were fworn to that fervice; for some in these times were sworn "both of the Grand Council, and the Privy Council, and fo entred upon Record.

The fecond of these Councils was also a great Council, and probably greater than the other; but this was called only upon occasion, and confisted of all forts, like a Parliament, yet was none : An example whereof we have in the Ordinances concerning the Staple, which at the first were made by the King, Prelates, Dukes, Earls, Lords, and great Men of the Kingdom, one out of every County, City and Burrough, called together for that end; their refults were but as in point 27 E.3. Stat. 2 of trial for fix months space, and then were turned into Sta-28 E. 3. c. 13. tute-Law by the Parliament. These two are Magna Concilia, yet without power, further than as for advice; becaule they had no ancient foundation, nor constant continuance. Another

16 E. 3. Memb. 5. in Dorf.

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ther Council remains the more private than the other, of more continual use, though not folegally founded, and this is called the King's Privy Council, not taking up a whole House, but only a Chamber, or a Table, fignifying rather communication of Advice, than power of Judicature, which more properly is in *Baneo*: And yet the power of this grew as virile and Royal, as it would acknowledge no Peer but the Parliament, and ufurped the representative of it, as that had been of the whole Kingdom. The ambition thereof hath ever been great, and in this most notoriously evident, that as it had swallowed up the grand Council of Lords, it feldom can endure the mention of a Parliament, but when Kings or Affairs are too rugged for their own touch. The platform of their power you may behold in this their Oath.

1. That well and lawfully they shall counsel the King according to their best care and power, and keep well Maz.Charta. and lawfully his Counsels.

2. That none of them shall accuse each other, of any thing which he had spoken in Council.

3. And that their lawful Power, Aid, and Counfel, they fall with their utmost diligence apply to the King's Rights.

4. And the Crown, to guard, and maintain, fave, and to keep off from it, where they can without doing wrong.

5. And where they shall know of the things belonging to the Crown, or the Rights of the King, to be concealed, iutruded upon, or substracted, they shall reveal the same to the King.

6. And they shall enlarge the Crown, so far as lawfully they may, and shall not accounsel the King in decreasing the Rights of the Crown, so far as they lawfully may.

7. And

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7. And they shall let for no Man(neither for love nor hate, nor for peace, nor strife) to do their utmost(as far as they can, or do understand) unto every man in every Estate, Right, and Reason, and in Judgement, and doing Right shall spare none, neither for Riches nor Poverty.

8. And shall take of no Man without the King's leave, unless meat or drink in their Journey.

9. And if they be bound by Oath formerly taken, so as they cannot perform this without breaking that, they shall inform the King, and bereafter shall take no such Oaths without the King's consent first had.

All which in a fhorter fum, founds in effect, that they must be faithful Counfellors to the King's Person, and also to his Crown; not to decrease the true Rights, but to enlarge them, yet all must be done lawfully. And Secondly, that they shall do right in Judgement to take no Fees, nor any other Oath in prejudice of this.

The first of these concern the publick only at a distance, and yet the point of encreasing and diminishing of the Crown in the fixth Section is captious, and may found as if there is a Legal enlarging of the Crown, whereof he that takes the Oath is to judge. A matter which only and properly concerns the Parliament to order and determine, or else farewel all liberty of the people of England.

The fecond concerneth immediately the King in his politick capacity, but trencheth upon all Laws of the Kingdom, in the executive power; and all the motions in the whole Kingdom, either of Peace or War, following in the Rear, either immediately, or mediately, are under this notion interefted into the transaction of the Privy-Council, to debate and determine the King's Judgement therein, unlefs it will determine alone. And how eatie a thing it is for fuch as have power of determining the Action by the Law, to flip into the determining of a Law upon the Action, and fo to rule The Govern- Edw. 3. Kings of ment of Rich. 2. England.

rule by Proclamation; experience taught fucceeding times fufficiently: Nevertheles, these times wherein Parliaments were every moment upon the wing, and kept this Noble Band in awe, by taking them into their Cognifance, placing and displacing some or all of them, directing and binding them by Oath, as they faw occasion, of which the Records are full and plentiful. I fay, these times thus constituted added yet further encouragement to them, by giving them powers by Statute-Law, over and beyond what by ancient Cuftom they had obtained. The King, and Council of Lords had anciently a power of Jurifdiction, that hath been in the first part of this difcourfe already observed; yet it's very probable, that it was not any felect company of Lords, but the whole Affociation; for it's granted by all, that they had originally a principal hand in the Jurifdiction : And it's hard to conceive how any private number should catch such a power, if not by usurpation. But the manner of acquiring, is lefs material; the principal confideration refleth upon the quality of this Jurisdiction. For it is evident that much difference hath been, both concerning the place and manner of exercifing this Authority. In general, It must be granted, that all pleas, Coram Rege, were grounded upon Writs first purchased, and returnable, either in Banco, or in Camera, or in Cancellaria. And no difference at all will be concerning 20 Afs. pl. 52 the Jurifdiction in Banco, for that was by the Course of the Common-Law; and the people held it one of their liberties to have one known course of Law, for determining matters of right and wrong. As touching these pleas, which were holden by Writs returnable in Camera, they were properly faid to be Coram Rege & Concilio, whole meeting was in the Council Chamber, in those days called the Star-Chamber. 41 E. 3. For other returns of Writs in the Star-Chamber do not we Rat. Clauf. find, but fuch as were in *Camera*, nor prohibitions from thence, but under the notion of the King's Council; and *Memb.* 11. this *Camera*, as I faid, was the place of the joynt meeting of *in Dorf.* the Council, as well of those of the Chancery and Benches, as of those that attended upon matters of State. Now the influence

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influence of Society in point of Judicature, principally aspected upon some pleas belonging to the Crown: although even these also properly were determinable in the King's Bench; nor can I observe any rule to bound the powers of these two Judicatories; but this, that the Council-Table would pick and chuse, and prohibit the King's-Bench as they pleased: and to that end would order Originals out of the Chancery, as they thought most meet: for it is observed by Fleta, that the King's Bench hath no jurisdiction of it felf, but by special Warrant; that is to fay, by Original Writs returned thither : Nevertheless, it may feem that fuch Crimes as are contrary to common honefty, or the publick profit or peace, in a more exemplary way than ordina-1y; and therefore may be called, Crimina lasi Regni, or againft the State: Thefe, I fay, might more properly belong to the fublime Judicature of the Council-Table; as knowing better how far the publick State was interested, or endamaged in fuch Cafes, than the other Judges that were experienced only in ordinary matters of a more private concernment.

To recite the particular Cafes upon record, concerning racing of Records, Forgeries, and other crimes of fallhood, . 38 E. 3. Ret. Pat. Pf. I. conspiracies, combinations, to abate and level the prices of Memb. 13. Commodities, Riots, and fuch like, will be superfluous. In 39 E. 3. Pf.I. all which and others of that Cognifance, the Sentence ex-M. 13. ceeded not Fine, and Imprifonment, or Ranfom; Neither yet 12 E.z. were the Common pleas fo rural, but the Council-Table could Rot clauf. relifh them alfo, and digeft them well enough, and therefore Memb. 8. in did not stick to prohibit the Courts of Common-Law, under colour of a firange maxim. That it is neither juit nor honeft 2 Rich. 2. Rot. Pat. Pf. 1. for a Man to be fued at the Common-Law, for a matter depend-12 Rich.2. ing before the King and his Council: No, though the Court C.#P. 12.43. of Common-Law had the precedency; and therefore al-Aff. Pl. 38. though the right of Tyths being depending at the Com-Co Infüt. 4.c.5 mon-Law, the Arch-Bilhop in opposition to the Jurifdicti-22 Aff pl.75 on, fueth before the King's Council, and the proceedings at the Law are thereby flayed; and no wonder, for the Council

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Council-Table challenged to hold the ballance of all Courts of Law within their own Order : and so if any doubt concerning the Jurifdiction depended, the Council-Table gave 13 Rich 2. 12. the word, and all flooped thereto: But enough of the Sub- Tit Prohibitiject matter, the manner follows; a new form of Process is on. taken up, that the Common Law and ancient Cuftom never knew, and which grew fo noifom to the people, that complaints are made thereof as of common grievance, and remedies are thereto applyed by the Laws of these times. For 5 E. 3. cop.9. whereas by the Grand Charter nothing could be done in Judgement, but according to the Laws of the Land, and in affirmance thereof, a Law was made in these times, that no Acculation, nor Attachment, nor forejudging of Life, or Member, nor seifure of Lands, Tenements, Goods or Chattels. thould be against the form of the Grand Charter, and Law of the Land : the course of affairs grew so stale, that amongst other innovations, a trick of a new kind of Trial is brought forth, by fuggestions upon Articles exhibited against any man before the Council-Table; and thereupon iffued forth Attachments against the party complained of, by means whereof, and other courses (for they could also sequefter). much vexation arofe unto the people. Hereunto upon complaints multiplyed, a remedial Law is made ; whereby it is Enacted, that all fuch suggests made, shall be carried to the 37 E. 3 err. Chancellour, Treasurer, and the King's Grand Council; and the Informer shall find furety to profecute with effect, and to incurr the like penalty intended for the Defendant, if the Plaintiff's proofs be not complete; and then the Procels of Law shall issue forth , and the Defendant shall not be taken against the form of the Great Charter; that is, he shall not be taken, until first the fault appear upon Record, 25 E.3 c.4,5. by Presentment, or by due Process, or by original Writ, ac- 4: E.3.c.3.5 cording to the Ancient Law of the Kingdom : Either there- '4. fore the Privy Council had no power to hold any pleas at all, or elle no power of Trial: The first of thele was con- I Rich 2, n 87. cluded in open Parliament, and the fecond, as good as fo: for if the first, then the second will come on undeniably. But Jup-

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43 AS pl. 38

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fupposeall this be given up, yet was this Liberty to hold pleas fo gualified, that the parfon could not be touched, till the thing did appear by Inquifition, and then in a legal way : fuch proceeding was had upon fuggestion made against the City of Hen. 3. Ann. London, in Henry the Third's times for one of the Judges was first fent into the City to find the fuggestion by a Jury ; and then the Lord Mayor appeared before the Lords, and traverfed the matter, and in a manner appealed, or rather demanded to be tryed, according to the cuftom of the City. And the like 43. Aff. pl. 38. courfe do we tind observed in our Law-Reports of these times. in a Cafe concerning the price of Wool, by a falle Report. The foot of the whole account will be this, That the work of Judicature of the Privy-Council in these times in Cases of Crimes, was to receive Articles, and 'award Inquilitions, and after return' in nature of a Grand Inquest, to recover, Traverse; and to order Trial at the Common Law; and upon Verdict returned, to Fine and Ranfom. In other Cales either of Right of Equity in matters of private property; they were determined, either by Judges of the Bench, or Chancery, although poffibly the fuit was Coram Concilio, for that all the faid fulles were of the King's Council : And yer, as I dare mot affitin. fo'I cannot deny, but it might alfo be polfible that forme matters, especially these of a greater consequence 5 either in their own nature or in regard of the perfons whom they concerned. were determined by the major Vote of the whole Council, in a prudential, or rather arbitrary way: "But this was, Invita Miherva, and uled fo rarely; as the path is grown out of view! faving fome few footfteps here and there remaining, which thew that the Grand Council of Lords had been there.

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### CHAP. IV.

## Of the Chancery.

TT is the birth of the King's power in Judicature, and may I deferve the name of the first-born. For though it had no better Title in these later times, than Officium; because amongst Miror, cap. 4. other of the King's Escripts, it formed Writs remedial for fuch Sea.2. as had received wrong; yet even by that work, it was in repute Fleta, lib. 2. for fo much skill in the Law of the Land; that by the confent cap. 13. of all, it was as well able to advife a remedy, as to advife the Complainants where to have it : and yet it had one advantage further, that it was an Office of remembrance to the King, who is a perfon of great Trush in the Law, and gave fuch credit to all Acts done before him, as being entred into the remembrance, became of the higheft nature of Record, againft which no pleadid lie. Amongst these, matters of debt and contract -coming into the account, this Office taking notice of the Record, took cognifance of the thing, and for the executing thereof : and thus in these, and fuch like Cases; granted Judicial Writs, and so found out a way of Judicature, to as many Caufes as the State would trust it with : and because it pretended cap. 13. Sed. 8. Cognifance only of matters of Record before them, they found out a way of examining of witneffes by Committion, and returning their Depolitions in writing; which being become a Record before them, they gave their fentence upon the whole matter, without the ancient ordinary Trial, Per pares : It becomes a kind of peculiar, exempting it felf from the ordinary courle in manner of Trial, and from the ordinary rules of Law, in giving of Sentence, and as a back door for the King's Arbitry ... in cafe of Judicature in matters of Common pleas, as the !! Council. Table was in Crown-pleas . they both are looked upon with a very pleafing eye of Majefty ; which loves not to be frait laced ; yet all is embattelled under the colours of Equity ; Honour, Convemiency, and Confeience; like a Monopoly that is bred Cott. H 2 under

under the wings of the publick, but feeds it felf upon it.

That this had attained the Title of a Court fo anciently, as. in King Steven's time (as the Honourable Reporter noteth) I. much question, by the Title that Fleta gives it in later times. nor under his favour, will that Teftimony cited out of the Hiftory of Ely warrant it, but upon a mistaken ground of misulacing the note of diffinction : for I take the words to be thus translated, King Etheldred determined, and granted, that the Church of Ely (hould for ever in the King's Court hold the dignity of the Chancery, and not hold the dignity of the King's, Court of Chancery: Neverthelefs, it's clear that these times brought it to that condition that it might well carry that name, if formerly it had not; For it grew very fast both in honour and power, and this not by usurpation, (though it did exceed) but by express donation from the Parliament. Yet is this power much darkned in the limits and extent thereof, chiefly in regard that the Chancellour is betrufted with many things, whereof there is no evidence for the Chancery to claim any cognifance. For he was in these times a person of many interefts and relations, being one of the Quorum, in the Star-Chamber, of the King's Council, chief in the Chancery, molt commonly a Clergy-man, and therewith Legate à Latere, and in these feveral Relations might act directly, and yet in feveral Courts. And therefore, though he had power with others, to 4. E. 3. eap 12. punish neglects of Execution of the Statutes of Wines, by Act 9 E. 3. cap. r. of Parliament, and also of the Statute concerning Victual, and to determine matters of controversie between parties in Cases. depending before the Parliament, and in fome matters that concern the King's Revenue; yet cannot these be faid to be the proper work belonging to the cognifance of the Chancery, but . to the Chancellour by special Commission in another Relation: Albeit, I cannot deny but the Court it felf had cognifance. in 27 E. 3. C. 26 matters of as ftrange a nature, Vize To punish disturbances of 36 E.3 c.9. 5 Merchants in their Trade, to fee to the executing of the Statutes . of Purveyors, and to remedy grievances contrary to other . Statutes (which general words let in a wild liberty to that,

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Inflit. 4. c. 8. fol. 78.

36,

14 E.3 cap.s.

cap. 13.

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Court to intermeddle in Laws which were never intended for their touch ) to punish Nusances according to discretion, to give remedy to Merchants upon the Statute of Staple; fo that 12 Rich. 2.e. 12 it's clear enough the Parliament intended it should be a Court, 27 E.3. c. 24. and gave their Seal to their power of Judicature. Nor as it feemeth, was this any regret to the Courts of Common Law, butas a thing taken for granted. For the Reports tell us, that if the King grants Tythes, arifing from without the bounds of any Parish, the Patentee shall fue in the Chancery by Scire Facias, and thall there proceed to iffue or demurrer, and then to the Common Law; where upon Trial, if the Defendant make 12. Afs. pl. 25 default, the Plaintiff shall have Judgement, and Execution. And if the Heir be in Ward to the King, the Mother shall fue Bro. feire fao. and recover her Dower in the Chancery. And they tell us, 154. that it had power to prohibit Spiritual Courts, and Courts of 24 E.3.73. Common Law, yea, to over-rule or reverse Judgements : and yet the Common-Law held it's ground when it was concerned : for neither were all fuits there by Bill, as in cafes of Equity, nor determined according to fuch rules, nor did the power 43 Affpl.3s of Judicature rest in the breast of one Chancellour, but in 24 E.3. pl.35. him joyntly with other. Council of the King, which were 39 E. 3. fo.14. also learned Judges of the Law. For the Report informeth 21 E.3. fu.47. that Edward the Second, had granted a Rent in Tail to the Earl of Kent, who dying, his Son under Age, and Ward to the King, Edward the Third, feifed, amongst other Lands, the Rent, and granted it to Sir John Molins : Upon Petition, the King refers the matter to the Arch-Bilhop, and others of the Council, calling to them the Chancellor: A Scire Facias goes forth to Sir John Molins; he upon appearance, pleaded to the jurifdiction, as a cafe belonging to the Common-Law; but it would not be allowed, becaufe it was to repeal the King's Charter.

And whereas, it was objected, that the reference was to the Arch-Bishop, and others, and therefore the cause ought not to to be determined in the Chancery; it was refolved that it did : properly belong to the Chancery; by the Law: And in the argument.

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Argument of the cafe, it appears clearly that the King's 43. All pl.35 Council there, were learned in the Law. And the fame is yet more evident by the Title of Bills in those days exhibited, in , the Chancery', which was directed 'to 'the' Chanfellor ; and the King's Council, and the rule given, Per tout les. Fultices; which I rather note for the hortnels of the form of Bills - in those days; far different from these times, wherein the fubstance of the complaint, however small in it felf, is oftentimes blown out into fo great a bubble, that it breaks to nothing : And the Statutes formerly mentioned do affert the fame thing , as touching the King's Council! For though they speak of the Council or Cliancery in the English Tongue, yet in the Original the words are, Conceil en Chancery.

Having thus touched upon the matters under the Judicatory of the Chancery, and Judges in the lame : in the next place, the matiner of proceedings comes to confideration: For it feelns they had been formerly very irregular; and that contrary to the grand Charter ; 'upon' a bare fuggeftion' in the Chancery, the party complained of was impriloned, and no proceedings made thereupon :"for remedy whereof, it was ordained, that upon fuggestions fo? made, the complainant was to find Sureties to purfue the fuggeftions, and that the process of Law should issue forth against the party without imprifoning him, and that if the fuggestions were not proved true, the complainant thould incutr the like penalty that the Defendant' should have done, in cale he had been found 37 E. 3. C. 17 guilty: but after wards this latter claufe was altered by another Statute, because it was full of uncertainty; and it was ordained, that in fuch cafe the Complainant shall be "impri-38 E. 3: c. 9. foned, until he shall fatisfie the Defendant of his daniages : And furthermore, shall make Fine and Ransom to the King. But because that the Defendant many times held his advantage', even to Extremity's this course lasted not long, but a 17 Rich. 2. c. new Law was made', which put the power, of awarding damages in fuch cafes into the Chancellour; to do according to his diferetion : And thus the Chancery obtained power to . . . . . award The Govern- Edw. 3. 3 Kings of ment of S. Rich. 2. 5 England.

award damages which they never had formerly, and the Chancellor, a Precedency both in the Chancery, and of the 43. All pl. 32. Council in the Court of Star-Chamber, and in many ca-fes in the Exchequer: by the first he had a power in matters, of meum and funnis by the laft in matters, Mei and Regis ; and by the other in matters Mei and Regni. A confiderable man certainly he was in the motions of Government; but how. much more if he be made Arch-Bilhop of, Canterbury, Cardinal; and Legate à Latere; or Arch-Bilhop, Lord~ Treasurer, and Legate à Latere; as thefe days had divers times feen. Extraordinary advancements beftowed upon the Nobility , brings Honour to the Throne, but if they be not men of noted worth, and uprightness, they make the Scepter floop, by firring up of envy in the Nobility, and indignation from the people. For feldom is it feen, that Advancements are fed from the Crown, though they be bred from thence; but either. maintained by new supplies from the peoples purfes, or the ruine or decay of some Officers more ancient than themselves, or both: And fuch was the condition of the Chancellour, he fucked fat from beneath, and blood and Spirits from the Grand chief Jufficiar of England, and fo reduced that Honourable Potentate, unto the Degree of Chief Justice of the King's Bench, leaving scarcely unto him the name or Title of Lord. One thing more remaineth, touching the election, or nomination of this Great Man. At the first, he was no better than a Register, or the King's remembrancer, or Secretary, having allo the Honour to advite the King in such matters as came within the sircuit of the Writings in his cultody; and questionles, Equique, it's suitable to all the reason in the World, that he fould be of the King's fole Nomination and Election: But when it befalls, that inflead of adviling the King, his word is taken to be, the rule, and a Judicatory power put upon that ;, and unto this is superadded that Honourable Truft of keeping and governing the Great Seal of the Kingdom, with the continual growing power occasionally conferred . upon him by the Parliament : He is now become no more the King's Remembrancer, but the Lord Chancellour of England, and

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and Supreme Officer of State. And it leems but realonable that he thould hold his place by publick Election, as well as the Grand Jufficiar (whofe Plumes he borrowed ) and other Grand Officers of State did before him. For he that will have his Servant to work for another, must give the other that Honour of Electing him thereto; nor was this laid alide nor forgotten by these times, but a claim was put in for the Election or allowance of this principal Officer amongst others, the 15 E. 3.n.10. Parliament obtaining a Judgement in the cafe by the King's Confession, and so the thing is left to the judgement of future 15 E.3. cap.3. Ages, Viz. Whether a King that can do no Man wrong, can dif-10 Rich. 2. n. femble the Royal Affent in Parliament, or declare himfelf legally in that manner by Proclamation? 16.10.

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### CHAP. V.

### Of Admirals Courts.

THis is a third Court that maintained the King's Judicatory power; in a different way from that which is commonly called the Common-Law, and by many is therefore supposed, to advance the King's Prerogative, but upon mistaken grounds: It is very true, that the way is different from the common road, both in it's original, and in the course of proceedings; nor could it other be, confidering the condition of the Nations, and the people of the same, interested in common traffick. The people thus interested, as much differed from the other fort of dry men (if they may be so cailed) as Sea from Land, and are in nature but as march-men of feveral Nations, that must concenter in fome third way for the maintenance of commerce for peace fake, and to the end that no Nation may be under any other Law than it's own. The condition of the Nations in the times when civilized government began to fettle amongst

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amongst them, was to be under the Roman Emperours, who having settled one Law in the general grounds throughout all Nations, made the Sea likewife to ferve under one rule which (hould float up and down with it, that men might know upon what Terms they held their own, wherefoever they went; and upon what terms to part with it for their best advantage : in its original therefore, this Law may be called Imperial, and likewife in the process, because it was directed in one way of trial, and by one Law, which had its first birth from the Imperial power; and probably it had not been for the common benefit of Europe to have been otherwife, at other time, or by other directories formed. Nevertheles, this became no Gemm of Prerogative to the English Crown, for if England did comply with Foraign Natives for its own benefit, it being an Island full of the Sea, and in the common Road from the most parts of Europe that border upon the Sea, and of delight in Merchandife, it is but suitable to it self : and it did so comply, as it faved the main Stake by voluntary entertaining those Laws without being imposed upon by Imperial power : for the Saxons came into this Kingdom a free people and fo (for ought yet appeareth to me) continueth to this day : I fay that in those first times, they did take into the confideration of Parliament the regulating of the fluctuating motions of Sea-laws : nor were they then, or after, properly imposed by the King's Edict. For though it were granted, that Richard the First, reduced the Sea-Laws in the Isle of Oleron; yet that the fame should be done without advice of Parliament in his return from the Holy-Land is to me a Riddle, confidering what Hiftories do 'hold forth concerning of his return through Germany, nor can that be good evidence to entitle Kings of England to a power, to make and alter Laws according to their private pleafure and interest. Nor doth that Record mentioned in the Institutes, warrant any fuch matter, but rather on the contrary groundeth Inflir 4. esp. the complaint upon Laws, Statutes, Franchifes, and Cuftoms, 22. f.l. 142. Established, and that this Establishment was by the King and S 144. the Council.

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This Law was of a double nature according to the Law of the Land, one part concerning the pleas of the Crown, and the other between party and party; for properly the King's Authority in the Admiralty is but an Authority of Judicature, according to Laws established, which both for process and sentence are different from the Common-Law, as much as the two Elements do differ, yet not different in the power that made them: I shall leave the particulars to be enquired into, by them that shall mind it elsewhere, and only touch fo much as shall reflect upon the main Government. This power was executed by Deputies diverfly, according as the times and opportunities were, for War or Peace, and either transitu or portu. What was done in time of War, or whilst this Ship is out of the English Seas, comes not to our purpole, and therefore I shall not meddle with that, further than this, that in the first times Kings were wont to divide the work of Judicature, and of War into several hands. The power of War and Peace they committed unto men of approved courage and Skill in that fervice, and therefore generally, not to the men of . higheft rank, who had neither mind nor Skill for a work of fuch labour, dyet and danger: this power passed under divers names, fometimes by grant of the cuftody of the Sea-coafts, fometimes of the parts and Sea-coafts, fometimes by being made Captain of the Sea-men, and Mariners, and Iometimes Admiral of the Ships. It was a great power, and had been much greater, but that it fuffered a double diminution; the one in the time, for three or four years commonly made an end of the command of one man, and at the best it was, quam din Regi placuerit; the other diminution was in circuit of Gloff. fel. 16. the power, for all the Maritine coafts were not ordinarily under the power of one man, but of many; each having his proper precinct upon the South, or North, Eaft, or Western thores : and under the Title of Admiral in the times of Edward the First, and forwards, who brought that Title from the Holy Land; neverthelefs, about the end of the times, whereof we now treat; the cuftody of the whole Sea began to fettle in

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one hand, under the Title of Admiral of the English Seas, and the place was conferred upon men of the greatest rank, and so continued ever afterward. The power of Jurisdiction, or Judicature all this while remained diffinct, and it feems was fettled in part in the power of the Sheriff and Juffices. For by the Law the Sheriff and Juffices had cognifance of matters between the high-water, and the low-water mark, and what was done, Super altum mare, was within the directory of the Admiral, these were but few things, and of finall confiderablenes: the principal of them being concerning War or peace, and those only within the English Seas. But after Edward the Third had beaten both the French and Spaniards at Sea, the people grew much more towards the Sea, and became fo famous, that the greatest Lords thought the Regiment of Sea-affairs worthy of the bett of their Rank, and were willing with the Title of Admiral, whilft they left the work to others; and fo the Admiral became a perfon of more honour and lefs work, than he had been formerly. The greatness of the honour of this place thus growing, foon also began to contract greatnels of power beyond what it had formerly ; and this was principally in matter of Jurildiction. For not contented with the power of a chief Juffice of War and Peace within the Seas, which was his proper dominion : the Lord Admiral gained the fame within the low-water mark, and in the main Areams below the next Bridge to the Sea, and in all places Dier. 15. 316. where Ridels were fet; and yet these places were with- El. mic pl.2. in the body of the County, Nor did he endeavour less 8 E. z. Coronn. to gain in matters of distributive Justice, for although he 199. had a legal Jurifdiction in things done upon the open Sea, fo far as to defend, order, determine, and cause restitution to be made, in cases of damage done unjustly; yet was it no less difficult to keep this power within its own bounds, than the watry element upon which it floated ; but it made continual waves upon the Franchife of the Land; and for this cause, no sooner had these great men savoured of the honour and Authority of that dignity, but comes a Statute 1 2

15 Rich. 2. C. 3.

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to reftrain their Authority in the Cognifance of Cafes only, 13 Rich 2. c. y unto fuch matters as are done upon the main Sea, as formerly was wont to be : and within two years after, that ACT of Parliament is backed by another Act to the fame purpofe, in more full expressions, faving that for Man-flaughter, the 15 Rich. 2. c. 5 Admirals power extended even to the high water mark, and into the main fircams. And this leadeth on the next confideration, Viz. What is the subject matter of this Jurifdiction, and Authority: I shall not enter into the depth of particulars, but shall reduce all to the two heads of Peace and . Tuffice.

> The Lord Admiral is, as I formerly faid, a Juffice of Peace, at Sea, maintaining the Peace by power, and reftoring the peace by fetting an Order unto matters of Difference, as well between Foraigners, as between 'the English and Foraigners; as may appear by that plea in the fourth. Institutes formerly mentioned. p.AI.

Secondly, That point of Justice principally concerneth matters of Contract, and complaints for breach of Contract; of . thefe the Admiral is the Judge, to determine according to Law. and Cuftom. Now as subservient unto both these, he hath Authority of command over Sea-men, and Ships that belong to. the State, and over all Sea-men and Ships in order to the fervice of the State, to arreft and order them for the great voyages of 25. Rich 2. c.3. the King and the Realm, and during the faid voyage; but this. he cannot do without express Order, because the determining of a voyage Royal, is not wholly in his power.

Laftly, the Lord Admiral hath power, not. only over the . Seamen ferving in the Ships of State, but over all other Seamen, to arreft them for the fervice of the State ; and if any of them . run away without leave from the Admiral, or power deputed from him, he hath power by enquiry to make a Record thereof, and certifie the fame to the Sheriffs, Mayors, Bailiffs, &c. who shall cause them to be apprehended and imprisoned. By: all which and divers other Laws, not only the power, of the Admiral is declared, but the original from whence it is deriwed, namely from the Legislative power of the Parliament,

2 Rich. 200.4.

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and not from the fingle perfon of the King, or any other Council whatfoever. But enough hath been already faid of thefe Courts of State, in their particular Precincts. One general intereft befalls them all: that as, they are led by a Law much different from the Courts of Common-Law, fo are they thereby the more endeared to Kings, as being fubfervient to their Prerogative, no lefs than the Common-Law is to the peoples liberty: in which condition being looked upon as Corrivals, this principal Maxim of Government will thence arife, That the bounds of thefe feveral Laws are fo to be regarded, that not the leaft gap of intrenchment be laid open each to other, left the Fence once broken, Prerogative or Liberty fhould become boundlefs, and bring in confusion inftead -of Law.

#### CHAP. VI.

#### Of the Church-mens Interest.

Dut the Church-mens intereft was yet more Tart, ftanding D in need of no less allay, than that of the King's Authority; for that the King is no lefs concerned therein, than : the people; and the rather, because it was now grown to . that pitch, that it is become the Darling of Kings; and continually henceforth courted by them; either to gain them . from the Papal Jurifdiction, to be more engaged to the " Crown, or by their means to gain the Papal Jurifdiction, to be more favourable and complying with the Prerogative > Royal. The former times were tumultuous, and the Pope is gained to joyn with the Crown to keep the people under, though by that means, what the Crown faved to it felf from the people, it lost to Rome : Henceforth the course of Affairs grew more civil, or (if you will ) graced with a blush of Religion : and it was the policy of these times, where.

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whereof we now Treat, to carry a benign Aspect to the Pope, to far only as to flave him off from being an enemy, whilft Kings drove on a new defign to ingratiate and engage the Church-men of their own Nation, unto it's own Crown. This they did by diffinguishing the Office, or Dignity of Episcopacy, into the Ministerial and Honourable Parts; the later they called Prelacy, and was superadded for encouragement of the former, and to make their work more acceptable to men for their Hospitalities sake; for the maintenance whereof, they had large Endowments and Advancements : And then they reduced them to a right understanding of their Original, which they fay, is neither Jus Divinum, nor Romanum, but that their Lordships, Power, and great possellions, 25 E.3. Stat. 6 were given them by the Kings, and others of this Realm. And that by vertue thereof, the Patronage and cuftody of the Poffeffions in the vacancy ought to belong to the Kings, and other the Founders; and that unto them the right of Election into fuch advancements do belong, and not unto the Pope, nor could he gain other Title unto fuch power, but by usurpation, and encroachment upon the right of others. But these Great Men were not to be won by Syllogifms; Ordinarily they are begotten between Ambition and Covetousnels, nourished by Riches, and Honour; and like the Needle in the Compass, turn ever after that way. Edward the Third, therefore labours to win these men, heaped Honour and Privileges upon them, that they might fee the gleanings of the Crown of England, to be better than the vintage of the Tripple Crown. Doubtless, he was a Prince that knew how to fet a full value upon Church-men, especially such as were devout; and it may be, did somewhat outreach in that course : For though he faw God in outward events, more than any of his Predeceffors; and difclaiming all humane merits, reflected much upon God's mercy, even in smaller bleffings: yet we find his Letters reflect very much upon the Prayers of his Clergy, and loved to have their Perfonsnigh unto him, put them into places of greatest Trust, for Honour, and Power, in Judicature; that not altogether without cause, he had thereby pur-

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purchafed unto his Kingdom, the name and repute of being a Kingdom of Priefts. But all this is but Perfonal, and may give fome liking to the prefent Incumbents, but not to the Expectants; and therefore the Royal Favour extended fo far in thefe times, as to bring on the Parliament to give countenance to the Courts and Judiciary power of the Ordinaries, by the politive Law of the Kingdom, although formerly the Canons had already long fince made way thereto by practice : . I thall hereof note thefe few particulars enfuing.

Ordinaries shall not be questioned in the King's 15 E.3. Court for Commutation, Testamentary Matters, or cap.6. Matrimonial Causes, nor other things touching jurisdiction of Holy Church.

Things formerly bred by the Canon, nourifhed by continual practice, allowed by Ordinance of Parliament, or Grant from Kings in Parliament, are now confirmed by folemn concurrence of the whole reprefentative Body of the Kingdom, to have and to hold with Warranty. And yet the fence is not fo general as the words, nor doth it feem much other, than a Confection made for the Arch-Bifhops appetite, to cure a di-22 Aff. pl. 70 ftemper between him and the King: for the Civil Judge loft 45 E. 3.24. nothing hereby, nor would the Crown, as may appear by a 5. Law of equal Authority with the former: for though an Executor or Adminificator may cheat, yet it tells us that Ordi-31 E. 3. cap. 4. naries only can opprefs, and extort from dead Men; and therefore in fuch cafes doth provide remedy by enquiry, and 25 E. 3. Stat. 3Indictment before the King's Juffices.

They shall have Cognifance of Usury, during the 15 E. 3. c. s. Delinquent's Life, and the King after the Delinquent's death.

The difference arifeth from the different end; the first being to reform the Person by Church-censures, and to urge him

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Miror. Juft. cap. 5. Sett.1. 51 H. 3. petit. cleri. Artic.16 50 E.3. n. 158 6 Rich. 2. n. 57. 14 Rich. 2. n. 24. Infit. 3. cap. 70. 6 E. 3. coram Rege, Rut.130. Porff.

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25 E.3.c.8. pro clero. 18 E. 3.c 2. 15 E.3.Stat.2. 9 Rich. 2. c 4

Bro. quar. imp. 85... him to reftitution; the latter is for the King's Fine or Forfeiture : For as touching the Ufurer's effate, the offence was in the nature of Felony, forfeiting both Lands and Goods to the King, after the Delinquent's death : And it feemeth the manner was to Indict the Delinquent during his life, and that fluck to him as a deadly Arrow in his fide, till he died. Nor did it lie in the power of the Ordinary, by Ecclefiaftical cenfure, fo to reform the Offender, as to clear him to the King, unlefs the party offending, made his peace with the King by Composition: and thus the Law continued, for ought appeareth to me, till the time of *Henry* the Eighth.

They shall have Cognifance of avoidance of Benefices of Right: They shall certific Bigamy; and Bastardy had beyond the Sea; and whether a Prior be perpetual, or Dative.

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The first of these concerning avoidance of Churches, it seemeth was somewhat doubtful in point of practice, for that the Civil Judge uled to determine all manner of avoidances, as well in Fact, as of Right; but by this Statute they are restrained only unto avoidances in Fact, so as after this Statute it is holden, that avoidances by death shall be tryed by the Countrey; but if the avoidance be by Deprivation, Refignation, Creation, or otherwife, it shall be tryed by the Ordinary : because by common intendment he is more connusant of the thing, than Countrey people. But as touching the point of Bigamy, the matter is more doubtful, in regard that commonly the marriage of a fecond wife, or Widow, is a matter in Fact, done in the face of the people; and of which they take notice, especially where the life of man is concerned, which rather requireth the Judgement of his Peers, than where the outward maintenance only is engaged. Neverthelefs, because the main point is, whether the party be a Clerk or not, and the same anciently rested upon the Certificate of the Ordinary: It's by this Law again allowed to him to try and certifie this point of Bigamy alfo, although The govern- { Edw. 3. } Kings of ment of { Rich. 2. } England.

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although the Statute of *Bigamifts*, might feem to Entitle the civil Magiftrate thereto, as the Law was holden to be before this 8 *E. 3.eap* 8. Statute was made. In the next place, although it cannot be denyed, but the Trial of Baftardy beyond the Sea, might as well lie in the Cognifance of the Lay Magiftrate, as in that of the Ecclefiaftical; yet feeing the Clergy had already attained the Cognifance of the thing, the place proved but a matter of Circumftance, efpecially they having the advantage of the Civil Magiftrate in this, That in regard the Ecclefiaftical perfons beyond the Sea, had alfo obtained the Cognifance of that matter amongft themfelves, their Teftimony or Certificate would come with more credit to the Clergy in this Kingdom, than to the Magiftrate; whofe Cognifance in fuch Cafes they did difallow.

Laftly, concerning Priories, whereas fome were prefentative, and filled by Induction from the Ordinary; and others were Donative, having their Priors meerly at the will of the Abbot, to be placed and difplaced as he thought most expedient: if then the point in Iffue depends upon this knot, this Law referreth the Trial unto the Ordinary, who by common prefumption best knows whether any Institution and Induction had passed his Registry, and Seal, or not. And thus, though a kind of Judicial power seemeth to be carried along herewith, yet is all in a ministerial and subfervient way; unto the Civil Magistrate; and nevertheless, with such credit and Authority, that the main hinge of the Judicatory, in such cases, depends upon the dash of their Pen.

No Bishop, nor Arch-Bishop, shall be impeached before the Civil Magistrate, without the King's express 18 E. 3. c. 1. Warrant.

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The former particulars, concerned matter of Authority; this and others enfuing, concern matter of immunity, which, or most of which were formerly for a long time within the Fancy of the Canon, but never came to the height of Parliamentary approbation or Authority till now, that it comes in The govern- { Edw. 3. Kings of ment of Rich. 2. } England.

as a peace offering to pacifie the quarrel between the Arch-Bishop Stratford, and the King: For he being engaged in the French Wars, fo resolved to continue; and therefore to maintain distempers at home, he held neither Honourable, nor fafe.

Their Temporalties shall not be wasted, during the 14 E.3. c. 2. Vacancy: Nor shall they be feifed, but by Judgement of the Court.

> The first of these was an ancient Law, grounded upon great reason; although dulled by time, and by covetousness. of the needy Patrons,' next to laid aside, if not quite put out of countenance: So as a new Law mult be made to revive it, and to abolish that corrupt custom, or practice of depredating those possestions given to a holy use in common, supposal; contrary to the trust by them undertaken, and the use still continuing. But the second Branch is in nature of a Law of Restraint, set upon the Common Law: for the per-fons of these Spiritualized men, were of so aery a constitution. as they could not be holden by hands made out of the Clay, fuch as the rude Laity were'; and therefore the Civil Magiftrate, upon all occasions used to lay hold upon that, whereofthere was fome feeling, which were called Temporalties, and thereby drew them to appearance at the Lay-Courts; for however Spiritual the Clergy were, they would not eafily. part with their Lay Fees. But now by this Law, the times, are so attenuated, that the very Temporalties are made so Spiritual, as not to be meddled with by the Lay Magistrate, unless upon judgement first obtained against them. And fuitably thereunto within twelve years following, another. Law was made more punctual, that their Temporalties. should not be seised upon for contempts, but that their Persons should be seifed ; yet within twenty years after that, this Law begins to be out of Countenance, and the Opinions of the Judges began to grow bold upon the ancient rule, that their Temporalties were Temporal, though their persons were Spiritual; and that it was more dangerous to im-

25. E. 3. 5. 6.

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prison the person of a Clergy-man, than to attach his possefitons: And therefore they held, that if the Ordinary remove 44 E. 3. not the Incumbent when the King's Writ commands him so fol. 35, 36. to do, his Temporalties should be seifed. And if the Ordinary Per Thorpe. should certifie one to be a Clerk which is none, the like course 7 H.4. fol 41. Per Gascoign.

### They shall depute the next and most lawful Friends 31 E. 3:c.11. of the Intestate to administer his goods.

The Statute at Westminster the second, having given for West z. c. 19. merly a kind of allowance, that the Ordinary (hould be Administrator to the Intestate, fo far as to answer the Intestate's debts, lent him thereby an opportunity to possels himfelf of the whole, to all intents and purpofes; which being observed by the Parliament, by this Law they made way for Administration, to fall through the hands of the Ordinary, into the Lap of Administrators, made by the Authority of the Parliament; but of the Ordinaries nomination, according to the Authority hereby to him given. Thefe Administrators thus made, had a greater power than ever the Ordinary had, or could give. For though the Ordinary by the Statute at Westminster, was bound to pay the Debts of the Teftator, yet could he never bring Action as the Administrator to all intents by this Law is enabled to do: And though it be true, that the Administrator is by this Law ordered to account to the Ordinary, yet doth not that entitle the Ordinary to any interest in the personal Estate; but only gives him a bare Authority to take the account, without any compulfory power by Ecclefiaftical cenfures, to enforce him thereto. 

Secondly, it is fuch an account, as is no Evidence in any Court of Record: And Laftly, if upon the foot of the account, any arrere remained, or furplufage of Effate; the Ordinary could neither recover, nor order the fame; becaufe by the Law anciently, the next friends had the fole intereff therein: and being by this Statute made Administrators,

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the whole power of ordering the Estate is vested in them.

To conclude, this Statute was made in favour, and for the eafe of the Ordinaries, if they would pleafe to take it, for they could get no bencfit by executing the Administration in their own perfons, if they intended to Administer.according to the Law.

### 5. E. 3. cap. 5. The Perfons of the Clergy are privileged from Arrefts, during the Holy Actions of their Officiating.

This was plotted fince Anfelm's time, he and his Succeffors endeavoured by Conftitution, and Canon, continually to mind the Civil Magiftrate thereof, but could never nurfe it up to the Degree of a Law, till now; they gained the advantages of the times, growing into a more tender apprehention of Devotion, than formerly. The penalty of transgreffing this Law r Rub.2.6.15. is left in general, and therefore did the lefs fcare, but within three years after, it was confirmed with a certain penalty of Eine, and Imprifonment, as to the King's fuit, and damages to the party offended : and the Privilege was enlarged, for, and during their continuance in the Confectated ground, in order to fuch Services, and not upon Fraud, or Collution to avoid Arrefts: But by neither of thefe Laws was the Arreft (although contrary to them) made void, as touching the Procefs.

14 E.3. Stat.3 The goods of the Clergy; are discharged from Purveycap. 1. ance, and their Houses from Quarter.

> The latter of these was an Encroachment upon the greater Clergy men: For under the Title of Hospitality, which the Prelates were obliged to by their great Posses of the prelates were obliged to by their great Posses of the prelates were obliged to by their great Posses of the prelates were obliged to by their great Posses of the prelates were obliged to by their great Posses of the posses of any man discharged therefore, till.

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till it was by A& of grace first confirmed by Edward the First, and afterwards by grant of Edward the Second, yet by rea-West, 1. cap. 1. fon of the rudenets of the times, did not those A&s prevail Stat. de priss. to that fettlement that was promifed; till now Edward the Third renewed the Law: nevertheless could not this Law of Edward the Third perfect that work, because it was but a bare command till Riebard the Second made a remedial Law, giving thereby the Clergy that were wronged a right of A&ti- 1 Rieb; 2 c.3; on of Trespass against the Purveyors, and to recover treble damages, whereas formerly they were liable only to a fine to the King, which many times was as foon pardoned as asked.

These condescensions might have wedded the English Clergy to the English Crown, but that it was coy and expected further gratuities : besides they beheld their old Step-dame Rome, now in its full Splendor and Power, and deeply interefted in the fway of affairs in this Kingdom, and above all the reft, the nigh affinity between the Prelate and the Pope was fuch, that they fucked one milk, breathed one Air, and like the Philosophers twins, lived in each other: The latter of these was not discerned by those dim fighted times, and therefore, they could do nothing towards the diffolution of that knot, but left it to future times, who found no other way than to cut it afunder: But Edward the Third and his Succeffor elpyed the first, felt the inconvenience thereof, and applyed themfelves to fuch remedy as they found most ready at hand. All things that are subject to time are also subject to change, which comes commonly flower upon Governments that are lefs Ecclefiaffical, for Churches continue longer in a growing condition than in their complete estate, like a Christian that feldom endures long after his full ripeness. Thus England; it's hitherto above a thousand years fince the Gospel came to the Saxons, and well nigh a thousand years fince the Pope fet his foot amongft us; ever approaching nigher the Throne, and afcending thereunto; but finding it full of a King that would not remove, he fits down in his Lap; a heavy burthen questionlefs

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less he was, confidering his claim of Jurisdiction, his provilions, penfions, exemptions, impolitions, and fuch like oppreffions; and therefore it's no wonder if the King feeling the incumbrance, gives a lift at the Pope's power, by ftoping the currant of Money from England, Rome-wards: To this end, the Statute made at Carlifle is revived, whereby the Clergy are inhibited from conveying Treasure beyond the Seas; but the Pope knew how to ride, and will not fo eafily forego his faddle. The Roman Eagle had made many a fair flight in England, and had not yet fully gorged himfelf; he grants ten thousand Marks yearly out of Taxes laid upon the Church-livings in England, unto two Cardinals, neither of which did, nor, by the Canon, could live in England; the. Treasurership of York alfo to another Cardinal, after that the King had conferred the fame elfewhere. He proceeds alfo further to invade the undoubted rights of the Crown, by making an election of the B. of Normich, and caufing him to be invested Rege renitente : the King spent eight years in the recovery of his right, and was deluded in the conclusion; he now fees it bootlefs to stand always upon his defence, and receive affronts; he refolves therefore to enter the lifts, and maketh scifure of the Deanery of York, which formerly by usurpation, the Pope had conferred upon a Cardinal; and of all Church-livings given by the Pope to a-18 E.3. tit 38. liens. Then a Law is made more than those in the eighteenth year, wherein Provifors of Abbies and Priories are 25 E. 3. Stat. made liable to a Pramuniri, and Provisors of other Ecclesiastical Livings and Dignities, whereby the prefentation of the rightful Patron is disturbed, to be fined and imprisoned until the fine and damages to the party wronged be paid. And all fuch as draw men to plead out of England, in cafes that belong to the cognifance of the King's Court, and 27 E: 3. c. 1. all obtainers of provisions in the Court at Rome, these were also subject to a Premuniri. For whilst these things were thus in action, the Pope bestirred himself notably with Citations, Excommunications, Interdictions, and fuch other birds of prey, not only against mean men, but Judges; Bishops,

4 E. 3. C.6. g E. 3. C. 3.

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Rot. Parl. 10. E.z. Arch. Reg. Fox. 388. 5. cap. 22. Fox. Sect. 1.

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Bilhops, and the King's Council; as amongft others, the cafe of the Bilhop of Ely, at the folicitation of fome of inferiour regard, as I remember, a Clerk or some fuch thing : yet as Antiq. Brit. these Bull-drivers or fummoners to the Romish Court, were Feelef. 247. no late upstarts, fo were not these times the first that took them to task : for before the Statutes of Framuniri, we find provision was made against Provisors, and that some Statute did precede those in Print, which punished a disturber of the King's Incumbent, by a Bull from Rome, with perpetual imprisonment, or at the King's will; besides the party wronged was allowed an Action for his damages, Qui tam pro Domino 21 E. 3. fo. 40. Rege quam pro Seipso Sequitur; and before that time allo, bringers of Bulls from Rome were imprifoned, although in all these cases aforefaid, the liberty of the Persons, both of Lords and Prelates, was faved : And thus all the while King Edward the Third kept the field, he gave the Pope cuff 38 E. 3. c. 1. for cuff, but retiring himfelf to take his eafe, he waxing. wanton, waxed weak, and more flowly purfued the vindication of his own right, and his Subjects liberty. The Laws are laid alide, and Rome had further day given to plead. and in the mean time execution is flaid : the double mind is double dyed, and advantage is foon efpyed; above fixty Churchlivings more are fuddenly catched and given to the favorites at Rome; the Parliament rings herewith, yet the King Test. Parl 51. delays the remedy, and in this Edy of affairs, Edward the E.3. in. 35. Third dies, and Riebard the Second takes up the place, who had wit enough to observe what concerned his own interest, and courage enough to pursue it : But neither wit nor courage to over-rule his lufts, which in the conclusion overruled all rule, and brought himself to destruction: He found the people at his entrance into the Throne irritated with the Pope's oppreffions, and vexed at his Grandfathers delidioufnefs. His Spirit is also fiirred within him, and himfelf thereby preffed to tread in his Grandfather's former ways, and to outrun him in his latter : he made the penalty of Pramuni- 3 Rich. 2.c. 3: ri to extend to all Farmers, or others, in nature of Bailiffs, that held any Church-maintenance to the use of any Alien, and

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and unto all Aliens that are Purchafors of fuch Provisions to any use: and unto all Lieges, that shall in like manner purchase such Provisions.

But as touching fuch as shall accept fuch provisions, he ordained Banishment for their Persons, and Forfeiture of their Estate: Notwithstanding all this, the Roman Horseleech would not fo give over. The King grew into displeafure with his Subjects, and they with him, and with one another; they fee the Pope fill on Horfe-back, and fear that the English Clergy, their own Countrey-men, if not Friends, and Abettors, yet are but faint, and feigned Enemies to the Pope's Caule. Nor was it without Caule that their fear was fuch, for as the Pope had two hands to receive, fo they had two hearts, making flow of forming blows at the Pope, but then always at a diffance, or when without the Pope's Guard; and thus the Laws begin to ftammer and cannot speak fo plain English as they were wont. The people hereat offended, refolve to put the Clergy into the Van, and to try their mettle to the full.

At the last Parliament that Richard the Second did hold, 16 Rich. 2. c. 5. both the Lords Temporal, and Spiritual, are opposed one by one. The Lords Temporal (like themfelves ) refolve and enter their Refolutions, to defend the right of the Crown in the Cafes of Provifors; although even amongst these great men all were not equally resolute; for Sir William Brian had purchased the Pope's Excommunication against some that had committed Burglary, and he was committed to the Tower for his labour : But the Prelates answer Antiq. Brit. was ambiguous, and with modifications, which was all one to cry (as men use to fay) Craven : yet was the Statute made peremptory, according to what was formerly Enacted. And though the Prelates, cautionary way of proceeding, might be a principal reason why the Pope's power held fo long in England, in an usurping way: yet Kings also much conduced thereto, by feeking too much their perfonal eafe above the Honour of their Place, and the Pope's bleffings, and opinion of his Favour, more than their own good, or the

7 Bich. 2. cap. 13. 12 Rich.2. cap. 15.

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13 Rich. 2. Stat.cap.21.

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the peoples liberty : for there was no other balm for a diftracted mind, than that which dropped from the Pope's lips. In like manner, *Richard* the Second, being already, at leaft in purpofe, eftranged from his people, fought to get Friends at *Rome*, to hold by the Spiritual Sword, what he was in danger to lofe, by laying afide the Sword of Juffice, which is the fureft Tenure for Kings to hold by : And though the Popedom was now under a Schifm, between two Popes, *Clement* and *Urbars*; yet he was fo far won for *Urban*, that he not only 2 *Rich* 2007. engaged himfelf, and the Parliament, to determine his Election, and uphold the fame; but alfo, *Ex abundante*, did by Implication allow to him an Indefinite power, to grant provifions, and fo at once he loft the Die, and gained a Stake, that like a bubble looked fair, but foon vanifhed away.

Neverthelefs, thefe two Comrades, whilft they were together, refolved to make the most of each other that they could ; and therefore though the Popedom liked not the King, yet the Pope had his love fo far, as he could deny himfelf; for he had already denyed his Kingdom: And (if the Articles exhibited against the King by Henry the Fourth, be true) the Pope had his Faith alfo : For (that he might be rid of his reputed Antiq, Brie; Enemy, Arch-Bilhop Arundel) he trufted the Pope with that 272. Complement of making Walden Arch-Bishop of Canterbury in Arundel's flead; which the Pope took fo kindly, as he made it a precedent for provifors for the future. Nor did the King flick in this one Singular; but made it his Cuftom in paffing of Laws, (especially, such as the King was most devoted unto) to put more Confidence in the Pope's Amen, than in all the prayers of his Commons, with his own Soit fait, to boot. The fum then will he, that the prize was now well begun, concerning the Pope's power in England. Edward the Third, made a fair blow, and drew blood; Richard the Second, feconded him, but both retired; the former left the Pope to lick himfelf whole, the latter gave him a falve, and yet it provcd a Gangrene in the conclusion.

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The fecond means used to bring down the power of the Pope in this Nation, was to abate the power or height of the English Clergy: for though the times were not to clear as to efpy the Root of a Pope in Prelacy, yet experience had taught them, that they were fo nigh engaged, that they would not part. And therefore, first, they let these men know, that Prelacy was no Effential Member to the Go-. vernment of the Kingdom; but as there was a Govern-. ment established before that rank was known, so there may be the like when it is gone. For Edward the Third, being troubled with a quarrel between the two Arch-Bithops of Canterbury and York, concerning Superiority, in . bearing the Crofs; and the important affairs of Scotland, fo urging, fummoned a Parliament at York, which was fain to be delayed and adjourned for want of appearance, and more effectual Summons issued forth; but at the day of Adjournment, none of the Clergy of the Province of Canterbury would be there; and upon this occasion the Par-. liament was not only interrupted in their proceedings, but an ill precedent was made, for men to be bold with the King's Summons, in fuch Cafes as liked not them; and thereupon a Statute was made to enforce Obedience upon Citizens, and Burgeffes, and fuch Ecclefiasticks as held, per Baroniam. Neverthelefs, when the matters concerning provifors began to come upon the Stage, which was within two years after that Law was made, the Clergy found that matter too warm for them, and either did not obey the Summons, or come to the Parliament ; or if they came, kept aloof; or if . not fo, would not Vote; or if that, yet order their Tongues, fo as nothing was certainly to be gathered, but their doubtful or rather double mind. These Prelates thus discovered, the Parliament depended no more upon them, further than they faw meet : At fix or feven Parliaments, determined matters without their Advice; and fuch as croffed the principles of these men : and therefore in a rational way might require their Sence above all the rest, had they not been prepoffessed with prejudice, and parties in the matter. Nor did .

2 . E.3. Stat. 3 cap. 6.

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did Edward the Third, ever after hold their presence at fo high Repute at fuch meetings; and therefore fummoned them, or fo many of them, as he thought meet for the Occalion; sometimes more, sometimes fewer, and at a Parliament in his forty and feventh year, he fummoned only four Bilhops, and five Abbots. And thus the matter in Fact paffed in these times, albeit the Clergy still made their claim of Vote; and defired the fame to be entred upon Record.

And thus the Parliament of England tells all the World, that they hold themfelves complete without the Clergy, and to all Antiq. Bit. 23. Co. intents and purpofes, fufficient to conclude matters concerning the Church, without their Concurrence. Thus began the "Mewing time of Prelacy, and the principal Feather of their wings to fall away, having now flourished in England nigh eight 'hundred years: and had future Ages purfued the flight as it was begun, these Lordings might have beaten the Air, without making any speedy way, or great work, faving the noife.

A third flep yet was made further, in order to the reducing of the power of the Popedom in England, but which flumbled most immediately upon the greatness of the Prelates. For it was the condition of the Spiritual powers, belides their height of Calling to be fet in high places, fo as their Title was from Heaven ; but their poffetfions, were from men, whereby they gained Lordship, Authority, and power, by way of Appendix to their Spiritual Dignities : This 'Addition however it might please them, yet it for a long time e're now had been occasion of fuch murmur and grudge in the Commons against the Clergy, as though it advanced the Clergy for the present, yet it treasured up a back reconing for these men, and made them liable to-the displeasure of the Laity', by feisure of their great places : when as otherwife their Eccleliastical Dignities had been beyond their reach. And of this, these times begin now to speak louder  $25 E \cdot 3. E_{ot}$ . than ever, not only by complaints made in Parliament by  $\frac{25 E \cdot 3. E_{ot}}{Palm. 22. m 15}$ . the people, but also by the Lords and Commons in Parlia-

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ment, to the King, that the Kingdom had the now long, and too long time been governed by the Clergy, to the differifon of the Crown; and therefore prayed, that the principal Offices of the Kingdom, might henceforth be executed by the Laity : and thus the fir arole between the Lords Temporal and Spiritual, each prevailing or lofing ground, as they had occafion to lay the way open for them. The Duke of Lancaster being still . upon the upper ground, that as little regarded the Pope's Curfe, as the Clergy loved him.

But the worft, or rather the best, is yet behind; Outward power, and Honourable places, are but under fetters. or props to this Gourd of Prelacy, that might prove no lefs prejudicial by creeping upon the ground, than by perking upward : For fo long as Errour abideth in the Commons, Truth can have little fecurity amongst Princes; although it cannot be denyed, but it's a good fign of a clear, morning, when the Sun-riling, gloryeth upon the top of the Mountains. God gives Commillion therefore to a Worm, to fmite this Gourd in the Root, and fo at once both Prelate, and Pope, do wither by undermining. This was Wickliff, that had the double Honour of Learning in Humane and Divine Mysteries; the latter of which had for many years paffed obscurely, as it were in a twilight a. mongst the meaner fort, who had no Endowments to hold. it forth amongst the throng of Learned or great Men of the World.

And though the news thereof did found much of Holi-, nels and Devotion, Theams unmeet to be propounded to. an Age scarce Civilized : Yet because divers of them were. more immediately reflecting upon the policy of the Church. wherein all the greater fort of the, Church-men were much concerned, but the Pope above all the reft; the access of. all the matter, was made thereby more easie to the Confideration of the great Lords and Princes in the Kingdom. who out of principles of State, were more deeply engaged against the Pope, than others of their Rank formerly had been : Duke John of Gant led the way in this ACt, and had a party

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party amongst the Nobility, that had never read the Canon-Law.

These held forth Wickliff and his Learning to the World; and Edward the Third himfelf favoured it well enough, but in his-old Age defiring his eafe, was contented to look on, whilft his Lords Temporal and Spiritual played their prizes. yet giving his plaudite rather to his Son, than his Spiritual Fathers, as if led by principles of Nature, rather than Religion: This was the blofforning part of the Wickliffits, but the principal firength was from beneath, where the roots fpread and faffned exceedingly, especially in the South, and Eastern. parts of this Kingdom. To tell of the Usurpations of the Clergy, the Idolatry of their costly Worship, the Vanity of their Curfes, &c. was exceeding welcome news to an oppressed multitude, especially where these things were rightly understood. The Issue soon manifested it self to the World, no Parliament paffed without reflexions at Prelates, Rome, or fome fuch thing; and not only the perfons and practices of thefemen, but even their Laws and Canons, were begun to be had in contempt; and their millives flighted. And thus these men pretending patronage, both from Right drawn 57 E. 3.3.46, from Heaven, and derived from men, fail in their Evidence. 47. unlefs the people do fill believe more than they are able to understand.

No marvel if *Rome* be now rowzed, and that fort of men that formerly were Wolves in Sheeps cloathing, become now red and fiery Dragons, taking up a new courle of Eftablifhing their power by perfecution. This was a way of power indeed, but it's a touchy thing to have to do with fire, leftit gets too high. It is therefore holden a point of differetion by the Prelates, not to meddle with the Lords or the Common people; the former were too great, the latter too many; the one fort would not hear, the other would not underftand: The Teachers therefore being the Velites, at them they give fire. *Wickliff* their Leader comes on bravely; and notwithftanding they all made at him, he routs them, and in defpite of them all, comes off fairly, and i

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Antiq. Brit. and dies in his bed by the course of Nature: Then an Ordinance is levelled at the reft of the Teachers: This was made of an old Canon, the nature whereof was to this purpose.

5 Rich. 2. Stat. 2. 6.5. That upon complaint of the Bifhop, the King's Writ fhall be granted, to apprehend Preachers of Herefies, Errours, and matters of Slander, tending to Difcord, and Diffension, between the States of this Realm, with their Factors, and Abettors; and to imprifon them, till they be acquitted according to the Law of the Church.

This Law (for fuch it yet appears) gives occasion to confider of these particulars, Viz. The Crime, the Delinquents, the manner of Inquisition, and the Penalty. For the first, (not to trouble my way with Debate, about the right of liberty of preaching) the matter in Fact was, that Men did - publickly Preach without Authority, matters of Theology, tending (as it's faid) to fow discord and diffension; fo as they are under confideration and censure of the Church-men and Canon-Law, in one regard, and of the Laws of the Kingdom and Civil Magistrate, as disturbers of the peace, on the other fide: and thus the Subjects liberty is cast into a misserious, cloudy, and doubtful posture, by matters of Opinion.

Secondly, the perfons Delinquent, are alfo left to an indefinite Conftruction: For they are not only preachers in publick, which might be an Order of Men within the Church Cognifance, as things then flood; in regard it was permitted to the Church to Authorize Men to preach, but alfo their Factors, and Abettors; words that might comprehend any other perfon whatfoever, according to the paffion or different of the Church-men.

Thirdly, the manner of this Inquisition must be according to the Canon, and then the people are at the Church-mens mercy, to return Complaints against whom they please, upon such Grounds as they shall think meet. The persons that must make this Inquisition by this Law, are the Ordinaries, or any one The govern- { Edw.3. } Kings of ment of { Rich 2. } England.

one of them, and for ought appears the fame might be done, by Pope, Council, general, National, Provincial, Dioceffan, or their Delegates, according to the Canon: Although the last precedent that I met with, was executed by a Grand Council of Lords and Prelates, in the time of Henry the Second. But now the Clergy finding the Laity began to fwell against the Canon; they thought it high time to get the Civil Sword to joyn in the work, to be as their Hands to apprehend, and. Gaolers to hold in Custody, such as they should complain of, without any other Legal Conviction; although hereby, they not only difelaimed the exercising of their own power of Imprisoning, which they by the Canon formerly claimed to have in fuch Cases; but also acknowledged to receive their power Judicatory in fuch Cases from the Parliament.

Thus was this Ordinance levelled, as I faid, but the shot fell (hort : For this Law attained no further perfection, than a meer . thape, and was complained of by the Parliament, within few months after its first noise, that it was made and published without the Commons confent, or knowledge; and that the & Rich. 2. Nature thereof was directly contrary to the Liberties of the Artic. 52. people ; and therefore they prayed that it might be repealed, and the fame was done accordingly; although the times have been fuch as would not fuffer the fame to come into the publick Book of Statutes in Print. But whether Statute, or no Statute, they tell the King plainly, that they will not further be bound or juftified by the Prelates, than they, or their Anceftors were anciently used to be; and befides that, they thought somewhat more, which they laid up against future times; nor was it long e're they discovered it. For a Subfidy being offered to the King by the Laity, under a Provise, that the Clergy would grant a Tenth; the Clergy took this Articulating of the Commons in fnuff, and protefted that the Laity should not charge them. The Commons hereat begin to bid battel to the Temporalties of the Clergy, and had not the King been a fast Friend in good earnest unto the Clergy, the Laity had won the Field, Thus were these times like the motion .

#### tion of the Ballance unto the Church-men, fometimes up, fometimes down; getting fomewhat which they formerly had not, with lefs affurance in what they had.

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#### CHAP. VII.

#### Concerning Trade.

**K** INGS hitherto had lived upon the main flock, improving the fame to the utmost peny: few of them laid up for the future, much less endeavoured to advance the principal for their Succeffors.

There had now been ten Kings of this Nation fince the Conqueft, all of them spending what they had, or could get from the people, in the maintenance of their Patrimony, or their own Lufts: if any over-plus was either gained by, or faved from the game, their Executors might be the better for it, their Heirs were not : But Edward the Third had a new game to play, he must gain his right by his Sword, or he must lose it; his Spirit was too big to fit still and bear blows : and yet pre-adviling himfelf about the poverty of the people, and that their patience would be spent soon after their supplies, if they continually faw much going out, and nothing coming in; he had a rule upon his private expences, a good glofs upon the publick, and a platform for the augmenting of the Treasure of the Kingdom, as well for the benefit of the people, as of the Crown. In order to the first, it is confiderable, that the Royal Family was great and numerous above all his Predeceffors : that belides the King and Queen who were of a gallant and accomplisht deportment, they had a Son, a Prince of as great renown as ever Prince had, & he alfo a Family fuitable to his generofity : that they had other children, every one like their Father, both for War and Peace; and that for the maintenance of all these, the expences must be in reason larger than formerly they were

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were wont to be; nevertheles, because purveyance for the King had already swelled so big, that all other oppressions feemed to be swallowed up into that one, the King to moderate the rigour thereof made nigh twenty Statutes, first excluding 4 E. 3. C.4. all fervants at wages; and Horfes and Dogs which were put to 14 E. 3 c. 19. board with the Sheriffs : then reducing the purveyance only 34 E.3 cap.2. to the Families of himfelf, his Wife, and Children, then to the 36 E. 3. C. 2. Families of himfelf, the Queen, and Prince: and in the levy 5, 6. hereof, fome mens effates were abfolutely privileged, and fome kind of goods; as theep before thearing, and Trees about the dwelling houle. Nor is the fettling of the manner lefs confi- 14 E. 3. c. r. derable. It must be levyed by Authority in writing under the 24 E. 3. c. 6. feal : and it must not be taken against the owners will, or up.  $\Im 15$ . on malice; nor must be spared for reward; the price must be 4E.3.c.4, the fame with the true Market-price; the measure according  $3EE_3.c.19$ . to the common measure stricked, and the payment must be 4E.3.c.19. immediately, if the price be under twenty Shillings, if a- 28 E. 3. C. 12 bove, it must be made in a quarter of a year, and no man must charge more carriage than is neceffary, and thus was this wild 36 E. 3. cap. 2. Ivy of purveyance that like some kinds of plants spreads over all, by rooting up and cutting down, brought into fome kind of fathion, that if it did no good it might do the lefs hurt unto the people.

Secondly, although it be true that Edward the Third was a King of many Taxes above all his Predeceffors, yet cannot this be imputed as a blot to the honour of the Law, or liberty of the people; for the King was not fo unwife, as either to desire it without evident cause, or to spend it in secret or upon his own private interests, nor to weak and irrefolved as not to employ himfelf and his Souldiers to the utmost to bring to pals his pretentions, nor fo unhappy as to fail of the defirable iffue of what he took in hand : fo as though the people parted with much money, yet the Kingdom gained much honour and renown, and becoming a terrour to their Neighbours, enjoyed what they had in fuller fecurity, and fo were no loofers by the bargain in the conclution. Secondly, although they parted with much, yet nothing to Prerogative

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but in a Parliamentary way; and fo it was not taken but given. Thirdly, though the Taxes were frequent, yet but light; for frequent light Taxes fteal infenfibly without regret, and as they grow into matters of courfe, fo they meet with acceptance of courfe. Two things made them of light account. First, they were not Taxes altogether of Money in kind, but of goods, fuch as the fheaf and fleece, and fuch like things, whereof the ownership is visible, whereas many are supposed to have Money. which have it not, but must borrow it or fell their goods at an under rate many times to accomplish it for the payment of their Taxes. Secondly, these Taxes were affessed by the Neighbourhood, and not upon extremity of Survey, by Commissioners, who many times are supposed to mission, or by making more hast than good speed.

These Taxes likewise were reduced to the ancient rule, according to the Statute of Westminster the first. And thus did this King shew himself truly Royal in demanding his Taxes 25 E. 3. C.11. upon evident grounds of State, levying them with a tender hand, and employing them to their right end.

Thirdly, that which digefted all, and bred good blood, was. in that the people had quid pro quo, by the advance of Trade, wherein the King flewed himfelf the Cape Merchant of the World. Certainly, mens parts in thefe times were of vaft reach, that could manage fuch Wars, fettle fuch a Government, and lay fuch a foundation of a Treafury by Trade, a thing neceffary to this Ifland, next unto its own being, as may appear, not only in regard of the riches of this Nation, but in regard of the firength thereof, and in regard of the maintenance of the Crown; the two latter of which being no other than a natural effluence of the former, it will be fufficient to touch the fame in order to the thing in hand. Now as touching that, it's evident that the riches of any Nation are fupported by the Conjuncture of three regards.

First, That the natural Commodities of the Nation may be improved.

5 E. 3. cap 6.

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Secondly, That the poorer fort of people, be fet a work.

Thirdly, That the value of Money be rightly ballanced.

For as on the one part, though the people be never fo laborious, if the natural Commodities of the Island be not improved by their labour, the people can never grow much richer, than barely for fublistence during their labour: fo neither can the improvement of the natural Commodity inrich the Kingdom, fo long as many mouths are fed upon the main flock, and wafte the fame by idlenefs, and prodigality: Nor though both these should concurr, yet cannot the Kingdom be faid truly to be rich, unlefs by intercourse and Traffick, there be an emptying out of the fuperfluity of fuch Commodities by way of barter, or otherwife, for fuch Foraign Commodities, whereof this Nation standeth in most need, for supply of all occasions. For God hath fo attempered the whole Regiment of the earth, in fuch manner, that no one Nation under Heaven, can well and comfortably subsist in, and by it felf, but all must give and receive mutual Commodity from each other : otherwife, fuperfluity would make any Commodity ( though in it felf never fo precious ) vile; and little conducible to the inriching of the Nation. Now for the compaffing of all thefe the Wile Men of these times; first took into their confideration the principal Commodities of this Kingdom, and becaufe they found them impounded in the Staple, they fet all at liberty to buy and fell the fame as they pleafed : And 2 E. 3. cap. 9% thus began a Free-Trade of Wool, throughout the Realm. and matter for employment by every man that would : but this continued not long. The people foon had Commodity enough for work, and Kings liked too well of the refiraining of that liberty, in order to their own benefit, and foon found out occasions to reconcile the reason of State with their own Interests, and at length settled the Staple in certain places in feveral parts of the Kingdom; but this ex- 27 Rich 2 c.3. tended only unto the Commodities of Wool, Leather, and Lead; for as yet the Manufactures were not come to Matu-M 2

rity.

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rity. Secondly, the endeavour was to advance Manufacture, and principally such of them as are made of the Staple Commodities, amongst-all which, Wool had the precedency, as being the most principal and ancient Commodity of the Kingdom; and the Manufacture of Wool of long ufe, but had received little encouragement before these times. For that it formerly had been the principal flower in the Flemilh

Garden, and nourifhed from this Nation, by the continual supply of Wool that it received from hence, which was the principal cause of the ancient League between the House of Burgundy, and this Crown. But Edward the Third, was now too well acquainted with the Flemings Affairs, by a joynt Engagement with them in the Wars of France, and therein had gained fo good an opinion amongst them, that he might adventure to change a Complement for a Courtefie. The Staples beyond the Sea were now taken away, he now inhibiteth the Importation of Foraign Cloaths, and having gained these two steps on ward of his way, he reprefents to the Flemings their unfettled Condition, by thefe bordering Wars with France, the peaceable Condition of England, and Freedom of the people; then propounds to them an Invitation to come over into England, promiseth them (hare and (hare like with his own people, with fuch other Immunities, as they take his offer, come over, and brought their Manufacture with them, which could never after be recalled : So as now the Wool, and Manufacture dwell together, and like to Man and Wife, fo long as they care for one another, both will thrive, but if they come to play their games apart; both will be lofers in the Conclution.

The third step to the advance of Trade, was the Exportation of the furplufage of the Staple Commodities, that remained over and befides that proportion that thould fuffice for the Manufactures; to which end, it was ordered, that no Wool should be Exported till it had remained. at the Staple by the space of fifteen days. That time was necessary, and longer time might have been Convenient, but that the Markets.

11 E. 3. cap. 2: 3,5.

31 E.3. C. 8.

The Govern- S Edw. 3. S Kings of ment of S Rich. 2. S England.

Markets beyond the Sea could not be delayed longer time, without much damage to the Merchant and Owner, for as much as Winter-time is no time to prepare Wool for the Manufacture, and by over-long continuance of the Commodity upon the hand of the Merchant, or Owner, both the Commodity, and the Manufacture might furfeit, lye in despair, and Trade choaked thereby. For it's a necessary preparative to Trade, to keep the Nation in fome kind of hungers after the Staple Commodities, fo as the main flock be not too great to occupy, and yet to leave enough to ufe. But because this Nation formerly had been, and as yet were used too much to Foraign Manufactures, the Importing of which, did debase the Home-made Manufactures, and discouraged that work ; therefore the Law was made to reduce the vanity of Apparel, (which infected these times) to more Sobriety ...

Some delight in Foraign Commodities, and Manufactures, is doubtless profitable both for Trade and Shipping; fo as what is Imported, exceeds not what is Exported : for too much of that makes the Domeflick Commodity contemptible, the Nation poor, and the people want work, because it's a noted vanity of this Nation, That they love things far fetcht, and dear bought. As a cure therefore to this discase, English 43 E. 3.c.1. Cloth by Law is enjoyned to be worn by all perfons, under the Degree of a Lord, and so the former Inhibition of Importati- 11 E.3.c.2,3. on of Foraign Cloths was strengthned thereby. And because the English Clothiers should not take advantage hereby; to raile the price of their Cloths to their own covetous pin : Therefore the Law alfo settled a certain price and measure, and 27 E. 3. c.4. the same before fale was to be allowed upon view, and for the 7 Rich. 2. c. 9. goodness of the Cloths, and perfect working thereof; Laws 17 Rich 2. c.2. were likewife made against Exportation of all fuch as were 50 E. 3. cap 7. not perfectly made.

A fourth step in the advancement of Trade, was the compelling men to work; for when publick employment calls men forth for fervice in the Field ; their minds once in Commotion, or upon the Wing, can bardly fettle any where, or floop

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floop to the Perk again, unlefs upon hope of prey or gain to be gotten thereby. Such were the times of Edward the Third, wherein partly for that caufe, and partly for the fcarcity of men left from the Sword and Pestilence, not only workmen were scarce and dear, but even the Mass it self was grown stately, the private delights of Kings and great Men, and scarce vouchfafing to be seen by common gaze, but at a great distance: The Priests had little Charity, and the poor had as little money; fo as no peny, no Pater Nofter. A fick and very crazy time questionless was it, when the Clergy were stately, and the poor idle. The Priests wages for this cause, are now lettled, and they that would get much, must get many littles, and do much : but the greater fore was amongst the poorer fort; either they would not ferve, or at fuch wages, as could not confift with the price of the Cloths, and the fubfiftence of the Clothier. Laws therefore are made to compel them to work, and to fettle their wages; fo as now it's as beneficial to them to ferve the meaner fort of Clothiers, as the richer fort: For the Master must give no more, nor the Servant take more, and thus became labour currant in all places.

A fifth means to advance Trade, was the fettling of a Rule upon Exportation and Importation: this wrought a double effect, Viz. The enriching of this Kingdom with Foraign Commodities, and the maintaining of Shipping, which was and is a principal means, not only of riches, but of firength unto all Sea-bordering Countries, especially regard being had to these three confiderations.

First, That Importation do bring in more profit, than Exportation disburseth.

Secondly, That both Exportation, and Importation be made by Shipping belonging to this Nation, fo far as may confift with the benefit of this Nation.

Thirdly, That the Exportation be regulated to the overplus, faving the main flock at home. The truth of the first will be evident from this ground, That no Nation can be rich that receives more dead Commodities from abroad, than it can spend

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at home, or vend into Foraign parts, effectially if it be vended in its proper kind, and not in Money; and therefore the Laws provided, that no Merchant (hould Export more Money, than 27 E. 3. he Importeth, and what he doth Export must be of the new ftamp, which it feemeth was inferiour in value to the old: yet the times may prove fo penurious, that this rule may be waved for a feafon.

The fecond is no lefs beneficial; for as it is in War, fo in all Trades; the greater the number is that is employed, the more effectual the Iffue will be: and therefore though it in the general be more beneficial, that all Exportation and Importation might be by our own fhipping; yet in regard times may be fuch, as now they were, that the fhipping of this Nation is more than ordinarily employed for the fervice of the State: And that every Nation ftriveth to have the benefit of Exportation by Veffels of their own.

And Laftly, in regard the cafe may be fuch, as Importation may be, at a cheaper rate by Foraign Veffels, and Exportation likewife may for the time be more prejudicial to this Nation, if done by our own fhipping, than those of other Nations. Therefore the courfe mult be changed, fo far forth as will ftand with the occasions of the State, and common profit of this Nation. And for these causes, and such like, in the times whereof we now Treat, the Laws often varied; fometimes no Staple Com-27 E. 3. modity must be Exported in English bottoms; fometimes all 43 E. 3.0.12; must be done by them, and within a year again that liberty  $6 Rich_{2.0.32}$ . was reftrained; and after that, liberty given to Foraigners to  $14 Pich_{2.0.54}$ .

The third and laft Confideration is as neceffary as any of the former; for if Trade be maintained out of the main flock, the Kingdom in time must needs be brought to penury, because it is their Magazine: and for this cause it was 31 E. 3. c. 8, provided, that all Wool should remain at the Staple fifteen days, to the end it might be for the Kingdoms use: if any one would buy, they must do it within that time, otherwise it might be exported.

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The fixth means of advancement of Trade, was the fettling of the Staple; for as it was an encouragement to the first establishing of the Manufacture, that the Staples were let loofe, fo when the Manufactures had taken 100t, the Staple' especially now fixed to places within this Kingdom, brought much more encouragement thereto.

First, For preferving a full Market, for whilst the Commodity lies scattered in all places, the Market must needs be the leaner; partly in regard the Commodity lies in obscurity, and partly because when it is known where, yet it's not easily discovered whether it be vendible or not; and besides small parcels are not for every man's labour, and the greater are not for every man's money.

Secondly, Staples are convenient for the flating of the general price of the Commodities; in regard the quantity of the Commodity is thereby the more eafily difcovered, which commonly maketh the price. And the quantity of the Commodity thus difcovered will not only fettle the price to it felf, but alfo ballance the price of the Manufacture.

Thirdly, The Staple having thus discovered the quantity of the Commodity, will be a ready way to fettle the quantity of the main Stock, that must be preferved, and regulate Exportation as touching the over-plus. But it cannot be denyed that the first and principal mover of the making of the Staple, was the benefit of the Crown : for when the Commodity was gone beyond the Sea, it importeth not to the Subjects in England, whether the fame be fold at one place. or more, or in what place the fame be fettled, until the Manufacture was grown to fome stature; and then the place became Litigious. The benefit of Exportation pretended much intereft in the fettling thereof beyond the Sea, but in truth it was another matter of State; for when it was beyond Sea, it was a moveable Engine to Convey the King's pleasure or displeasure, as the King pleased; for it was a great benefit to the Countrey, or place where ever it fettled; or elfe it moved or flayed according to the inclination of the people where it was, either for War, or Peace. But on the

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the contrary, the Interest of the people began to interpose ftrongly : And for these Causes the Parliament likewife intermedled in the place; and thus the Scene is altered : fometimes it's beyond the Seas, in one place, or in another : fometimes in England. In Edward the Third's time, we find it 43 E.3. cap.r. fometimes at Calis, fometimes in England: In Richard the 12 Rich 2. e. 16 Second's time; we find it again beyond the Seas, at Middle- 14 Rich. 2. c. 11. burgh, thence removed to Calis, and after into England; where at length the people underftood themfelves fo well. that the Parliament settled the same, it being found too burthensome for the Manufactures to travel to the Staple beyond the Seas, for the Commodity that grew at their own doors, betides the inhanting of the price, by reafon of the carriage, which falling also upon the Manufactures, must needs tend to the damage of the whole Kingdom. This was one way indeed, and yet pollibly another might have been found; for if a Computation had been made of the main Stock, and a Staple fettled within the Kingdom for that, and the over-plus Exported to a Staple beyond the Sea, it might have, proved no lefs commodious, and more complying. It is very true, that there are many that call for the liberty of the people, that every man may fell his own Commodity as he pleafes; and it were well that Men would confider themfelves as well in their Relations, as in their own perfonal refpects : for if every man were independent, his liberty would be in like manner independent; but fo long as any Man is a Member of a Common-wealth, his liberty must likewife depend upon the good of the Common-wealth; and if it be not good for the Nation, that every Man should fell his own Commodity as he pleafeth; he may claim the liberty as a Free-man, but not as an English-man; inor is that liberty just, fo long as his Countrey hath an interest in his Commodity for it's fafety and welfare, as in his own person. I do not affert the manner of buying the Staple Commodities, by Merchants of the Staple, to fell the fame again in kind for their private advantage ; divers limitations. must concurr to fave it from an unlawful ingroffing; nor doth it appear to N me

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me that the Staplers in these times used fuch course, or were o. ther than meer Officers for the regulating of the Staple, in nature of a Court of Piepowders, belonging to some Fair, or Market. Neverthelefs, I' conjecture that it may well be made evident from principles of State, that Mart, Markets, and Staples of Commodities, that are of the proper Off-fpring of this Nation, are as necessary, to Trade, as Conduits are to places that want water, is Las , this is have not seen

The feventh, and laft means that was fet on foot in thefe times, for the advance of Trade, was the regulating of the Mint, and the currant of Money. This is the life and foul of Trade, for though exchange of Commodities may do much, yet it cannot be for all, because it is not the lot of all to have exchangeable Commodities, nor to work for Apparel, and Victual ... Now in the managing of this trick of Money, two things are principally looked unto ; Firft, that 'the' Money be 25 F.3. Stat 5 good and cyrrant. Sccondly, that it should be plentiful. As. touching the excellency of the Money's feveral Rules were 6 F. 3. cap. 2. made, as againft embating of Morey, "againft Foraign Money. not made currant, again's counterfeit and falle Money :" For according to the goodness of the Money, fo will the Trade be more or lefs, for the Merchant will rather lofe in the price of his Commodity in Money, than in exchange for other Commodity, because the value thereof is less certain, and the Tran-fportation more chargeable.

Secondly, as touching the plenty of Money, that is as neceffary to the advance of the Trade, as of the goodnels of it: for. according to the plenty thereof, will be the plenty of the Manufactures, because Handicrafts-men having no Commodities but their labour, cannot work for exchange, nor can exchange supply Rents and maintenance to the greater fore of people. To this end therefore it is provided against melting of Money, 6.E. 3 c. 2,3. and Exportation of Silver and Gold: And yet to encourage 17 Rick. 2. c. I. or not difcourage Importation of Silver and Gold, liberty was given to every man to Export fo much as they did Import, provided that what they carry away, must be of the new stamp, or Minted in this Nation. By this means Bullion came in with proba-

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probability, that much thereof would remain in the Nation in 27 E. 3. lieu of Commodities exported, or if not, the greater part ; yet at least the Mint gained, and that was some benefit to the Nation.

Thirdly, for the fuller currance of the Moncy, the Iffue was established in feveral parts of this Kingdom, according to the ancient cuftom, and this was advantageous both to the Mint, and to the flock of, Money in the Kingdom. This eftablishment was with this difference, that though the Mint was fettl- 18 E 3. c. 6. ed by the Parliament, yet the Exchange was left to the Directory of the King and his Council; becaufe the Exchange is 18 E. 2. c. 6 an uncertain thing, fubject to fudden alteration in other Nati- 25 E.3. Stat. 5 ons, and it's necessary that in this Countrey it be as fuddenly cap. 12. ballanced with the Exchange in other Countreys, or in a short time the Nation may receive extreme damage. In regard whereof, and many other fudden exigencies in Trade, it feemeth to me convenient, That a, particular Council were effablifhed for continual influence into all parts of these Dominions. to take into confideration the quantity of the Staple Commodities, neceffary to be retained as a Stock at home, for the ufe of the people, and the Manufactures; and accordingly to ballance the Trade of Exportation and Importation; by opening and enlarging, or flutting, and ftraitning the Stream, as occasion doth require.

And laftly, to watch the course of the Exchange in Foraign parts, and to parallel the courfe thereof is in this Land thereto : For otherwife, the publick must necessarily fuffer; fo long as private men feek their own particular interefts only in their course of Trade. 

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# CHAP. VIII.

Of Legiance, and Treason, with Some-Considerations . upon Calvin's Cafe.

Stimes change manners, so'do manners change Laws: For it's the wildom of a State, when it cannot over-rule occasion to pursue and turn it to the best issue it can. Multitude of Laws therefore are not fo much a fore to the people, as a Symptom of a fore people; yet many times Laws are faid to be many, when as they are but one,, branched into many particulars, for the clearing of the peoples understanding; ( who usually are not excellent in diftinguishing, ) and so become as new Plaister's made of an old Salve, for fores that never brake out before. Such fore times. were thefe, whereof we now 'Treat, wherein' every ! touch. made a wound, and every wound went to the heart, and made the Category of Treafon fwell to that bignefs; that it became an individuum vagum, beyond all rule, but the prefent fence of timerous Judges, and a touchy King.1. Thus were many of the ignorant and well-meaning people in an hideous danger. of the gulf of forfeiture before they found themfelves nigh the brim.

All men do agree that Treason is a wound of Majeffy, but all the doubt is, where this Majeffy refleth originally, and what is that Legiance which is due thereto, the breach whereof amounteth to so high a censure; for some Men place all Majeffy in one Man, whom they call an absolute Monarch. Others in the great men, and others in the people, and some in the concurrence of the King and body of the people: and it. is a wild way to determine all in one conclusion, when as the fame dependeth wholly upon the constitution of the body; look then upon England in the lass posture, as the rigider fort of Monarchial politicians do, and Majeffy will never be in glory, but in the concurrence of the King and Parliament, The govern- { Edw.3. } Kings of ment of { Rich 2. } England.

ment, or convention of Estates, and so upon the whole account it will be upon the people, whole welfare is the fupreme Law. Rome had Kings, Confuls, Dictators, Decemviri, and Tribunes long before the Orator's time, and he faw the foundation of an Empire, or perpetual Dictatorship in the perfon of the first of the Cefars ; any of all which might have challenged the supremacy of Majesty above the people : and yet the often change of Government shewed plainly that it rested upon another pin; and the Orator in cxpress words nolefs; when speaking of the Majefty of that Government, he allotteth it not to those in chief command, but defineth it to be, magnitudo populi Romani; afterwards when the pride of the Emperours was come to its full pitch in the times of Augu- Cie. partie, flus and Tiberius; an Historian of those times in the life of Ti- Orat. berius tells us, that he declared the bounds of Treason to be determined in three particular inftances, of Treachery against the Army; Sedition amongst the people, and violating the Majefty of the people of Rome; in all which men were not punishable for words, but actions and endeavours. I do not herein propound the Government of the Roman Empire as a model for England, but à majori, may conclude, that if the Si quis majeproper seat of Majesty was in the people of Rome when Em- fatem populi perours were in their fullest glory, it's no defacing of Majesty Romani minuin England to feat it upon the whole body, from whom the iffer, Tacit. same is contracted in the representative, and so much thereof An. 1. divided unto the perfon of the King, as any one member is capable of, according to the work allotted unto him. These feveral feats of Majefty making alfo fo many degrees, do alfo imply as many degrees of wounding, for it's written in nature, that the offence tending to the immediate destruction of the whole body is greater than that which destroyeth any one member only; and when the written Law maketh it Treason to compais the deftruction of the King's Person, it leaveth it obvious to common fence, that it's a higher degree of Treason to compass the destruction of the representative, and above all, to deftroy the whole body of the people;... crimes that never entred into the conceit of wickedness it felf !!

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felf in those more innocent times; much less faw they any caufe to mention the penalty by any written Law. Neverthelefs becaufe many fad examples had accurred within the memo-; ry of this prefent Age, of the danger of the perfon and honour of Kings; and yet on the other fide they faw that in fuch cafes of Treason the King's honour was made of reaching Leather, and might eafily be strained within the compass of a wound of Majefiy : therefore Edward the Third imitating Tiberius, reduced the crime of wound of Majesty in the Person of the King, into certain particular inftances, out of the compass whereof, the Judges of the Law in ordinary courfe must not determine Treason. These concern either the fascty of the perfon of the King; or of the fucceffion in the Royal Throne; 25 E. 3. Stat. or lastly, the safeguard of the publick right by the board and Privy-Seal, the value of Money, and by perfons in matters of Iudicature judicially prefiding, all of them reflecting upon the King, confidered in his politick capacity; for otherwife many, crimes might have been mentioned, more fatally reflecting upon the King in his natural capacity, which neverthelefs are omitted as not worthy of so high a censure. Other Treasons 17 R.2. n.20, are left to the determination of the Parliament as occasion should offer it self, whereof divers examples of a new stamp accurred within forty years next enfuing, which were of a temporary regard, and lived and died with the times.

To these two notions of Majesty and Treason, I must add a third, called Legiance, for it is that which maketh Majefty to be fuch indeed, and lifteth it into the Throne, and whereof the higheft breach makes Treason : and because that which hath been already said reflecteth upon an opinion, or rather a knot of opinions (for I find them not punctually adjudged) in Calvin's Cafe, 1 must a little demurr to them; because as their. fence is commonly taken, it alters the fundamental nature of the Government of this Nation from a Common-weal to a pure Monarchy. In handling of this cafe the honourable Reporter took leave to range into a general discourse of Legiance, although not directly within the conclusion of the cafe; and therein first fets down the general nature thereof, that · it

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it is a mutual bond between an English King and his people; and then more particularly fets forth the nature of this bond in the feveral duties of obedience and fealty, fo. 5. a. and those also in their feveral properties, Viz. natural, absolute, fo. 7. a. due to the King omai, foli, & femper, fo. 12. a. in his natural and not publick capacity, fo. 10. a. whereas he faith, this bond is natural, he meaneth that it's due by birth, fo. 7. a. By absolute (if I mistake him not) he meaneth, that it is indefinite, fo. 5. b. Viz. not circumferibed by Law, but above Law, and before Law, fo. 13. a. and that Laws were after made to enforce the fame by penalties, fo. 13. b. and therefore he concludeth that this legiance is immutable, fo. 13. b. and. fo. 14. a.

Thus having flated the point as truly as I can, both for the nature of Legiance, and the object thereof, Viz. the King, and not the people, otherwife than in order to the fatety and honour of the King's perfon, confidered in his natural capacity as he is a Man; I thall in the next place examine the grounds as they are feverally fet down, and therein thall lead the Reader no further than the Reporters own concellions. Not troubling the Reader with any doubt, whether this bond confitts in obedience only, or in that fealty: and in all thall ever be mindful of the honour of that Pen with which I have to deal.

First, whereas it is said, that English Legiance is natural, and grounded upon the birth of each party within the King's Dominions and protection, it needeth no debate, so as the fame be taken, fano fensu, Viz. for a qualified Legiance beared of those fublimities of absolute, indefinite, immutable, see. for otherwise if such a high strain of Legiance be due from every English-man by birth; then all the Magna Charta, or Laws concerning the Liberties of the people come too late to qualifie the same, because they cannot take away the Law of nature, f. 14. a. and thus the party once born English muss for ever remain absolutely obliged to the King of England, although haply he lives not two Months under his protection all his ensure function.

Secondly,

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Secondly, the Legiance of an English-man to his King arifeth from that civil Relation between the two callings of King and Subject, and therefore it is not a natural bond which cannot be taken away. The first is true by the Reporter's own conceffions; Protectio trabit subjectionem, & subjectio protectionem; so he faith, fo. 5. a. fo. 9. b. and therefore though it be granted that Magistracy in general is from nature, as he faith, fo. 13. a. yet of weak birth is that inference which he maketh. Viz. That English Allegiance is a principle in nature. " Unless it be also admitted that all Men on earth that submit not to English Legiance do fin against nature. The difference then will fand thus, Magistracy is founded in nature, therefore Legiance alfo. But English Magistracy is from civil constitution, therefore is Englith Legiance of the like nature. In the next place, the Reporter faith, that before any municipal Law was made, Kings did dare jura, and he mounts as high for an example as the Trojans Age by the Teftimony of Virgil : but I believe he intended not much ftrength in this, feeing it's well known by any that knows the Scriptures, that there were municipal Laws given, and that concerning the office of a King by Mofes, which were more ancient than those of Troy, and long before the time of Virgil, who neither tells us in what manner those Trojan Laws were made, though the Kings gave them, nor if all were according to the Reporters fence, is the teffimony of a Poet (who sometimes useth his Poetica licentia) to be taken in terminis. In the next place, the Reporter vouches the Testimony of Fortescue, c. 12. Or 13. which is as absolutely oppolite to the main point in hand, as any Pen can declare. for he tells us of divers forts of Kingdoms, fome gotten by Conquest, as those of Nimrod and Belus, &c. But faith he, there is a Kingdom politick, which is by the affociation of men by confent of Law, making one chief, who is made for defence of Law, and of his Subjects Bodies and Estates, and he cannot govern by any other power; and of this nature, faith he, the Kingdom of England is, fo. 30, 31, 32. A fecond -piece of the foundation of this opinion of the Reporter is taken, ab inane, it is a vain thing, faith he, to prefcribe Laws · but

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but where by Legiance foregoing people are bound to obey: but this compared with the words of *Fortefcue*, formerly mentioned, falls of it felf to duft, and therefore I shall not further enlarge concerning it.

Thirdly, The Reporter brings in to help the matter, the consent of the Law in elder times, by certain Cases vouched to that purpole; the first concerning the Legiance of Children to Parents, which cometh not to this cafe, becaufe it is a Legiance of Nature, and this Legiance whereof we speak is vet under a litigious Title. And I suppose will in the conclusion be found to reft only upon a civil constitution, therefore I leave that. The fecond is, that a Man attainted and outlawed, is neverthelefs within the King's protection, for this (faith the Reporter) is a Law of Nature, Indelibilis & immutabilis, and neither Parliament nor Statute can take this power away, fo. 13. b. 14. a. and therefore the Reporter concludes. that as well the Legiance of the Subject as the protection of him by the King are both of them from the Law of Nature. An opinion that speaks much mercy, yet it seems strange, confidering the Pen; for if it be a Law of Nature, and immutable, for the King to protect perfons attainted, then must no fuch person suffer, for if he be under the King's protection, that being by a Law of nature, cannot be changed by any politive Law, as the Reporter faith, nor can the King be fo bound by any fuch Statute, but by a non obstante, he can fet himself at liberty when he pleafeth, and then the iffue will be this, the King hath a natural power to protect the perfons of Lawbreakers from the power of the Law, therefore much more their Effates; and then farewel all Law, but this of the King's Natural protection. I fay that these are of a high strain, confidering what the Reporter speaketh elfewhere. But to pursue his instance, he faith, that the King II. Co. fa. 88. hath power to protect an attainted perfon, that if any 8. Co. fo. 20. Man kill him without warrant he is a Man-flayer; and yet 4. Co. fo 35. this perfon attainted hath lost the legal protection. It's 7. Co. fe. 36. true, yet not to all intents, for by the fentence of the

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Law, his life is bound up under the Law of that Sentence.

35 H. 6. 63. Viz. That he must not suffer in other manner than the Sentence determineth, nor before Warrant of Execution-iffue forth to that end. And notwithstanding the Sentence, yet the Law leaveth him a liberty of Purchase, or Inheritance, though to the use of the Crown, and therefore in some respects, the Law protects his Person so long as he lives, and the King's Natural Protection is in vain in such Cases.

Latily, fuppofe the King hath a power of Non obflante, if the fame be allowed to him in a limited way by the Law, it is no Argument to prove the King's natural power, which is driven at under natural Legiance, much lefs if it cannot be made forth that the Law doth allow any fuch power of Non obflante at all; but by the iniquity of the times permitteth the fame to fublit, only to avoid Contention, as it came into this Kingdom by way of Ufurpation. And thus I have only difcovered the Foundation of this first qualification, which I fhall only leave naked, fuppofing that no man feeling it, will build at all thereupon.

The fecond property that, cometh to be confidered, is, That English Legiance is absolute, fol. 5. b. fol. 7. a. which is a word of a vaft extent, ferving rather to amaze men's apprehensions, than to enlighten them; and therefore the Reporter did well not to trouble himself or the Reader, in the clearing or proof thereof, but left the point rather to be believed, than understood, nor shall I in the Negative; for God himself can have no other Legiance from an Englishman, than absolute Legiance; and Kings being (as other men) such rather fubject thereto, being milled by such Doctrines as these are; the Scripture determines this point, and cuts the knot in funder.

The third property of English Legiance, which the Reporter institute upon, is that it is indefinite; which he explaineth to be, Proprium quarto modo, so as it both Univerfal and Immutable, fol. 5. b. fol. 12. and neither defined by Time, The govern- Edw. 3. Kings of ment of Rich. 2. England.

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Time, Place, or Perfon : As touching the Time, and Perfon, the Reporter enlarged not at all, therefore I shall only leave the Reader to chew upon the point, fuppoling himfelf in the first times of Edward the Fourth, when Henry the Sixth. was then alive; and let him refolve to which of them his Legiance had been due, confidering them both in their natural capacity, as the Reporter would have it. But as touching the place, it's reported that English Legiance is not only due from an English-man, to an English King in England; but in all places of the King's Dominions, though otherwife Foraign, as to the power of the Law of England : yea, faith the Reporter, as far as the King's power of protection doth extend. And yet this had not been enough, if the Premises be granted: for if this Legiance whereof we speak be absolute, and omni foli & femper, then is it due to the King, from an English. man, ubivis Gentium. Nevertheless, to take the Reporter in a moderate fence; it is worth confideration, whether English Legiance in the days of Edward the Third extended as far as the King's power of protection; when as he had the Crown of France, in a Foraign right to that of England. In this the Reporter is extremely politive upon many grounds which he infifteth upon.

First, he faith, that Verus and Fidelis are qualities of the mind, and cannot be circumscribed within the predicament of Ubi; and upon this ground he might conclude, that this Legiance is due to the King from an English-man all the world over, as well as in all the King's Dominions; but concerning the ground, it may be denyed, for though fimply in it felf confidered as a notion, Verity or Fidelity are not circumfcribed in place, yet being qualities of the Soul, and that being in the body, in relation thereunto, it may be in the predicament of Ubi; for where-ever that Body and Soul is, there is Faith and Truth, according to it's model, which though not absolute, and indefinite, yet if according to the Laws of the place wherein the Man is, he is truly faid to be Verus & Fidelis.

Secondly, the Reporter argueth, that the King's protection 0 2 is

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is not Local, or included within the bounds of England; therefore also is not the Legiance: for, Protectio trabit Legiantiam, & Legiantia Protectionem: Had this reason been formed into a Syllogism, it had appeared lefs valuable; for the protection of an English King, qua talis, of an Englishman, is local and included within the bounds of the Kingdom: But if the fame King be also King of France, or Duke of Aquitane, and an English-man shall travel into those parts; he is still under the fame King's protection, yet not as King of England, but as King of France, or Duke of Aquitane, otherwise, let the party be of France, or Aquitane, or England, all is one, he muss be (whether French or English) under an unlimited absolute protection, without regard had to the Customs or Laws of the place, yea, contrary to them; which I believe the Reporter never intended to affirm.

Thirdly, The Reporter falleth upon the matter in Fact, and" tells us, that the King of England did many times, De facto, grant protections to perfons in places out of the English Confines, and it will not be denyed : But never was any abfolute and indefinite protection fo granted; for the protection extends to defence from injury, and all injury is to be expounded and judged according to the Laws of the place : Nor do any of the Precedents vouched by the Reporter clear, that the King of England did grant, as King of England, Protection. to any Englishman in any parts of the King's Dominion bevond the Seas, which was not qualified according to the Laws and Cuftoms of that place: especially it being apparent, that an English King may hold Dominion in Foraign parts in Legiance under a Foraign King; as Edward the Third held the Dutchy of Guien, and therefore cannot grant absolute protection in such place, nor receive absolute Legiance from any person there being.

Fourthly, The Reporter faith, That the King of England, hath power to command his Subjects of England to go with him in his Wars, as well without the Realm of England; as within the fame; therefore the Legiance of an EnglishThe govern- { Edw.3. } Kings of ment of { Rich. 2. } England.

man to his King is indefinite, and not local, or circumferibed by place, or within the Kingdom of England. Although the first of these be granted, yet will not the inference hold, for possibly this may arise from the constitution of a positive Law, and not from Natural or absolute Legiance, nor doth any Authority by him cited justifie any such Legiance: But I cannot agree the first; for it is not true, that the Kinghath any such power from his own perfonal interest; nor doth the Authority of former Ages warrant any such matter : for a fuller disquisition whereof I shall refer the Reader to the eleventh Chapter ensuing, because the Whole matter concerning the Militia cometh there to be handled in course.

Fifthly, To close up all the reft, the Reporter brings, The Teltimony of the Judges of the Common Law out of the Teltimony of Hengham; wherein an Action was brought by a French woman against an English man, who refused to answer, because the Plaintiff was a French-woman, and not of the Legiance or Faith. of England : This was difallowed by the Judges, becaufe Legiance and Faith was referred to England, and not to the King." Thereupon the Defendant averred, that the Plaintiff is not of the Legiance of England, nor of the Faith of the King : And upon this plea thus amended, the Plaintiff gave over her Acti-The Reporter from hence observeth, that Faith and Leon. giance is referred to the King, indefinitely, and generally ; and therefore it is fo due to him. The reason might have had more force, had the Object of Allegiance, or the nature thereof; been the point in question; but neither of them coming to debate, and Allegiance being subjected to England, and Faith to the King, I fee not what more can be concluded from hence, but that Allegiance from an English man is due to England, and Faith to the King, which I suppose must be intended to be in order to that Allegiance; because by the former plea, England had them both, and the King was wholly left out in the Cafe. Neverthelefs, I rather think that the prefent point in controversie will receive little light here from on . either part. .

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We are now come to the fourth property of English Legiance, that it is due to the King's Natural Capacity, and not to his Politick Capacity, or due to the Office of a King in regard of the Perfon of the Man, and not to the Perfon in regard of the Office, *fol.* 20. And because this is of no small importance, neither easily understood, nor granted: Therefore he backeth his Opinion by many reasons.

First, he faith, that the King sweareth to his Subjects in his Natural Capacity, therefore the Subjects fwear to him in his Natural Capacity. This reason was intended to be taken from Relatives, and then it fould have been thus : A King doth forear to his Subjects in their Natural Capacity, therefore Subjects Swear to a King in his Natural Capacity : but it being otherwife. it is mistaken, and proves not the Point. Yet if we should take the Reporter in Sano Senfu, there is no question but the Oath is made to the Natural Capacity; yet not Terminative, more than the Oath of the Tenant to his Lord, which this Author pleafeth to couple with the mutual dependence between King and Subject, fol. 4. b. 5. a. Nor doth the Oath of an English-man bind him to the Obedience of all, or any Commands, which the King (hall give in relation only to his Natural Capacity, or in opposition to his Politick Capacity: Nor will the Reporter himfelf allow that the Politick Capacity of the King can be feparate from his Natural Capacity, fol. 10. And yet it is evident that a King may in his Natural Capacity command that, of which his Politick Capacity cannot give Allowance.

The fecond reafon of this Opinion, is taken from the nature of Treafon, which faith the Reporter is committed against the Natural Perfon of the King; and this is against due Legiance, according to the form of Indicaments, in that Cafe provided. This is not demonstrative, because that crime which is done against the Natural perfon of a Man may as well extend to it, in relation to his Place, or Office; and fo may Treason be plotted against the Natural Perfon of a King, as he is King: neither is there any other difference between the murther of a King, and

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and a private Man, but only in regard of the Place and Office of a King, which makes the murther of him Treason; for which cause all Indictments that do conclude, *Contra Legiantiæ debi*tum, do as well also conclude, *Contra Coronam & Dignitatem*, &c.

The third reafon is this; A body politick can neither make nor take Homage, 33 H. 8. Bro. tit. Fealty: Therefore cannot the King in his Politick Capacity take Legiance. The first must be granted only, *Jub modo*, for though it cannot take Homage immediately, yet by the means of the Natural Capacity it may take such fervice; and therefore that Rule holds only where the Body Politick is not aggregate, and not one Person in feveral Capacities, for the Tenant that performs his fervice to his Lord, performs the fame to his Lord in his Natural Capacity, but it is in relation to his Politick Capacity, as he is his Lord: For Lord and Tenant, King and Subject, are but Notions, and neither can give nor take fervice; but that Man that is Lord, or Tenant, or King, or Subject, may; even as the power of protection is in a King, not as he is a Man, but as a King.

The fourth reason is this, The King's Natural Person hath right in the Crown by Inheritance, therefore also in the Legiance of the Subject. This is the ftrength (as nigh as I can collect) of that which is fet down as a fixth reason, but I make it the fourth: because the third as I conceive is but an illustration of the fecond; and the fifth is upon a supposal of a Fides fiera; whereas that Faith of an English Subject, which is according to Law, is the truer of the twain. But to the substance of this fourth reason : If the first be granted, yet the Reporter cannot attain his conclution; for the King may in his Natural Capacity have right to the Crown by Inheritance, and yet not right in the Legiance of his Subjects, otherwise than in the right of the Crown; As in the Cafe of Lord and Tenant; the Lord may . inherit the Lordship in his Natural Capacity, but the service is due to him as Lord, and not as by Inheritance in the fervice in . the abstract. And though it be granted that the Legiance to a -King,

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King is of a higher firain than that of a Tenant to his Lord, fol. 4. b. 5. a. Yet doth the Reporter bring nothing to light to prove them to be of a different Nature in this regard.

The fifth and last reason that cometh to confideration, is. from a Testimony of the Parliament; for it is faid, That this damnable Tenet of Legiance to the King in his Politick Capacity is condemned by two Parliaments : But in truth I can find but one under that Title, that mentioneth this Opinion, and that is called, Exilium Hugonis, which in fum is nothing elfe. but Articles containing an enumeration of the particular offences of the two Spencers against the State, and the Sentence thereupon: .The offences are, for compaffing to draw the King by rigour to govern according to their wills: for withdrawing him from hearkning to the advice of this Lords, for hindering of Justice, and Oppression, and (as a means hereunto, ) They caufed a Bill or Schedule to be published, containing that Homage and Legiance is due to the King, rather in relation to the Crown, than abfolutely to his Perfon; becaufe no Legiance is due to him before the Crown be vefted upon him: That if the King do not govern according to Law, the Leiges in fuch cafe are bound by their Oath to the Crown, to remove him either by Law or Rigour.

This is the fubftance of the Charge, and upon this exhibited in the Lords Houle, the Lords, *fuper totam materiam*, banifh them before their Cafe is heard, or themfelves had made any appearance thereto: So as to the matter of this Schedule (which contains an Opinion fuitable to the point in hand, with fome additional aggravations) the Parliament determineth nothing at all: but as to the publifhing of the fame, to the intent to gather a party, whereby they did get power to act other enormities mentioned in the Charge; and in relation to thofe enormities, the Lords proceeded to fentence of banifhment; all which was done in the prefence of the King, and by his difconfent, as may appear by his difcontent thereat, as all Hiftorians of those Affairs witnefs: and it is not probable that the King

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King would have been difcontented with the proceedings of the Lords in afferting the Prerogative of a King ; in that manner of the Schedule, if he had perceived any fuch thing 'in' their purpofes. Add hereunto that the Lords themfelves juftified the matter of the Schedule in their own proceedings, all which tended to enforce the King to govern according to their Councils, and otherwife than fuited with his good pleafure : By force they removed *Gave/lon* from the King's prefence formerly, and afterward the *Spencers*, in the fame manner: So they removed the King from his Throne, and not long after out of the World.

Last of all, I shall make use of one or two Concessions, which hath passed the Reporter's own Pen ( in this difcourse of his ) for the maintaining, that the Legiance of an English-man, is neither Natural, nor Absolute, nor Indefinite, nor due to the Natural Capacity, but qualified according unto Rules.

The first is this, English-men do owe to their Kings, Legiance according to the Laws, therefore is it not Natural, or Absolute, or Indefinite. The inference is necessary, for the latter is boundlefs, and Natural; the former is limited, and by civil Conflitution: If any breach therefore of English Legiance be bounded by Law, then the Legiance of an Englishman is circumscribed, and not Absolute, or Natural. The major proposition is granted by the Reporter, who faith, that the Municipal Laws of the Kingdom, have prescribed the order and form of Legal Legiance, fol. 5. b. And therefore if by the Common Law, the Service of the King's Tenant, as of his Mannor, be limited, how can that confift with the abfolute Legiance formerly spoken of, which bindeth the Tenant, being the King's Subject, to an Absolute and Indefinite Service : Or if the Statute-Laws have fettled a Rule, according to which each Subject ought to go to War in the King's fervice beyond the Sea, as the Reporter granteth, fol. 7. & 8. Then cannot the Legiance be absolute to bind the Subject to go to War according to the King's own pleasure.

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Secondly, An English King's protection of his Subjects, is not Natural, Absolute, Indefinite, nor Originally extendeth unto them in their Natural Capacity: therefore is not the Legiance of an English Subject to his King, Natural, Absolute, Indefinite, nor Originally extendeth to the King, in his Natural Capacity.

The dependence of these two resteth upon the Reporters own words, who tells us, that Protectio trabit Subjectionein, & Subjectio Protectionem; Protection draws with it Subjection, and Subjection draws with it Protection, so as they are Relata, and do prove mutually one anothers Nature, fol. 5. a. And in the fame Page (a few lines preceding) he shews why this Bond between King and Subject is called Legiance, because there is a reciprocal, and double Bond: for as the Subject is bound in Obedience to the King, so is the King bound to the Subject in protection: But the King is not Naturally bound to protect = the people, because this Bond begins not at his Birth, but when the Crown fettles upon him.

Thirdly, this Protection is not abfolute, because the King must maintain the Laws, fol. 5. a. and the Laws do not protect : abfolutely, any man that is a breaker of the Laws.

Fourthly, This Protection is not Indefinite, becaufe it can extend no further than his power, and his power no further than his Dominions, *fol. 9. b*. The like also may be inflanced in continuance of time.

Laftly, the King's protection extendeth not originally to the Natural Capacity, but to the politick Capacity; therefore till a Foraigner cometh within the King's Legiance, he cometh not within his protection: And the ufual words of a Writ of Protection fhews, that the party protected, must be in Obfequio nostro, fol. 8. a. The fum then is, that as protection of an English King, fo neither is Legiance, or Subjection of an English man Natural, Abfolute, Indefinite, or terminated in the Natural Capacity of the King. And to make a full period to the point, and make the fame more clear, I shall instance in one Precedent, that these times of Edward the Third produced. The former English Kings had Title to many Territories in France,

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France, but Edward the Third had Title to all the Kingdom : And being poffibly not fo fentible of what he had in poffellion, as of what he had not; He enters France in fuch a way, and with that fuccels, that in a little time he gains the highest feat therein, and fo brought much honour to the English Nation ; and more than flood with the fafety of the Kingdom. For in the union of two Kingdoms, it's dangerous for the fmaller, left it be fwallowed up by the greater.

This was forefeen by the English, who knew England did bear but a small proportion to France, and complained of that 14 E.3. State 9. inconvenience; and thereupon a Law was made, that the people of England (hould not be fubject to the King, or his Heirs, as Kings of France : which manifeftly importeth, that an English King may put himfelf in fuch a posture, in which Legiance is not due to him; and that this poflure is not only in Cafe of Oppolition, but of diversity, when he is King of another Nation, and doth not de failo, for that Time, and Place, rule as an English King : which if to, I suppose this notion of Natural, Absolute, and Indefinite Legiance to the King in his Natural Capacity is out of this Kingdom, if not out of the World : and then the foot of the whole Account will be, that the Legiance of an English-man, is Originally according to the Laws: The fum of all being comprehended in the joynt fafety of the people of England.

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### CHAP. IX:

# Of Courts for Caufes criminal, with their Laws.

THe great growth of Courts founded upon Prerogative, derogated much in these times from the Ancient Courts, that formerly had attained the 'Soveraignty over the people, and in the hearts of them all? This was a hard leffon for them to learn, but especially of the King's Bench, that was wont to learn of none; and yet mult be content to part with many of their Plumes to deck-the Chancellor, much of their work to busie the Prerogative Courts, holden Coram Rege; and more to those Holden Coram Populo, I mean, The Courts of Oyer and Terminer; Gael delivery, and Justices of Peace. Those of Oyer and Terminer; were now grown very common, but lefs efteemed ; as being by men of mean regard nominated for the most part by the party that fued out the Commission, which for the most part was done in behalf of those that were in danger, and meated not to be justified by Works; but by Grace. These estapes, though finall in the particulars, yet in the full fum made the matter fo foul, as it became a common grievance, and a Rule there- ... upon fet by the Parliament, for the regulating both of the Judges of fuch Court, and the Caufes. The Commiffions for Gaol-delivery likewife, grew more mean and ordinary : The chief fort of Men in the feveral Counties, had formerly the power, but were found to favour too much of Neighbourhood, and Alliance; the leading of the work therefore, is now committed to the Judges at Westminster, and the other made only Affociates to them. But above all, the Courts of Sheriffs, Coroners, and Leets, were now grown fowr with Age, having attained courfes by common practice, differing from Oppression only in Name; and yet were the times fo unhappy, as by these courses they had obtained

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tained favour, and respect, amongst the great men, and fo gained more power from above to abufe them below. These men loved to be Commissioners of Oyer and Terminer, and having learned how to make capital offences pecuniary, found such sweetness, as they used not to be weary of their places, though the Countrey grew weary. of them; and therefore difliking uncertainties, in fuch matters of benefit, they cannot rest till they obtain more certain settlement in their places; some for years, others for life, and fome for ever. The difease thus contracted by degrees, the cure must be accordingly : First the Sheriffwicks much difmembred to pleafe the Court Favorites, and fill the King's privy purle, and all raifed to the utmost peny of the full, and beyond the just value. A Law is made to reftore the feveral Hundreds, and Wapentakes, 4 E. 3. c. 12. 8 15. to the Sheriffs and their Counties, and all of them are reduced to the old Rent; and it is likewife provided; that none thall execute that place in County or Hundred, who thall not then have sufficient Lands in that County to answer damages for injuffice by them done. And that no Sheriff 2 E. 3. c.4. .hall ferve in that place, above one year:s and then not to 4 E 3 c.4. be chosen again for that fervice, till three years be past ; which latter claule was only a medium taken up for the prefent occasion, in regard that men of ability became very rare in these times, especially, in some of the Counties. T.Rich. 2. C. II: The election of the Sheriff is likewife not to be forgotten, for though the Counties had the election of Coroners in regard they looked that no man should come nigh their blood, but whom they trusted; yet the Sheriff came not 28 E. 3. c. 6. fo nigh their skin, nor yet fo nigh their Free-holds, as anciently they had done , for that their power. in judicature was much abated, and fo not worthy of fo high regard; vet in respect he was still to be a Minister of Justice, and his place valuable more than formerly, it was holden con- 14 E.3. c. 7. venient that fuch as had the chief power of Judicature at Westminster, Viz. the Chancellour, Treasurer, Chief Baron, and, the two , chief Juffices ; fhould nominate the Man that ...

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that (hould be their Servant, and in the Parliament never-14 E.3.n. 33. theless interposed in that Election as often as they faw cause.

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Secondly, As touching Caufes criminal, which more ordinarily come within the cognifance of these Courts : 'They "generally held the fame regard in the eye of the Law in thefe times that they had done formerly; neverthelefs, in two crimes these times wrought diversly, urging the edge of Law against the one, and abating it as to the other. The latter of these is commonly called, Petit Treason, which is a murther dettructive to the Common-wealth, in an inferiour degree, and at a further diffance, becaufe it is deftructive to that Legiance, by which Families do confift, and of whom Kingdoms are derived.

In former times it extended unto the Legiance between cap.2 Jeff. 13 Lord and Tenant, and Parents and Children: but by this 21 E. 3. fol. Law of 25 E. 3. it is reduced to the "Legiance only of Man, and Wife, Master, and Servant, Clerk, and his Ordinary : the last of which was now lately taken up; and might have been as well laid aside, as divers others were, but that in these times much is to be yielded to the power of the Prelacy, who loved to raife the power of the Ordinary, to an extraordinary pitch , that themfelves might be the more confiderable.

This reducing of Treafon into a narrower ground, made the Regiment of Felonies to fwell: A hard thing it was in a Warring time, for Men to conceit themselves well dreft, until they were compleatly Armed : Some used it for a Complement, and amongst others, honest men had as good cause to use it, as fome that were ill affected, had a bad; and of the last fort, fome did aim at private revenge, though many aimed against the publick quiet. But however the intentions of men thus harneffed might be different, the looks of them all are fo four, that it's hard to know a Man for peace, from a Man for War. And therefore the people were now fo greedy after Peace, as they are ready to magnific, or multiply all poftures of Armed Men into the worft fashion, being well affured that the The Govern- S. Edw. 3. SKings of ment of Rich. 2. SEngland.

the readieft way to keep themfelves from the hurt of fuch men, is to have none of them at all. But *Edward* the Third had more need of them than fo, and will therefore allow Men to 25 E. 3. c. 2... ride Armed; but not to Troop together, to rob, kill, or imprifon any Man; and if any perfon did otherwife, it thould be Felony, or Trefpafs, but not high Treafon.

All this was in favour to the people, and yet it was not all;" for when Mercy groweth profuse, it becomes cruelty. Murther is very incident to times of War, yet is an Enemy to the Peace, of fo high a Nature, that though the King's pardon may do much, yet both King and people declare it an impardonable crime, by the Common Law, and that the King's Prerogative shall not extend fo far, as to pardon the same. This Justice done to the party dead, was a mercy to them that were alive; a means to fave blood by blood-fhed, and not fo much by the King's grant, as by his Releafe. Onething more in these cases of blood, the people obtained of a the King, which they had not fo much by Release, as by Grant, and that was the taking away of Englishire, an Ancient Badge of the Imperial power of the Danes over the Saxons, and which had either continued through the defidioulnels of the Saxons, in the times of Edward the Confessor, unto the Normans time, or by them taken up again, and continued, until these times that Edward the Third . was so far defirous to declare his readinels to maintainthe Liberties of the people, as to be willing to reftore them where they failed, and in particular took away the manner. of prefentment of Englishire, blotting out the Title and Claufe concerning it, out of the Articles of inquiry for the 14 E.3 cap.4-Judges Itinerant. And thus whether Native or Foraigner all men are now made in death equal, and one Law ferves all alike.

Next unto blood, these times grew more sensible of Ravishments, than former times had done: For though they had determined a severe penalty against so foul a Crime, and made, it in the nature of a Felony capital, which was

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enough to have scared any man from such attempts, yet for the proof of the matter in Fact, much refted upon the will of the Woman, which for the most part grounded upon felf-respects, and private prudence, laboured to conceal that which could not be made whole by revealing; and by after-confent skin'd over the fore as to themfelves, which corrupted inwardly, and endangered the wholebody; to cure which, a Law is made to reftrain fuch late connivance in the Woman, by de-5 E. 4. fd. 58. priving her both of her Joyncture, and Inheritance, which otherwise had been faved to her by such compliance, as afterconfent unto such violations.

#### CHAP. X.

#### Of the Course of Civil Justice, during these times.

TOwever the course of the Law concerning matters of the Crown, passed in a troubled Wave, yet in matters of Common Pleas, it paffed in a calm and full Channel; as the-Reports in Print do sufficiently witness, nor was there any change of principles, but only fome alteration tending to a clearer manifestation of the fame. I will not touch upon every particular, but only upon two, which reflect fomewhat upon the publick policy; the one touching the course of Inheritance in some particular Cases; the other touching pleading in the Courts of Civil Justice.

The first of these was occasioned from Conjuncture of Affairs, the Cafe being fuch, that Edward the Third had now gotten himfelf a new Kingdom unto that of England, and must look to maintain that by power, which he obtained by force, and conducing thereunto, must have continual employment of the English in that Service, as being most trusty to his Caule. And that it is unreasonable, that such English as had devoted themselves to his Service in this Cause, and in order there-

6 Rick. 2. c. 6.

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thereunto, had transported themselves, and their Families into those Foraign parts, should thereby loofe the benefit of Leiges, in the Birth-right of their Children, born in those Foraign 17 E.3. 11.190 parts. Upon confideration had hereof, and of a former leading - Opinion of the Lawyers and Parliament, a Declarative Law was made; That all Children born without the King's Legiance, whofe . Father and Mother at the time of their Birth , shall be under the 25 E.3. Stat 23 Faith and Legiance of the King of England, Shall have the benefit of Inheritance within the fame Legiance, as other Inheritors have. These are the words of the Statute, and do occasion a double observation; one from the matter, the other from the manner of the Expression.

The Subject matter is fo delivered, not as an Introduction of a new Law, but as a Declarative of the old, that lay more obfcurcly hidden, for want of occasion to reveal it, and the fubfance thereof refleth only in this, to enable the Children of English Natives, born beyond the Seas; not the Children of those that are of Foraign birth, though within the King's Territories in those parts, as the opinion hath been; nor doth any ancient Precedent or Cafe, warrant the fame, as might be at large manifested, if it might conduce to the end of this discourse: and for the fame caufe, after this Statute ; when as the Commons would have had a general Naturalizing of all Infants born beyond the Sea, within the King's Segniories; the fame would 42 E. 3. c. 10, not be granted, otherwife than according to the former Statute, and the Common Law.

That which in the next place concerneth the manner of expression is this, That a Child is faid to be born out of the King's Legiance, and yet the Father and Mother at the fame time to be of the Faith and Legiance of the King of England : It feemeth to me, that it intendeth only those Children of English Parents, born within the King's Territories beyond the Seas, because the words -enfuing, concerning Certification of Bastardy of fuch Children, are, that the fame shall be made by the Bishop of fuch place upon the O King's

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King's Writ directed to him, which could never have paffed into those places that are not of the King's Territories: and fo the Iffue will be, that the Legiance of those born in those parts, though they are Leiges to the King, yet they are not of the Legiance of the King of *England*, but as Lord of that Territory.

The other matter to be obferved concerning pleading in the Courts of Civil Juffice, is this, That whereas anciently, from the Normans time, till thefe times, the pleadings were in the 36 E.3 c. 15. Norman Tongue, they fhall be henceforth in Englifh; out of an inconvenience, I believe, rather fuppofed than felt: for though fome kind of knowledge of Law-terms may be encreafed thereby, yet unlefs that fhall be profeffedly fludied, it will breed nothing but Notions, and they an over-weening conceit, which many times fets Men to Suits in Law, to their own lofs; like fome weak influence of the Celeftial Bodies, that are ftrong enough to flir up humours, but not to expel them, or draw them out. However, even thus in part is the reproach of Normandy rolled away, like that of Egypt from the Ifraelites at Mount Gilgal.

#### CHAP. XI.

#### Of the Militia in these times.

WAr is ever terrible, but if just and well governed, Majestical; the one may excite resistance and defence, but the other Conquers before blow given; because it convinceth the judgement, and fo prevails upon the Confeience: For that heart can never be resolute in its own defence, that is, at War with its own understanding; nor can fuch a heart consider such a War, otherwise than as Divine, and bearing the face of an Ordinance of God; and then how can the Issue be unfuccessful. It is no strange thing

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thing for Kings to milcarry in their Wars, because it's rarely feen that they are under good Council; but if a Christian Council miscarry, we may conclude it extraordinary in the efficient Caule, and no lefs wonderful in the iffue, and end. Upon this ground, it concerneth a Christian Nation, not only in point of Honour, but of fafety and continuance, to - fettle fundamental Laws for War against time of War; as of Peace in time of Peace. Neither was England deficient herein, faving that ancient times were more obfcure in the particulars, and these days revealed them at such a time, wherein we may fay, that Edward the Third, approved himfelf not only King of England, but of himself, above the ordinary firain of expectation; for being now become a famous Commander and Conquerour, having also an Army inured to fight and overcome, and fo might have given a Law; he nevertheless received the same, submitting both it and himfelf, to the Directory of the Parliament in making a War-with France, which was three to one against him in every respect, (but in the Title) besides the difadvantage from Scotland that lay continually beating upon his Rear. The like may be observed of his War with Scotland, in both which he evidently telleth the World, that he held it unreasonable to enter upon the managing of an offensive Foraign War, without the concurrence of the common confent of the people; and that not onely for the thing it felf, but also for his own Personal Engagement in the Service. For a King, though he be the Generalissimo, yet is he fo from the people, and his Perfon being of that high value; is not to be exposed to every occafion that may provoke War, without due advice first had with the publick Council, because in his Perfon the people adventureth as well as himfelf. And in this manner were the Wars in France by Edward the Third, and in Scotland, concluded upon debate. In the next place, as touching the arrays of Men for War, I find no foot fteps of any power which was claimed as peculiar to the King therein, and acknowledged by the Parliament; but many inftances 100

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instances do I meet with in the opposite; all which do plainly . tell us, that the old shifts of Jurati and Obligati ad arma, 13 E.3. n.15, could do little either in the calling of men forth, or arming 17,18,37,38. them for the War. But in cafe of publick defence against 14 E 3. n. 14, Foraigners, men were fummoned upon their Legiance as an-15,,16,19,42, ciently was used. And this was by both King and Parliament fully declared, and all fuch obligations by writing called in and 20 E.3. 1. 14. damned as difhonourable to the King. In Foraign fervice the courfe was no lefs-regular; if the War was by especial direction of the Parliament, they likewife ordered the manner of theraifing of Souldiers, Viz. So many out of a County, and fo E E. 3. C. 15. many out of a Burrough, all which are by the express words of the Statute faid to be granted by the Knights and Burgeffes. But if it was only upon the King's particular infligation and " 4 E.3. C. S .. not by order or confent of the Parliament, the King, in fuch cafes being Voluntier, all the Souldiers were in like manner ; unless some particular Law, or Tenure, otherwise obliged As touching the Arming of Soldiers, the Law was them. vet more certain and particular. If the Soldiers were men of Effate, they were armed according to the ancient rule, afferted by the Statute at Winton, or otherwife were especially affeffed by the Parliament, or by vertue of their Tenures; the first of these is confirmed by Edward the Third in Parliament, wherein: he willeth that no man shall be urged to arm hirafelf otherwife" than he was wont in the times of his Ancestors Kings of En-\* E. 3. 523. 5. gland. The two latter were likewise confirmed by another S12: 2. Law, made in the fame King's time; whereby it was ordained that no Man shall be constrained to find Men of Arms, Hoblers, nor Archers, other than those which hold by fuch fervices, if it be not by common confent and grant' made in Parliament, 25 E.3. Stat. By men of Arms meaning those which we now call Curiaffeires. 5.6 8. or compleat armed; by Hoblers meaning those now called light Horfe-men. The Archers ferved on Foot, and were principally armed with Bows, although they had alfo Swords or other such offensive portable Weapons.

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The first of these concerneth only the arming of a Man's : own perfon, the other the finding of Souldiers, and arming of them, and both together sufficient for the safe-guard of the Rights and Liberties of the People, invaded in those times, by Committions of array; and fuch other expressions of Prerogative Royal; for as touching the arming of a Man's own Person, the Statute of I Edward 3. formerly mentioned, is clear in the point. And though the Statute of 25 Edward 3. doth not in the letter direct as touching the finding Arms for others, as is urged in his Majefty's Anfwerto the Declaration of the Parliament concerning the Commission of Array, July, 4. 1642. yet is it therein granted that a complete Soldier is within the Letter of the Statute; and feeing the perfon of the Soldier is not in the power of any private perfon in fuch cafes to command. him to the fervice, it feemeth clear to me that the Statute must intend the arming of him with compleat Arms, and not the armed perfon of the Man. The Soldiery thus Pat Rot. 3 E. arrayed, they are in the next place to be called by their 3. n. 18. Rendezvouz; the Knights by fummons fent to the Sheriff, a. but the reft by Proclamation. If the Knights appear not, a fine is fet upon them; if others run away from their. conduct, a Writ iffued to the Serjeant at Arms to apprehend them; if they were not arrayed, then the recognifances of fuch as undertook the work are estreated. All 4 E. 3. cap 5. plunder or spoil committed by the Soldiers in their conduct, was to be satisfied by the Conductor, or Commander, that received their Pay, or Charges for their Conduct : And although the charges for Conduct had formerly; De faile, been defrayed fometimes by the County, by vertue of Commillions that illued forth, both for the railing and conducting of them; yet was this no rule, nor did Edward the Third claim any such duty, but disclaimed it, and ordained by Act of Parliament, that both the Pay and Conduct- 1 E 3. c. 7." Money thould be disburfed by the King, from the time of their departure from their feveral Counties. For to 18 E. 3. c.7. this end (and for the fafe-guard of the Realm. And for the

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Fol. 4:8.

Regift. fol. 192.

50 E. 3. n. 62.

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the maintenance of the Wars of Scotland, France, and Gafcoign,) The King had fupply from Aids, Reliefs, Ward-14 E.3. Stat. 2 thips, Marriages, Cuftoms, and Elcheats; nor did the cap. 1. Parliament grant any particular Aid by Affeffment or publick Tax, but when they evidently faw the burthen of War, to be extraordinary; as it befel in the Conquest of so great and potent a Realm as France was: Wherein . although the Taxes were many, yet fo well ordered were they, and with that compliance from the King, that the people indured them with much patience, fo long as the King lived. Laftly, in all thefe Cafes of Foraign Wars (for of fuch Cafes only these Laws are to be understood ) it was especially provided, that no man should be distrained, or 1 E. 3. Stat. urged against his will, to go out of his County. But in 2. cap. 5. Cafe of defensive War; the course was otherwise; for all Men in fuch Cafes are bound by the Law of Nature, to defend their own Countrey from Invalion, in order to the fafety of their own Estates and Habitations. They were arrayed, or gathered together by Commission of Array from the King, Armed according to the Laws formerly mentioned, and not by Arbitrary order of the Commissioners: And by vertue of such Commissions. they were drawn forth and led to places where need reguired. Sometimes to one Coaft, fometimes to another, yet not altogether at the King's pleasure, for the Parliament upon occasion fet rules of restriction, and generally 13 E. 3.11 18. exempted the North-parts beyond Humber, from being drawn South-ward, and left them as a referve, for the defence of the Marches, bordering upon Scotland; and fometimes ordered, the Array fhould be executed only in fome 20 E.3.n. 14. particular Counties, and other times wholly exempted the Countrey adjacent, within fix miles of the Sea-Coaft. And because the King might under colour of a defence Array the people, where no fuch occasion led the way, and I E. 3. Stat. 2 command them out of their Counties, a Statute is made that states the Cafe wherein such Array shall be; the words cap.s. whereof are variously set forth in the Books in Print, whether

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whether determinatively, or carelefly, I cannot tell, but all-of them do differ in fence one from another, and from the Truth; fome of the common Books have the words thus: None shall be distrained to go out of their Counties, unless for cause of necessity, and of sudden coming of Strangers, or Enemies, into the Kingdom: Others read it thus, But where neceffity requireth, and the coming of strange Enemies into the Kingdom. The King's Answer to the Parliaments Declara- Fol. 422. . tion, concerning the Commillion of Array, would read it thus, Unless in case of Necessity, or of sudden coming of strange Enemies, &c. But the words in the Roll are thefe; Et que nul's ne soient distresses d'aller hors de les Countees, Si non pur Cause de necessity, de suddaine venue des Stranges Enemies, en Regaulme; In English thus, word for word : And that none be distrained to go out of the Counties, if not for cause of Necessity, of sudden coming of strange Enemies into, or in the Kingdom: which words determine the point, That none shall be by Commission of Array drawn out of their County, but in cafe of Neceffity : And fecondly, that this Cafe of Necessity, is only the coming of strange Enemies into, or in the Kingdom, fo as probably the Invalion must be Actual before they be drawn out of their Counties. and not only feared; and it must be a sudden Invasion, and . not of publick note, and common fame foregoing, for then the ordinary course either of Parliament, or otherwise, must. be used to call those that are bound by Statute, or Tenures, or Voluntiers to that service, seeing every Invalion is not fo fatal, as to require a Commillion for a General Array. Against what hath been thus noted, the judgement of Sir Ed. ward Coke in Calvin's Cafe lies yet in the way, who affirmeth, Fol. 7. b. that the Subjects of England are bound by their Legiance to go with the King in his Wars, as well within the Realm, as without; and this Legiance he telleth us, is that Natural Legiance which he faith, is Absolute and Indefinite, &c. and not Local; which if not fo, then were not the English bound to go out of England; an inference that is neither neceffary, nor is the thing affirmed certain. It is not neceffary, becaufe Englich-

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English-men may be bound to go out of Eugland, by vertue of their Tenures, particular Contract, or else by special Act of Parliament, and not by vertue of that Natural Legiance, which ·in truth is no where.

Now for the maintenance of the point, the Reporter al--ledgeth two Statutes affirming the thing, and Common practice; and laftly, Authorities of the Judges of the Common II H.7. cap 1. Law. As touching the Statutes, one in Henry the Seventh's time, and the other in Edward the Sixth's time: I shall fpeak of them in the fucceeding times, when we come at them. for they are no Warrant of the Law, in these times whereof we now treat ; much less is the modern practice of these latter days, a Demonstration of the Law in the times of Edward the Third, nor of the Nature of the Law in any time, feeing that it is obvious to times, as well as particular perfons, to do and fuffer things to be done, which ought not fo to be; and therefore I shall for the prefent lay those two Confiderations afide. But as touching the Opinions of the Judges of the Common Law, two Cafes are cited in the Affirmative, which feem in the Negative, and the reft conclude not to the point.

The first of the two Cafes, is the opinion of Justice Thirning in the time of Henry the Fourth, word for word thus: A Protection lies for the Defendant in a Writ, upon the Statute of Labourers, and yet the Defendant shall not have such matter by way of Plea, Viz. That the King hath retained him to go beyond the Sea: for the King cannot compel a Man to go out of the Kingdom, That is (as the Reporter faith ) Not without Wages; intimating thereby, that if the King (hall tender Wages to any Man, he must go whither the King shall pleafe to fend him, which is not only destructive to the opinion of Thirning concerning the plea, but alfo (though granted) is destructive to the Reporter's Judgement in the main point: For if an English-man may refuse to go without Wages, then is he not bound to go by any natural absolute Legiance, as the Reporter would have it. And as touching the fecond Cafe, which is Bigot's and Bobun's Cafe, it cleareth the fame

7 Hen. 4. Protect. 100.

2 E.6. C.2.

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fame thing; for it was refolved, that they ought to go but in manner and form, according to the Statutes, then is not the ground in the abfolute Legiance, for that is not qualified, but in the positive Statute-Law, which tieth only in manner and form, and that by voluntary confent in Parliament.

The reft of the Cafes, do neither conclude the main point, nor the particular thing that the Reporter intendeth: for he would imply to the Reader, that English-men were anciently used to be imprested for the Wars in France : and hereunto he voucheth one Authority out of ancient Reports of 44 E.4 fol. 12. Law, in Edward the Third's time, one Authority in the time 12 H. 4. 7. of Henry the Fourth, and three in the time of Henry the Sixth; 32 H. 6. fol.4. pone of all which do fpeak one word concerning improved in Pronone of all which do speak one word concerning impresting, tet. and that in Edward the Third, doth imply the contrary; for 19 H. 6. 35. the Cafe is, that in a Precipe quod reddat, a protection was offered by the Defendant, as appointed to go beyond Sea with the Duke of Lancaster; and the Plaintiff's Council alledged that the Defendant had been beyond Sea, with the Duke, and was returned : To this the Defendant's Council answered, that the Duke was ready to return again; and for this caufe the protection was allowed: Yet a Quere is made upon this ground, that it might be that the Detendant would not go over with him, nor was it proved that he would, which the weth plainly, the party was not imprested, for then the thing had not been in his power to will or nill.

The last inftance that the Reporter produceth, is that of Forinfecum Servitium, or Foraign Service, and that feemeth to be Knight-fervice to be performed abroad : But this falleth short of the Reporter's intention in three respects.

First, Though it belongeth to the King, yet not to him only, but to other chief Lords, fo faith Bration.

Secondly, It is not due from every English-man:

And laftly, It is a Service due by vertue of Tenure, and Brad t. li. 2. then the Conclusion will be, That which is due by Tenure fol. 36.  $\Im$  37. of Lands, is not due by natural and abfolute Legiance: and

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fo this Foraign Service, arifing meerly by compact, and agreement between Lord and Tenant, and not by the natural duty of an English-born Subject, (which is the thing that the Reporter driveth at in all this difcourse) will be for far from maintaining the Reporter's opinion, as it will evidently destroy the fame.

And thus the posture of this Nation, in the Field remainethregular in the rule, whatever hath been faid against it; notwithstanding, that in the very instant of Action, there may be fome irregularity, which no doubt both was, and ever will be, in flormy times; nor did it conquer the Law: For though War may feem to be but a ficknels of the State, yet being in Truth, as the Ultimum refugium, and only referve unto Law, beaten to a retreat by oppreffion : It is no wonder if this motion, or rather commotion that brings on the Law of peace in the Rear, be still and ever subject to a rule of Law, how unruly scever it self seemeth to be. Now because Law imports execution, and that presupposes a Trial, and it a Court ; therefore did our Ancestors (amongst other Courts not regulated by the Common Law ) form a Court for the Service of War, called the Court Martial, or the Constables Court, according as the Office of one or the other, had the preheminence. The proceedings herein, were ordered as I faid, not according to the Common Law, for that is like the Land, much distant from all other Nations, and the negotiation of this Island with other Nations, (as in time of Peace, fo of War,) requise a rule common to all those Nations, or otherwise no negotiation can be maintained : And for this caufe, the proceedings in this Court were ever according to the rule of the Civil Law: The work of this Court is principally judicial, and in fome Cafes Ministerial.

The first reflects upon causes Foraign and Domestick, and both of those are either Criminal, and such as concern the common Peace of the place of War, or more civil, relating only unto private interest. As touching the first of these, I suppose it is no Bull, to speak of a Common peace in the place

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place of War; for a common peace must be in each party within it felf, or otherwise no party at private variance can fublist within it felf, much lefs make War with the other; and therefore in order unto War, there must be a Law of Peace, for the Trial of Offenders, and punishing them for offences committed against the good Government of the War; fuch as are breaking of Ranks, deferting the Standard, running away from the Colours, Mutinics, Murthers, Rapes, Plunderings, private quarrels, difobedience to command, and fuch like; all which do bear the flew of Crimes against the Common Peace of the Army, and the Countrey.

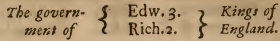
Of the fecond fort, are matters concerning Quarter, and Contracts in order to the government of the War, faving fuch as are made before either part be Inrolled for the War : For if a Mandoth covenant to ferve in the War, and keepeth 13 Rich. 2. not his day at the first Rendezvouz, he is to be attached by Writ Stat. I. cap. 20. at the Common Law. Caufes Domestical likewife fall under 8 Rich. 2. 11. 31. the like division : for whatfoever Caufe may be Foraign, may 8 Rich. 2. c 5. alfo be Domestick; becaufe the Army is ever imbodied within 191. 2. the Kingdom, and must be under the Directory of the Martial-Law, upon the first forming thereof. Now though the particular Laws of the Army, for the government thereof, be ordinarily according to the prudence of the General, yet certain Fundamentals have been ab Antiquo, made by Cuftom, and the Parliament, against which the course of Judicature must not go; and as the Parliament faw need, it fet alfo particular Directions, as for the payment of Soldiers wages, for reme- 50 E. 3. n. 33. dy of wastings and plunderings in their own Countrey, and other fuch Emergencies. But the execution of all these Laws Originally was in the Martial of the Army, and becaufe that the Army was generally diffolved, or fuch perfons engaged in fuch matters of Controversie. departed from the Army before the fame were concluded; Therefore the Marshals-Court continued in order to the determining of these matters; and in continuance of time, other matters also crowded into that Society, although fometimes under the Directory

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11. 161. 3 R. 2. n. 27.

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of the Confable of England, as well as at other times underthe Marfhal; more particularly, that power of determining matters concerning Torniament, a fport that like a Sarcafm tickles the fancy, but wounds the heart, and being of as little ufe in a Common-Wealth, as of benefit; therefore is laid afide, nor need I to fpeak any more concerning it. There is one thing more, fomewhat like a Torniament, but that it is in good carneft, and that is called Duel. This cometh likewife within the Cognifance of this Court, but in a Minifterial way, and as fubfervient to the Common Law, in Cafes of Appeal and Right: Hereof needs likewife little more than the naming, and therefore, I fhall leave the Reader that would underftand the particular managing thereof, unto the difcourfe compiled by the Duke of Glocefter, in Richard the Second's time.

Laftly, As touching the Antiquity of this Court, though it may be great, yet the power thereof was doubtful, and fcarce taken notice of in any publick Act of State, till about thefe times; when as a complaint was made by the Commons, for the encroachment of that Court upon the liberty of the people, and bounds of the Courts of Common Law; Nor is it ftrange that fuch unquiet times brought forth fuch Precedents, but much more ftrange that the Common Law held up its head againft fuch violent irruptions of War.

#### CHAP. XII.

#### Of the Peace.

Y Ou have feen the Kingdom in Armour, now fee it in Robes, and you will fay that its Majefty therein is as grave, as it was in the other brave. It's true, the tempers are to contrary, as it may be wondred how one and the fame fhould be wife and willing for both: but when God will do

Gloff. 129.

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do much, he gives much, and can make a people as one Man, like unto Caleb fitted both for War and Peace : Befides, the times were now much conducing hereto, it's vain to endeayour to allay humours in the body, which are maintained by Agitation, they must be purged out, or the whole will sill be endangered : and therefore although Kings hitherto did endeavour to cstablish a peaceable Government, yet being led by ill Principles of private Interests, they laboured to little purpose: but now the Scene is altered, and one wife moderate King, that was as wife as valiant, did more than they all : And first let a rule upon his own defires, contenting himself with the condition of an English King; and then upon his people, making them contented with the condition of Englishmen.

The order herein was no lefs observable; for the former wrangling times having trained up the minds of men in a tumultuous way, nor could they skill to pace in the fieps of peace, the King led them into Foraign parts to fpend their heat, till being either weak or weary, they are contented to return home, and fludy the happinels of a quiet life: these men thus ordered, the reft at home are made more cool, like a body after Phyfick, and all are now contented to fubmit to Law and Magistracy. A fitting time now it was for Justices of Peace to come upon the Stage in their best garb : For though the work was more ancient, yet like fome loofe notes laid aside in several places, it was not to be found, but at a . distance, and after long delay. But Edward the Third fums up all into one brief, and brings a complete model thereof into the World for future Ages to accomplish, as occasion should lead the way. The course was now established to have Juffices fettled in every County, there to be refident and attending that Service. First, they were named Guardians, or Wardens of the Peace, but within a few years al-1 E. 3 cap. 16. tered their Title to Justices. First, they were chosen out of 1 E.3. n 5. the good and lawful men of each County : After that they 17 E. 3.n.m. were two or three chosen out of the worthyest Men, and I E. 3. cap. 6these were to be joyned with Lawyers. Then was one Lord 18 E.3. cap.22

and

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and three or four in each County of the most worthy men, 34 E.3. c. 1. adjoyned with Lawyers. Afterward in *Riebard* the Second's time, the number of Justices in each County might attain to 12  $\mathcal{T}_{12}$ : c.10. the number of fix, and no Steward of any Lord to be admitted into the Commission; but within half a year all is at large, fo be it that the choice be out of the most fufficient Knights, Efquires, and Gentlemen of the County. Again, within two 14  $\mathcal{R}_{12}$ : c.12. years, the number in each County is fet at eight, yet in all these, the Judges and Serjeants were not reckoned, fo as the work then feemeth not fo much as now a days, although it was much of the fame kind; and yet it grew up into that greatness which it had by degrees. Before they were fettled by Edward

which it had by degrees. Before they were fettled by Edward the Third, there were Custodes pacis, which might be those whom we now a days call the High-Constable of the Hundred, whose work was purely Ministerial.

2 E. 3. c. 3. 4 E. 3. c.2. 8 E. 3. n. 67. 18 E.3.c.2. 17 R.2. c.10.

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25 E. 3. Stat. 1. C. 7. 34 E. 3. C. 11.

Afterward about the fecond year of Edward the Third, the Guardians of the peace had power of Oyer and Terminer, in matters of riding armed upon the Statute 2 Ed. 3. After that, they have power of enquiry by Indictment in certain Cafes, within four years after they have power of Oyer and Terminer in Cafes of falle Jurors, and maintenance : and about ten years after that, they obtained like power in matters of Felony and The way of Commissions in case of life and mem-Trespass. ber thus opened; another occasion of Commission offers it self for a determinative power, in cafe of offences against the Statute of Labourers, and the Cognifance hereof is foon fettled upon Commissioners in the Counties specially chosen for that Service, which questionless as the times then flood, was as commendable work as it was necessary: For Soldiers were fo many that Labourers were very few; and those that once are accustomed to Arms think ever after meanly of the Handicraft; nor will they ever floop thereto after their Spirits are once elevated by Mastery of Adventures. And secondly, those few Labourers that remained of the Sword, Plague, and other disasters of these wasting times, understood their advantage, and set a value upon their labours far above their merit, appreThe Govern- Edw. 3. SKings of ment of Rich. 2. England.

prehending that Men would rather part with too much of a little, than to let their work lie ftill, that must bring them in all they have; but these Commissioners lasted not long, though the work did : The Justices of Peace are looked upon as meet for that fervice, and it's a vain thing to multiply Com- 42 E. 3. c.6. millions where the work may be done by one, that before this time had obtained an additional Cognifance of all Caufes of Riots, Batteries, wandring dangerous perfons, and offences in Weights and Measures, and in Purveyance. To them, I fay, 34 E.3. c.5, 6. all this work concerning Labourers is also committed by the Parliament; and herewith a way was laid open for Crimes of greatest regard under Felony to be determined by Trial in the Countrey according to the course of Common Law. The iffue of all which was not only ease to the people, but a great escape from the rigour of the Council. Table in the Star-Chamber and the King's-Bench at Westminster on the one fide, and also from the gripe of the Clergy on the other; who hitherto held the Cognifance of the Markets in Weights and Measures to themselves. This model so pleased all men, that Richard the Second, that was pleafed with nothing but his own pleasure, gave unto the Juffices of Peace yet further power to execute the Statute at Northampton against riotous ridings, 14 Rick. 2. c. 12. and to fettle the wages of Labourers and Servants, to punish unlawful Huntings by the meaner fort of people; and regrators of Wool, false Weights in the Staple, unlawful wearing of Li- 13 Rich. 2 c. 8. veries, and unlawful filhings, contrary to the Statute at West cap. 13. minster, 2. Thus was the power of Justices of the Peace grown 14 Rich, 2, c. 4: to that heighth in these and other things, that it undermined, 16 Rich. 2. c 4. not only the Council-Table and King's-Bench, but the Com- 17 Rech. 2. c.9. millions of Gaol-delivery, and of Oyer and Terminer, fo far forth as their work was much lefs than formerly, for Neighbours in cases of Crime are better trusted, with the lives and estates of men, than strangers, fo as in all this' the people are still the gainers.

The manner of Judicature by these Justices of the Peace still remains : nothing appears by any Statute in these times, that one III

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15 Rsch. 2. c. 2. one Juffice of the Peace might do alone, but record a forcible detainer, although questionless in point of present security of the peace and good behaviour by the intent of the Statutes, hemight do many things, but in Cafer of Oyer and Terminer, all must be done in publick Sessions, which the Justices of the Peace had power to hold by Commission only, until the thirty fixth year of Edward the Third, and ever after that they held their -Seffions by vertue of the Statutes, and had power to determine 24 E. 2. C. I. 16 R. z. c. 4. divers things in their Seffions. according to difcretion. These were remedies after the Fact, now fee what preventing Phyfick these times afforded.

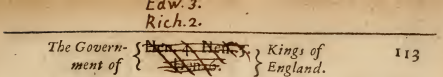
One thing that much irritated the spirits of men into difcontents was false news or flanderous reports raised and spread amongft the great men : For in these times the Lords were of fuch a confiderable power as the vexation of one Lord, proved the vexation of a multitude of the meaner fort; and though . the Statute of Westminster the I. formerly had provided against fuch Tales, yet it touched only fuch as concerned discord between the King and people, although by implication alfo it might be construed to extend further. But Richard the Second, willing to live in quiet, that he might enjoy his pleasure, would have the people know their duties in plain words, and agreed 12 R. 2. C. II. to a Law, that all fuch as published fuch false news, tending to fow strife between the great Men, should be imprisoned until the first mover was found, and if he were not found, then the Relator should be punished by advice of the Council : So much power was then given to the Council, what ever it was.

> Thus the feed was choked, or was fo intended to be, though every pallion was not thus suppressed : For some angers conquer all fear, and will hold poffeffion, come what will : In the next place therefore, provision is made against the first Actings in forting of parties by tokens and liveries; utterly inhibiting the meaner fort of the people from giving of Liveries to maintain quarrels, upon pain of Fine and Imprisonment, and the Trial to be before the Justices of Affize, which it feems was in affirmance of former Laws, as by the preamble of the Statute

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tute doth appear, though the Laws themselves are not extant. About fifteen years after, it was by fad experience found, that the Lords maintained quarrels by multitude of Liveries, and therefore another Law was made inhibiting the Lords to give 16 R.2. cap.4.-Liveries to any but their menial Servants; and it's ordered, that the Juffices of the Peace shall make enquiry of fuch offences, and punish them according to their discretion.

A third prevention was provided against gathering together of parties after they are forted. For the humours may to a- . bound, as nothing will keep them in; they must either break out into a fore, or a long fickness of State will certainly follow. To this end therefore, the Statute made at Northampton is again revived, expressly forbidding all perfons to ride Armed, unless in fome particular Cafes of executing Juffice, or guarding the perfon of the King, or his Juffices, and fuch like : And if men will be so adventurous, as to out-dare Law, by publick force, Troopings together, and riotous Ridings, Another course is taken, not by Commillion of the Peace, but rather of War, directed unto valiant persons in every County, and they have power thereby to apprehend fuch Offenders, and imprison them until the Gaol-delivery, though no Indictment be found thereof until the Gaol-delivery shall be. By this Commission therefore power is given of Poffe Comitatus, in nature of a Commiffion of Array, with an Additional power of fighting and destroying, fo as though the King granteth the Power by the Commission, yet the Parliament giveth the power to the Commiffion; and be it a Commiffion for Peace or War, it is Originally from that power.

The fourth and last prevention, was the taking away means of continuance and supporting such Riotous ways, Viz. Caftles and Gaols out of the Custody of private hands, and restoring them to their Counties: For Gaols and Caffles are taken promiscuously for places of security, in times of peace to keep ill perfons from going out, and in times of War from getting in : Amongst thefe, fome belonged to the King, and were committed to fuch as he favoured, who commonly (in fuch times of Opprellion and Violence) grew too big

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for Juffice, usurping a Gaol delivery, and making such places of firength many times, even to the innocent, a Prifon to keep them from the Law, but unto guilty perfons an Afylum to defend them against the Law. And these thus belonging to the King were under no Law, but of Prerogative, whereas other Castles of private perfons were under the yoke of the Statute. 13 E. I. For remedy of all which, the King's Caffles are once more returned to the Sheriff's Cuftody by Act of Parliament ; who queflionless hath the power to dispose of all places of firength, whether in order to Peace, or War, and could not dispose them into a more safe and indifferent hand than the Sheriff's; who is as well the King's Officer, as the Kingdoms Servant, and much intrusted by the Law in the execution of its own power. And thus is this Nation now prepared for a fettled peace, a Condition that is long in ripening, and foon rotten, unlefs it be well ferced, and over-awed by a good Confcience : But Richard the Second, was neither fo good, nor fo happy; his Heart affected to be high, but his Head could not bear it; he turns giddy, and runs far wide : Those that would reduce him, he enforces into Foraign Countreys; and himfelf holds on his carere over hedge and ditch into Ireland, where under pretention of holding possestion of that Kingdom, he loft England, and whilf he plays his game in that Countrey, another plays King, by your leave, in this, and fleps into the Throne : teaching the King thereby this Leffon, though too late; That Non-residency is dangerous for a Priest, but unto a Prince fatal, unless bis Subjects be fast to him, when he is loofe so them.

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#### CHAP. XIII.

A View of the Summary Courfes of Henry the Fourth, Henry the Fifth, and Henry the Sixth, in their feveral Reigns.

TE that played this prank was the banished Duke of Hereford, Son of John of Gaunt, and by his Death, now become Duke of Lancaster by Title, and as the times then were, it proved not hard to get more: For in uncertain Common-Wealths, it is an easie thing for a man of opinion, that hath less than his due, to get more than he ought. As Son of John of Gaunt, this Duke had the peoples good wilhes; he ( a wife and a brave Man, and under oppreflion) gained the more upon the people, by how much they love brave men, and compassionate fuch as fuffer wrong, especially from fuch perfons, from whom they all found the like measure. All these concurring with the King's abfence, invited the Duke to adventure himself upon the influence of the peoples favour, to gain his own right, and what more the people would allow him; and if no more, yet his Honour is faved, he came for his own, and attained his end.

Thus then he comes over, without Army, or Foraign power, or other help, faving the advice and intereft of Arch-Bishop Arundel, who was his Companion in suffering, Partner in the Cause, and no less welcome to the Clergy, than the Duke himself was to the people; and so gained power to the Duke, though he brought none. Upon their Arrival the aspects of all are benign; the Dukedom waits for him,

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and in that, as in a mirrowr he beholds the way fair and eafie; yet further, it pities him to fee the Kingdom fo torn in pieces and fpoiled: The people knew him able, and hoped him willing to amend all; they offered him their fervice, which he accepts, and therewith the Crown: fo hard a thing it is for to put a ftop to a Conquerour in his carere.

By this time was the Duke of HerGord thus become Duke of Lancaster, and King of England, under the name of Henry the Fourth, by a defign, that in the proof was more easie than commendable: and which being effected cost more skill to make that seem fair, which was so foul, than to accomplish the thing. He therefore first heaps together Titles, enough to have buried the clamour of Usurpation, if it would have succeeded. Conquest was a Title freest from dispute, whilst power holds; but it looks better from a Forraign Enemy, than one sworn to the English Crown; and therefore after that had served his turn, he disclaimed it, as that which was, though meet enough to have, yet unmeet to hold.

His right by Defignation from his Predeceffor, he glanced upon, but durst not adventure it too deep into the peoples confideration, whole Ancestors had formerly over-ruled the Cafe against King John. He then stayed upon a concealed Title, from a concealed Son of Henry the Third, of whom they who lifted might be perfwaded; but few believed the thing, nor did himfelf, but thence takes his flight up to a Jus Divinum, or some hidden Fate that called him to the work; but even there his wings failed him, and fo he falls flat upon the peoples Election, De bene effe. Some of thefe, or all together might make Title enough for a great Man that refolved to hold by hook, what he had got by crook; and therefore truffing them up all together, he enters his claim to the Crown, As coming from the Blood Royal from King Henry, and through the Right that God his Grace bath fent me; with the help of my Kin, and Friends, to recover the fame, which was in point to be undone, for want of good Governance, and due Justice : The extract of all, is, that he was chosen

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by the people and Parliament then fitting: And albeit that by the Refignation of *Riebard* the Second, the Parliament might feem, in firid confruction of Law, to be expired, together with the King's power who called them together, yet did not that Parliament fo apprehend the matter, but proceeded not only to definitive Sentence of Depofing him, but declared themfelves by their Commiffaries, to be the three States, and Reprefentative of the people of *England*, maintaining thereby their fubliftency by the Contiftence of the Members together, although their Chief was for the prefent like a head in a trance, till they had chofen *Henry* the Fourth to fucceed in the Throne, by this means preventing the conceit of difcontinuance in the very Bud of the Notion.

Much like his entry was his continuance, a continual tide of Foraign and Domeflick War and Confpiracy, enough to exercise his great Courage, although he was more Wife than Warlike, being loth to take up Arms; (for well he knew, that a fick Title never fleeps but in a Bed of Peace) and more loth to lay them down; for befides Victory, whereby he gained upon his Enemies in time of War, he knew how to make advantage of them in time of Peace, to fecure his Friends, to keep others in awe, to enforce fuch Laws asfood with reason of State, and the present posture of Affairs, and where Laws failed, to fill up the period with Dictates of his own Will. And upon this Account the Product was a Government full of Ulcers, of Blood-shed, without regard of Perfons, whether of the Lay, or Religious Order, without Legal Trial, or privilege of Clerk. So was Arch-Bilhop Walden Dethroned, Arch-Bilhop Scroop put to death, and Dukes were difmounted without Conviction, or Imputation, faving of the King's displeasure : Taxes multiplyed, although begotten they were upon the Parliament, like fome monftrous Births shewn to the World, to let it know what could be done; but concealed by Hiftorians to Walfing. let it know what may not be done. Yea, the privileges of Parliament invaded in point of Election : A thing that

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none of his Predeceffors ever exemplified to him, nor none of his Succeffors ever Imitated him in; nor had he purposed it, but that he was loth the people should know more of the Government than needs must.

To keep off Foraign troubles, he made Peace with France for longer time than he lived ; yet was ever infeited with the Sword of Saint Paul in behalf of Richard the Second's Queen. and with the Factions between the Houses of Orleance and Burgundy, in which he had interested himself to preferve the Foraign Neighbour-hood in Parties one against another, that himself might attend his own security at home. He would have moved the Scots, but they were already under English Banners; nor could he reach fo far, having fo many enemies even in his own bosom. The Welsh were big with Antiquity, and Mountains of Defence; they begin to bethink themfelves of their Ancient Principality, hold the King's Arms at hard Duty, till by Laws Enacted in Parliament, they loft 2 H.A.cap.12. their Liberties of bearing Office Ministerial, or of Judica-4 H.4. cap. 26, ture, of holding Castle, of Convention without the King's 32 & cap. 19, Licenfe, yea, of Purchafe; and by degrees were brought 20, 28, 31. down from the height of a Free Principality to be flarved in their power, and inferiour to a Free people. And thus the Welfh on the one fide, the discontented Lords on the other, and Mortimar's Title in all, fo bufied the King, as though he lopped off the Tops as they fprang up, yet they fprang forth as they were lopped; nor was it the King's lot all this while to find out the root of All, or to firike at that.

> Lastly, when time had made all troublers weary, yet he fiill fits upon Thorns; he was jealous of his Subjects, jealous of his Son, yea jealous of himfelf. It being ever the first and last of his thoughts, how to keep his Crown. For the most part of his Reign, he was troubled with the walking Ghost of *Riebard* the Second; ever and anon he was alive, he was here, he was there, and fo the peoples minds were always kept at random; but when all these Spirits

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Spirits are conjured down, Richard the Second's Ghoft is yet within Henry's own breast. So ruled Henry the Fourth, an unhappy" confident man, that durst undertake more than he would, did more than he ought, was fuccessful in what he did, yet never attained his end's to be sure of his Crown, and quiet of mind. For a plaister to this lore, he turned fomewhat towards Religion; but shewed it more in Zeal to Church-men, than in works of Piety; and therefore may be thought to regard them, rather as his best Friends in right of Arch-Bishop Arundel, than as in relation to Religion; yet as if he overlooked that, he Hift. Leelef. desires their prayers, becomes a strict observer of superstitious rites, is fiery Zealous against the Lollards, intends a journey into the Holy Land, and War against the Infidels, ( the common Phylick of guilty Kings in those days.) Briefly, he did will to do any thing but undo what he had done; and had done more, had his journey to the Holy Land fucceeded; but (whether haftned or delayed; by a Prophecy of the ending of his days, falls not within my Pen to cenfure : ) 'entring upon the work he died ; in the beginning of his purpofes, in the midft of his fears, never came to the Holy Land, and yet yielded up his last breath in Ferufalem.

THe Parliament was then fitting, and was witness of the Henry the death of Henry the Fourth, as it had been of his entrance upon the Throne, as if purposed to see the course of Fifth. the Crown, in the doubtful currant between the two Houses of Lancaster and York, and to maintain their own honour in directing the Scepter according to their warranty upon a late Intail by Act of Parliament', yet did not all reft upon this; for the Heir of Henry the Fourth was a Man every inch of him, and meant not to Moot upon the point: His Father died a King, and he his Heir; had the Crown, and was refolved to hold it: A rough young Man he had been formerly, and bold enough to out-face fmall doubts in point of succession, for he could (for a need) out-face common

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common civility it felf. This might have lien in his way, for he that cannot govern himfelf, can much lefs govern a Kingdom: Yet a hidden providence concluded quite contrary, and rendred him a clear Testimony of a strange change by the anointing Oyl, like that of Saul that forthwith had the Spirit of another Man : So though not hammered thereto by affliction, as was Edward the First; yet was he his parallel in Government and Superiour in Success. Being seated in the Throne, all Men thought it dangerous to abide the adventure of the Turn of this King's Spirit. The Clergy had but yesterday tryed the Mastery with the Laity, and gained it but by one Vote; there was no dealing-with the Clergy, whilft Arch-Bishop Arundel lived, nor with him whilst Henry the Fourth lived, or his merits were in memory; but now they both are dead, the Clergy and the Laity are upon even ground ; this might make the Clergy now not over confident: The Lords looked on the King as a Man like enough to ftrike him that stands next: The wife Men faw he would be doing; all Men were tired with inteffine quarrels; and jumped in one, that he that would be in action should act abroad, where he might get renown, and a purchase big enough for his Spirit. Scotland was a Kingdom yet incompetent to the King's Appetite. France was the fairer mark and better game, and though too big for the English gripe, vet the Eagle ftooped, and sped himself so well, as within fix years he fallned upon the Sword and Scepter, and a Daughter of France, and might have feised the Crown; but chose to suffer a blurr to lye upon his Title derived from Edward the Third, rather than to incurr the cenfure of Arrogancy over a flooping Enemy; or to pluck the fruit from the Tree before it was fully ripe; which in time would fall into his Lap, by a better Law than that of the Sword ; otherwife it might be well conceited, that he that hath both Right and Power, and will not feise, disclaims. Besides the King was as well Inheritor to his Father's Fate as Crown : still he had fuccels, but the end was so far distant, that he died in the way thereto. The brave Dauphine of France maintaining War (after his Father, the

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the French King had yielded up the Eucklers to Henry the Fifth) till Henry the Fifth died, and the English did forego what they had formerly gotten in France, by the Sword of that great Commander. Nordid the English gain any thing in the conclusion of this War, but an honourable windy repute, of being one of the five Chief Nations of Christendom, (if honour it be to be reputed amongst the Nations) a Conquerour of France; the chief Leader unto the dethroning of three Popes at once, the Election of Pope Martin, and of giving a cure to that deadly wound of the Popedom, which had spent the blood of two hundred thousand Mens lives lost in that quarrel.

Thefe Foraign Engagements made the King lefs folicitous of the point of Prerogative at home; and the rather, because he knew the way to conquer his private Enemies arms, and his Subjects hearts; without lofs of honour in the one, or reverence in the other. He loved Justice above the rank of his Predeccifors, and in some respects above himself; for he advanced Gascoign for doing Justice, though to the King's own shame. He liked not to intrude himself into Elections, and therefore though requested by the Monks of Canterbury, he would not nominate a Succeffor to Arch-Bilhop Arundel, but Antig. Brit. left the whole work to them. In the Authority of his place, he was moderate, and where his Predeceffors did matters without the Lords confent, when he made his Unkle the Marquis of Dorset, Duke of Exeter, and had given him a pension Walfing. to maintain that honour, he asked the Lords confent thereto. To the Clergy he was more than just, if not indulgent, led thereto by his Father's example, as being wrapped up in the fame Interest as I conceive, rather than out of any liking of their ways, now growing more bold upon ulurpation than in former times. Or it may be that having prevailed in that work in France, which to any rational Man must needs appear above the power of the King, and all the Realm of England; he looked upon it as more than humane, and himfelf as an inftrument of Miracles; and was ftirred up in his zeal to God, according to his understanding in thofe

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those dark times, to give the Clergy scope, and to pleasure them with their liberty of the Canon-Law, that began now to thunder with fire and terrour, in fuch manner, that neither greatnefs nor multitude could withstand the dint, as was evidenced, in that penance inflicted upon the Lord Strange, and his Lady in cafe of Blood-fhed in Holy Ground, and their hot pursuit of the Lord Cobham, unto a death of a new Nature, for fomewhat done, which was fometimes called Treason, and sometimes Herefie : And thus became Henry, the Fifth baptized in the flames of the Lollards, as his Father had fadly rendred up his spirit in the fame: I. fay, in this he is to be looked upon, as one milled for want of light, rather, than in oppolition against the light : For in his last will, wherein Men are wont to be more ferious and fincere amongst his private regards he forgets not to reflect upon. Religion to this purpofe : We further bequeath (faith he) to the redundant Mercy of the Most Excellent Saviour, the Faith , Hope, and Charity, the Vertue, Prosperity , and Peace. of the Kings our Succeffors, and of our Kingdom of England; that God for his Goodnefs fake would Protect, Vifit, and Defend them from Divisions, Diffensions, and from all manner of Deceitfulnefs of Hereticks. And thus Piety, Juflice, and Moderation of Henry the Fifth, Adorned and Crowned the honour of his Courage and Greatness, with that honourable Title of Prince of Priests : and had he been bleffed with a clearer light, he might as well under God have obtained the Title of Prince of Princes, wanting nothing that might have rendred him a precedent of Fame.

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B'Ut the time is now come, that the Tide of England's Henry the Glory must turn, and the fudden Conquest in France, by Sixth. Henry the Fifth, not unlike the Macedonian Monarchy, must difgorge it felf of what it had hastily devoured, but never could digest. Three things concurred hereunto, one dangerous, the other two fatal to the flourishing condition of any Nation.

First, The King is a Minor in the least degree that ever any Prince fate on English Throne: He entred thereinto, neither knowing what he did, nor where he was; and fome fay, he fat therein in his Mothers Lap : for his Life had been more in the Womb, than abroad. A fad prefage of what followed. for many Men think that he was in a Lap all his days. Nor are the chief men to be blamed herein, for it's a certain Truth, that it's much better that Election of a King should be grounded upon a rule that is known, though it be by descent of Inheritance, than upon none at all. For if a Child should fucceed, or a Lunatick, yet where the Principle of Government resteth upon the Representative of the People, there is the lefs caule of Complaint, the Government being still the fame, both for Strength, Wildom, and Uniformity: though it may be the Nation not fo Active and brave. For a Common-Wealth can admit of no Minority, though a Monarchy by defcent may.

Secondly, This deficiency in Nature might have been fupplyed, but that these times were unhappy in the great power of the Lords: to please whom, the Government is parcelled out into two fhares : One is made Protector of the King's Perfon, the other Protector of the Kingdom: too many by one: For let their Persons be never so eminent for Abilities, if they be not as eminent for Humility, and felf-Command, their hearts will foon over-rule their heads into a Faction : And therefore though the Earl of Warwick was a wife Man, and the Duke of Glocester a wife Man, yet the Earl of Warwick with the Duke of Glocefter were not wife. On the other fide, the Protectorship of the King's Person, being in the T 2

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Duke of Exeter, and that of the Realm in the Duke of Glocelter; things fucceeded palling well, for they both had one publick aim, and the Duke of Exeter could comply with the Spirit of the Duke of Glocester, who otherwise was not fo pliant : But after five years, the Duke of Exeter dying, and the Government of the King's Perfon devolving to the Earl of Warwick, who fided with the proud Cardinal of Winchefter, against the Duke of Glocester, and so not only confumed the rest of the King's Nonage in a refflefs diffurbance of Affairs, but alfo despoyled Henry the Sixth, of the Spirit of a King for the future, and fo the Kingdom of a King: For it was not the condition of Henry the Sixth, to be endowed with a Spirit of fuch height, but might well have been led by advice, and needed not the Earl of Warnick's rugged brow to overlook him ; ... who was not content to have the King only attendant upon his advice : but must likewise have him under his Rod, to be corrected for his faults, and that by a Commission under the King's own hand and Seal, dated in the eleventh year of the King's Reign, and founder Colour of Curbing, he killed's that spirit in the King, which otherwise, doubtless, had both spirit and pride enough to act himself above his due height; and could not have been fo long a Child, and fo little a Man as he was. 

It is very true, that Henry the Fifth by Will, feemed to countenance his Brothers, and it cannot be denyed but the Duke of Glocefter, was of fuch noble parts, that they could hardly dilate in any work inferiour to the Government of a Kingdom. Neverthelefs, to yield much to the will of a -dileafed King in fuch Cafes, is as ill a precedent, as the making of a King by Adoption : and it had been better for the people' to have adhered to the Duke of Glocefter alone, than by joyning him with another, bring into a precedent fuch a luxuriant Complement of State, as a Protectorfhip of a Kingdom, which is of fuch little ufe to a Common-Wealth, and of for bitter Fruit to the Party, as must needs bring repentance when it 'is too late: For be that can manage the Protectorfhip of a Realm, without

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without anger of good Men, or envy of bad Men, is fitting to live only with Angels, and too good for the World. Nor did the Duke of Glocester meet with better measure, how wife foever he was, and truly devoted to the good of the Realm: For after four and twenty years Government, fo wifely and faithfully carried on by him, that Juffice, it felf could not touch his Person's unjustice did, and he received this reward from his Nephew Henry the Sixth, that he died in the dark, because the cause durit not endure the light?

We had have the sixth perfwaded that heristof full Age, he had laid afide his Guardian, the Duke of Glocefter, but forgetting to fue out his Livery, he betakes 'himfelf from the Grace of God, into the warm Sun, (as the Proverb is) changing the advice of a faithful experienced wife Counfellour, 'for the Government of an Imperious Woman, his Queen, who 'allowed him no more of a King, than the very Namel's and that alfo the abufed to outface the World stand after the had removed the Duke of Glacefter out of the way; undertook the fway of the Kingdom in henown Perfor, being a Foraigner, neither knowings a nor carings' for, other Law, lithahy the swill of a Womanon' rowing and how on this down to be you be the basis

Thus the glory, of the Houfe of Lancafter goes down.) and now a Star of the Houfe of Lancafter goes down.) and people look to it. The Quren here at becomes a Souldier, and begins the Civil Wais between the two Houfes, wherein (her English party growing wife and weary) the prays aid of Ireland, a Nation that like unto Grows, ever wait to prey upon the infirmities of England. The Wars continue about fixteen years by fits, wherein the first loss fell to the English party, the pretensions being yet, only for good Government : Then the Field is quiet for about four years, after which the clamodrof ill Government revives, and together therewith a claim to the Crown by the Houfe of Tork is avouched; thereuponithe Wars grew hot for about four years more, and then an ebb of as long quiet ensure. The Tide at laft returns, and in

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Comin. lib. 1. two years War, ends the quarrel, with the death of fourfcore Princes of the Blood Royal, and of this good Man, but uncap. 7. happy-King. Unhappy King, I fay, that to purchase his Kingdoms Freedom from a Foraigh War, fold himfelf to a Woman, and yet loft his bargain, and left it to Observation; That a Confcientious Man, that marries for by-regards, never thrives : For France espyed their advantage, they had maintained War with England, from the death of Henry the Fifth, with various fuccefs: The Duke of Bedford being Regent for the English, for the space of fourteen years mightily fustained the fainting condition of the English affairs in those parts, and having Crowned his Mafter Henry the Sixth in Paris, in the ninth year died, leaving behind him an Honourable Witnefs, even from his enemies, That he was a brave Commander, a true Patriot, and a Faithful Servant to bis Lord and Brother Henry the Fifth, and to bis Son Henry the Sixth. But now the Duke of Bedford is dead; and though France had concluded a Peace with the English, yet they could not forget the fmart of their Rod; but concluded their Peace upon a Marriage, to be had with a Woman of their own blood and intereft ; and what they could not effect by 'Arms in their own Field, they did upon English ground by a Feminine Spirit, which they fent over into England to be their Queen, and in one Civil War (thedding more English blood by the English Sword, than they could formerly do by all the Men of France) were revenged upon England to the full, at the English-mens own charge: For what the English gain by the Sword, is Comin. lib. 3. cap: 8. commonly loft by discourse. " A Kingdom is never more befooled, than in the Marriage of their King; if the Lady be great, the is good enough, though as Jezabel the will not either reverence her Husband, obey her Lord and King, nor regard his People. And thus was this Kingdom Courged by a Marriage, for the fin of the wife Men, that (building upon a falle Foundation) advised the King in the breach of Contract -with the Earl of Arminiack's Daughter. And thus the King alfo for that hearkning to fuch Council, he murthered the Duke of Glocefter, (that had been to him-a-Father) yielded

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up his Power to his Queen, (A Masterless and Proud Woman, that made him like a broken Idol without use) suffered a Recovery of his Crown and Scepter in the Parliament from his own Issue to the Line of York; then renewing the War (at his Queens beck) loss what he had less of his Kingdom, Countrey, and Liberty, and (like the King that forgot the kindness of Jebojada) loss his Life by the hand of his Servant.

#### CHAP. XIV.

JECH MILLING THE

#### Of the Parliament, during the Reigns of these. Kings.

The intereft of the Parliament of England, is never more Predominant, than when Kings want Title or Age: The first of these was the Case of Henry the Fourth immediately, but of them, all in relation; to the pretended Law of the Crown: but Henry the Sixth, had the disadvantage of both, whereof in its due place.

The pretended Law of the Crown of England, is to hold by Inheritance, with power to difpole of the fame, in fuch manner, by fuch means, and unto fuch perfous, as the Kingthall pleafe. To this it cannot be denyed, divers Kings had put in their claims, by devifing their Crown in their laft Will; but the fuccels must be attributed to fome Powerunder God, that must be the Executor when all is done, and which must in Cafes of Debate concerning Succeffion; determine the matter by 1.1 Law, best known to the Judge himfelf.

Not much unlike hereunto, is the Cafe of Henry the Fourth, who like a Bud, putting up in the place of a fading Leaf, difmounts his Predeceffor: First, from the peoples regard

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regard, and after from his Throne, which being empty, fome times he pretended the relignation of his Predeceffor to him ; other, whiles an obscure: Title by defcent; ( his Conscience: telling him all the while that it was the Sword that i wrought the work.) But when he comes to plead his. Title to Foraign Princes by protestation, laying afide the mention of them all; he justifies upon the unanimous consent of the Parliament, and the people in his own only Person: And so before all the World, confeffed the Authority and power of the Parliament . of England, in disposing of the Crown in special Cases, as a fufficient bar unto any pretended right that might arile from the Houle of Mortimar. And yet because he never walks safely that hath an Enemy purfuing him fill within reach, he bethinks himself not sure enough, unless his next Succeffors follow the dance upon the same foot ; to this end an Act of Parliament leads the Tune, whereby the Crown is granted or confirmed to Henry the Fourth for life, and entailed upon his Sons, Thomas, John, and Humphrey, by a Petition prefented, 5 Hen. 4.

7 H.4.cap.2. 8 H.4. n.38.

Thus Henry the Fourth, to fave his own flake brought his Posterity into the like capacity with himfelf, that they must be Kings, or not fublift in the World, if the House of York prevails ; and fo he becomes fecured against the House of Tork, treading on his heels, unless the Parliament - of England - (hall eat their own word : However for the present, the House of 39 H.6. n.18. Lancaster hath the Crown entailed, and the Inheritance is left in the Clouds to be revealed in due time. For though this was the first précedent of this kind vet was it not the last, wherein the Parliament exercifed a Power by Grant or Confirmation, to direct the Law and Courfe of the Crown as they pleafed. 11 1 1. 1. 1 1150 T 1 015 - 1. 1. 1. د دلم م

The due confideration hereof, will make the things that follow, lefs frange : "For the Parliament according to occafion, as the Supreme power of this Kingdom, exercifed Supreme Jurisdiction in order to the fafety of the Kingdom, as if no 1 H.6. n.12,13. King had been to be found; in iffuing forth Writs under the Great Seal ; concluding of matters without the Royal Affent: treating

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treating of Peace with Foraign Nations, and of other matters, 6 Hen. 6. n. 22] and determining their Refolves before difcovery made to the I H. 6. n. 2,4. King of their Councils; making Ordinances, and ruling by 9 H. 4. n. 21. them, 3 H. 6. n. 29. 2 H. 6. n. 27. 8 H. 6. n. 12. referring matters determinable in Parliament, to be determined according to their directions, Authoritate Parliamenti: Confirming Gir. 3. 8 4. Peace made by the King, protefting against Peace, made without H. 5. n.14. or against their confent : making Ambassadours with power to engage for the Kingdom : making Generals of the Army, 1 H.G. n. 19. Admirals at Sea, Chancellors, Barons, and Privy Counfellors, 1 Hen. 6. M. 16. and giving them instructions, 8 H. 4. n. 73. and 76. and 31. 8 4 M. 6. 5 H. 4. n. 57. 31 H. 6. n. 21. and binding them to observance 8 Hen. 6. n. 27. upon Oath, 11 H. 4. n. 19. 39. Ordering the perfor of the King, denying his power of Judicature in Parliament, and 28 H. 6.12. 51. ordering his Houshold and Revenue; besides many other 23 H.6. n. 51, particulars particulars. 17 H. 6. 11 11.

Now if fuch as thefe things were thus done, not by one 8 Hen. 4.17 714 Parliament, which pollibly might be overfwayed by Factions, but by the courfe of a Series of Parliaments, that mightily laboured againft Faction, and unworthy ends and aims, that man who thall determine the fame to be unjuft or indifcreet, thould himfelf first be determined to be very juft, and exceeding wife. Nor was the Parliament partial in all this, but being in a way of Reformation, it fet upon the work of reforming it felf.

Some that are very zealous in the point of Arbitrary and abfolute Government of Kings in this Nation, and in all other, amongft other grounds reft upon this one, That an Englifh King hath power to call Parliaments, and diffolve them; to make and unmake Members as he fhall pleafe. I do eafily grant that Kings have many Occafions and Opportunities to beguile their people, yet can they do nothing as Kings, but what of right they ought to do: They may call Parliaments, but neither as often or feldom as they pleafe, if the Statute-Laws of this Realm might take place: Nor if they could, is that power neceffarily, and abfolutely arifing from Supremacy; feeing it is well known that fuch power is betrufted

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by the Superiour States in other Nations, to the Inferiour, who daily attend on publick Affairs, and therefore can discern when the general Conventions are most necessary. As touching the diffolving of Parliaments against the wills of the Houfes . it's true that fad precedents have been of later times in that kind ; and fo for want of due attendance, Parliaments have been enforced to adjourn, to prevent a worfe inconvenience; but thefe are infirmities better buried in filence; than produced as Arguments of power, feeing it's evident that Kings themfelves were no greater gainers thereby, than an Angry Man is by his palfions. It is true alfo that Kings may make Lords, and Corporations, that may fend their Burgeffes to the Parliament, and. thus the King may make as many as he will (as the Pope did with the Bilhops in the Council of Trent ) yet cannot he unmake them when he pleafes, nor take the Members from the Parliament, without attainder and forfeiture, according to the. known Law: Neither can all these Instances prove, that the Kings of England have the fole and Supreme power over the Parliament : Nor did the Parliament in these times allow of any fuch Authority, and therefore proceeded for the reforming of themfelves, by themfelves, in many particulars as the Statutes do hold forth.

And First in the point of Elections, (for an errour in that, is like an errour in the first Concoction, that spoils the whole Nutriment,) they ordained that the Election of Knights shall be at the next County-Court, after the Writ delivered to the Sheriff.

That in full Court between the bours of cight and nine in the morning, Proclamation shall be made of the day and place of the Parliament. That the Suters duly summoned, and others there Present, shall then proceed to the Election; notwith landing any Prayer or Commandement to the contrary. That the names of the Persons elected, (whether present or absent they be) shall be returned by Indenture, between the Sheriff and the Elizors; and that a Clause to that end shall be added to the Writ of Summons.

7 H. 4. C. 25. 23 H. 6. C. 15.

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This was enough to make the Sheriff understand, but not 11 H. 4. c.1. to obey, till a penalty of one hundred pound is by other Laws 8 Hen.6. c.7. imposed upon him, and a years imprisonment without Bail or 23 H 6. c.15. Mainprife, besides damages for falle return in such Cafes : and the party fo unduly returned, Fined, and deprived of all the wages for his fervice. 1 Thus the manner of Election is reduced; but the Perfons are more confiderable : For hitherto any Man of English blood promiscuously had right to give or receive a.Vote, although his Residency were over the wide World.

But the Parliament in the time of Henry the Fifth, reduced I Hen. 5. C. I. these also, (whether they were such as did chuse, or were cho- 8 Hen. 6. c. -. fen ) unto their proper Counties, or else rendred them uncapable to Vote or ferve for any County. And the like Order was made for the Burroughs, That no Perfon must ferve for any City or Burrough, nor give Vote in Electing fuch as shall ferve for 23 Hen. 5. c. 15. that Town, unless they be both Free, and Resiants within that City or Burrough: A Law no lefs wholfome than feasonable. For the times of Henry the Fourth, had taught Men to know by experience, That a King that hath Souldiers scattered over the Kingdom, can eafily fway the County courts, and make Parliaments for their own Tooth. Yet this was not enough, For all Elizors, though of the meaneft fort, yet are still able to do as much hurt with their Vote, as those of the belt fort both for wildom and publick mind, can do good by theirs. This made Elections much subject to parties, and confusions, and rendred the Parliament much less confiderable.

A remedy hereunto is provided, in the minority of Henry the Sixth, Viz. That no Man should give his Vote in Elections in 8 Hen. 6. c.7. the County, unless he hath forty shillings yearly in Free Lands or Tenements, and this is to be testified upon Oath of the Party. And more plainly it is ordered (within two years after ) that each Elizor shall have Frank Tenement of that value within the 10 Hen. 6. c.2. fame County. And thus the Free-men yielded up their liberty of Election to the Free-holders, possibly not knowing what they did; Nevertheles, the Parliament well knew what they did, this change was no less good than great.

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For first, Thefe times were no times for any great measure of Civility: The Preface of the Statute shews, that the meanest held himself as good a Man, as the greatest in the Countrey, and this tended to parties, tumults, and blood-scattered.

Secondly, where the multitude prevail, the meaner fort are upon the upper hand; and these (generally ignorant) cannot judge of Persons, nor Times, but being for the most part led by Faction or Affection, rather than by right Understanding; make their Elections, and thereby the general Council of this Nation, less generous and noble.

Thirdly, There is no lefs equity in the change, than policy i for what can be more reafonable, than that those Men only, fhould have their Votes in Election of the Common Council of the Kingdom, whose Estates are chargeable with the publick Taxes and Associated and with the Wages of those perfons that are chosen for the publick Service : But above all the reft; this advancing of the Free-holders in this manner of Election was beneficial to the Free-men of England, although perchance they confidered not thereof; and this will more clearly appear in the confideration of these three particulars.

First, It abated the power of the Lords, and great Men, who held the inferiour fort at their Devotion, and much of what they had by their Vote.

Secondly, It rendred the body of the people more brave; for the advancing of the Free-holder, above the Free man, raifeth the fpirit of the meaner fort to publick regards, and (under a kind of Ambition) to afpire unto the degree of a Free-holder, that they may be fomewhat in the Common-Wealth, and thus leaving the meaneft rank fifted to the very bran, they become lefs confiderable, and more fubject to Coercive power, whilft in the mean time the Free-holder now advanced unto the degree of a Yeoman, becomes no lefs careful to maintain correspondency-with the Laws, than he was induftrious in the attaining of his degree.

Thirdly,' By this means now the Law makes a feparation of the inferiour Clergy, and Cloiffered people, from this fervice, wherein

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wherein they might ferve particular ends much, but Rome much more. For nothing appeareth, but that these dead perfons in Law, were nevertheles, Free-men in Fact, and lost not the liberty of their Birth-right, by entring into Religion, to become thereby either Bond, or no Free-Members of the people of England.

Laftly, As a binding plaister above the reft; First, a Nega- 23 H.6. C. 15. tive Law is made, that the perfons elected in the County, must not be of the degree.of a Yeoman, but of the most noted Knights, Efquires, or Gentlemen of the Countrey; which tacitely implies that it was too common to advance those of the meaner fort; whether by reafon of the former wasting times. Knights and Esquires were grown scant in number, or (by reafon of their rudeness) in account : Or it may be the Yeomanry grew now to feel their firength, and meant not to be further . underlings to the great Men, than they are to their Feathers to wear them no longer than they will make them brave, Secondly, the perfon thus agreed upon, his entertainment must be accordingly, and therefore the manner of taxing in full 23 H.s. c.12, County; and levying the rate of Wages for their maintenance, is reformed and fettled. And Laftly, Their perfons are put under the protection of the Law in an especial manner, for as their work is full of reflexion, fo formerly they had met with II H. 6, c, II, many fad influences for their labour. And therefore a penal Law is made, against force to he made upon the perfons, of those Workmen of State, either in their going to that Service, or attending thereupon, making fuch Delinquents liable to Fine and Imprisonment, and double damages. And thus however the times were full of confusions, yet a foundation was. laid of a more uniform Government in future times, than England hitherto had seen.

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#### CHAP. XV.

### of the Cultos, or, Protector Regni.

TZ Ings, though they have vast dimensions, yet are not in-I finite, nor greater than the bounds of one Kingdom, wherein, if prefent, they are in all places prefent; if otherwife, they are like the Sun gone down; and must rule by reflexion, as the Moon in the night: In a mixt Common-Wealth, they are integral Members, and therefore regularly must act, Per deputatum, when their persons are absent in another Legialty, and cannot act, Per fe: Partly becaufe their Lustre is somewhat eclipsed by another. Horizon; and partly by common intendment they cannot take notice of things done in their absence. It hath therefore been the ancient course of Kings of this Nation, to constitute Vice-gerents in their absence, giving them several Titles, and several powers, according as the neceffity of affairs required : Sometimes they are called Lord Warden, or Lord Keeper of the Kingdom, and have therewith the general power of a King, as it was with John Warren Earl of Surrey, appointed thereunto by Edward the First, who had not only power to command, but to grant, and this power extended both to England and Scotland. And Peter Gaveston (though a Foraigner) had the like power given him by Edward the Second over England, to the reproach of the English Nobility, which also they revenged afterward. Sometimes these Vice-gerents are called Lieutenants, which feemeth to confer only the King's power in . the Militia, as a Lieutenant-General in an Army. And thus Richard the Second made Edmund Duke of York, his Lieutenant of the Kingdom of England, to oppose the entry of the Duke of Herrford, (Afterwards called Henry the Fourth) into England, during the King's absence in Ireland : And in the mean

Rot. Pat. 24 E. I. m. 4.

Rot. Pat. 1 E.

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mean while the other part of the Royalty which concerned the Revenues of the Crown was betrufted to the Earl of Wilt-(hire, Sir John Bush, Sir James Baggot , and Sir Henry Green, unto whom (Men fay) the King put his Kingdom to Farm. But more ordinarily the King's power was delegated unto one, under both the Titles of Lord Guardian of the Kingdom, and Licutenant within the fame; fuch was the Title of Henry Lacy Earl of Lincoln, and of Gilbert De Clare Earl of Glocester, and Rot. Pat a E. of Audomar De Valentia Earl of Pembroke, all of them at fe- 2. Pf. 1.m. 18. veral times to conffituted by Edward the Second, as by the Patent Rolls appeareth : So likewife did Edward the Third, make his Brother John of Elibam twice, and the Black Prince thrice, and Lionel Duke of Clarence, and his Brother Thomas each of them once in the feveral passages of Edward the Third beyond the Sea, in the third, fifth, twelfth, fourteenth, fix. teenth, nineteenth, and thirty third years of his Reign con-cerning which fee the Patent Rolls of those years. And I. m. 9. Henry the Fifth gave likewife the fame Title and Authority to the Duke of Bedford, upon the King's Voyage into France; 7 H. 5. m.23. and afterward that Duke being fent over to fecend the King: in the French Wars, the Duke of Glocester obtained the same power and place. But Henry the Sixth added a further Title of Protector, and Defender of the Kingdom and Church of I Hen. 6. p 2. England; this was first given to the Duke of Bedford, and m. 3. afterwards he being made Regent of France, it was conferred upon the Duke of Glocester. And towards the latter time of Henry the Sixth, it was granted by him to Richard Duke of 32 H. 6. m. 7. York. This Title carried along with it a power, different from that of a King only in honour, and the perfon fo adorned may be faid to fway the Scepter, but not to wear the Crown. And therefore in the minority of Henry the Sixth, when as the Government was ordered by the Parliament, and to that end a Protector was made, and he well guarded with a Privy Council, and they provided with infructions, one of them was, that in all matters not to be transacted ordinarily but by the King's express confent, the Privy Council should advise with the Protector; but this is not so needful, in regard that.

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that it concerneth the power of executing of Laws, which by right of the liberty of the Subject is the known duty of the Scepter, in whose hands soever it is holden. And therefore I shall pass to the Legislative power, wherein it's evident that the Protector's power was no whit inferiour to the King's power. For First, The Protector, Exofficio, by advice of the Council, did fummon Parliaments by Writs, even as the Kings themselves, under their own Teste; and if not bear the Royal Affent, yet did they direct the fame, and received petitions in -Parliament to them directed as to Kings, and every way fupplyed the Room of a King, in order to the perfecting, publifning, and enforcing of Law to Execution. Secondly, The Parliaments holden by Protectors, and Laws therein made, are no whit inferiour to those by the King, whether for Honour, or Power: And therefore if a Parliament be holden by the Lord Warden, and fitting the Parliament, the King in perfon shall arrive, and be there present; neither is the Parliament interrupted thereby, nor the power thereof changed at all; though the power and place of the Wardenship of the Kingdom, doth utterly vanish by the personal access of the King; becaufe in all places, where the King is fubfervient to the Kingdom, or the Common-Wealth, the Lord Warden in his abfence is confervient unto him, being in his flead, and not under him, for the very place supposeth him as not, because not prefent. And this was by a Law declaratively published at such time as Henry the Fifth was Regent of France, and therefore by common prefumption, was likely to have much occasion of residence in that Kingdom, and it holdeth in equal force with all other Laws of the highest fize, which is the rather to be noted because it is (though under a Protector ) obligatory to the King, and makes his perfonal prefence no more confiderable than the prefence of his fhadow. For the King spent three whole years in the French Wars, and during that time never faw England, where neverthelefs, in that interim three Parliaments had been holden, one by the Duke of Bedford, and two by the Duke of Glocefter; in the last of which this Law was made, And in truth if we look upon this Title of the Kingdoms

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doms Guardianship in its bare lineaments, without lights and shadows, it will appear little better than a Crown of Feathers worn only for bravery, and in nothing adding to the real ability of the governing part of this Nation : Neither were the perfons of these Magnificoes fo well deferving, nor did the Nation expect any fuch matter from them. Edward the First was a wife King, and yet in his absence chose Edward the Second to hold that place, he being then not above fourteen years of Age, afterwards Edward the Second's Queen, and the Lords of her party, were wife enough in their way, and yet they choie Edward the Third to be their Custos Regni, then not fourteen years old, his Father in the mean time being neither absent Rot. Pat 5 E. from the Kingdom nor deposed, but only dismissed from acting 3. p.1. m.16. in the administration of the Government. Edward the Third follows the fame example, he first makes his Brother John of Eltham, Custos Regni, and this he did at two feveral times, once when he was but eleven years old, afterwards when he was about fourteen : Then he made his Son, the Black Prince, upon feveral occafions three times Lord Warden of the Kingdom, once he being about nine years old, and again when he was eleven years old, and once when about fourteen years old. Lafly, Edward the Third appointed his Son Lionel Duke of Clarence unto this place of Cultos Regni, when as he was scarce eight years old, all which will appear upon the comparing their Ages with the feveral Rolls of 25 E. I. & 3, 5,12,14,16, 19 E.3. If therefore the work of a Custos Regni, be fuch as may be as well done by the Infants of Kings as by the wifest Counfellor, or molt valiant Man; it is in my opinion manifelt that the place is of little other use to this Common-Wealth than to ferve as attire to a comely perfon, to make it feem more fair because it is in fashion, nor doth it advance the value of a King, one grain above what his Perfonal endowments do deserve.

Hitherto of the Title and power; the next confideration will be of the original Fountain from whence it is derived, wherein the precedents are clear and plain, that ordinarily they are the next and immediate off. fpring of Kings, if they be prelent

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fent within the four Seas; to be by them enabled by Letters. Patents or Committion: But whether present or absent, the Parliament when it fate did ever peruse their Authority, and if it faw need, changed, enlarged, or abridged both it and Thus was the Duke of Glocester made Lord Warden them. in the time of Henry the Fifth (he being then in France.) in the room of the Duke of Bedford, the like also in Henry the Sixth's time, when as the King was young; for then the Parliament made the Duke of Bedford Lord Warden, and added unto that Title, the Title of Protector. Afterward at the Duke's going over into France, they committed that Service to the Duke of Glocester (if I forget not the nature of the Roll ) during the . Duke of Bedford's absence and with a Salve of his right, Nor unlike hereunto was the courfe that was taken by the Parliament in these fullen latter times of Henry the Sixth, whereof more hereafter in the next Paragraph.

Laftly, The limitation of this high power and Title is different according to the occalion, for the Guardianship of the Kingdom by common intendment, is to endure no longer than the King is absent from the helm, either by voluntary deferting the work, or employment in Foraign parts; though united they be under the Government of the fame King; together with this Nation, fuch as are these parts of France, Ireland, and Scotland, then under the English Fee: This is apparent from the nature of that Statute of Henry the Fifth formerly. mentioned; for if there was need to provide by that Statute, that the King's Arrival and Perfonal prefence (hould not diffolve the Parliament, affembled by the Authority of the Cuftos Regni; then doth it imply, that the perfonal prefence of the King, by and upon his Arrival had otherwife determined the Parliament and that Authority whereby it fate. But the precedents are more clear, all of them generally running in thefe, or the like words, In absentia Regis, or Quandiu Kex fuerit in partibus transmarinis. It is also to be granted, that the King's will is many times fubjoyned thereunto, as if it were in him to displace them, and place others in his absence ; yet do I find no precedent of any fuch nature, without the concurrence

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of the Lords or Parliament, and yet that the Parliament hath ordered fuch things without his confent. For when *Richard* the First, passing to the Holy Land, had left the Bissing of *Ely* to execute that place during his absence in remote parts; the Lords finding the Bissing unfaithful in his Charge, excluded him both from that place and Kingdom, and made the King's Brother John, Lord Warden in his stead.

But in the Cafe of the Protectorship, which supposeth difability in the perfon of the King, the fame by common intendment is to continue during the King's difability; and therefore in the Cafe of Henry the Sixth, it was determined, that the Protectorship doth Ipfo Fatio, cease at the King's Coro- 8 H. G. n. 2. nation, because thereby the King is supposed able to govern ; although in latter times it hath not fo been holden: For Kings have been capable of that Ceremony, as foon as of the Title, and yet commonly are supposed to be under the rule of neceffity of Protectorship, till they be fourteen years of Age, or (as the Cafe may be ) longer : For although Henry the Sixth was once thought ripe, when he was eight years old, yet in the iffue he proved scarce ripe for the Crown at his two and twentyeth year. Neverthelefs, the default of Age is not the only incapacity of Kings; they have infirmities as other Men, yea more dangerous than any other Man; which though an unpleafant Tune it be to harp upon, yet it is a Theam, that Nations fometimes are enforced to ruminate upon. when God will give them Kings in his Wrath, and those alfo over to their own lufts in his anger. In fuch Cafes therefore, this Nation fometimes have fled to the refuge of a Protector, and feldom it is, that they can determine for how long : When Henry the Sixth was above thirty years old, Richard Duke of York was made Protector, and Defender of the Realm, and of the Church; It was done (if the Record faith true) by the King himself, Authoritate Parliamenti: It was further provided by the Parliament, that though this was to continue, Quamdin Regi placuerit, yet the Duke should hold that place, till the King's Son Edward, thould come to years of difcretion, and shall declare that he will take that place upon himfelf.

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Rot. Pat. 32 Hen. 6. #1.7. The ground hereof is faid to be, that the King was, Gravi infirmitate detentus, which could not be intended of any bodily diftemper; for neither doth any fuch thing appear by any Authour or Record. Nor if fuch had been, yet had it been an irrational thing in the Parliament, to determine the fame upon the Princes diferetion, and acceptance of the Charge upon himfelf. It feemeth therefore, that it was, Gravis infirmitas Animi, and that this way of the Parliament tended to a tacite fliding him out of the Government of the Kingdom, by a moderate expression of a general incapacity in his perfon.

The Conclusion of all that hath been faid concerning this Title, is double : One, that both the *Cuilos Regni*, and Protector are not fublishent, but confistent with that of a King, because it fupposes a King under incapacity.

Secondly, That they tend to teach the people a neceffity of having one Chief, although it may, in truth, feem to be but a trick of State; like fome pretty carved Cherubims in the Roof of a building, that do feem to bear it up, when as, in truth, it is the Pillars that fupport both it and them.

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#### CHAP. XVJ.

#### Concerning the Privy-Council.

N Ations do meet with their Exigencies as well as per-fons, and in fuch condition, Refolutions taken up by sudden conceit, are many times more effectual than more. mature deliberations, which require more time in compofing, are more flow in Conclusion, let flip opportunities, and fall thort of expectation in the end. Such are the ways of debate in the Grand Representative of the Kingdom. Add hereunto, that in putting the Laws in execution, greater difcretion is required, than can enter into the head of any one Man, and greater speed than can fland with debate amongst many : And therefore it is beyond all doubt, that the Conventicles of Council, are no lefs necessary in their degree, than the Affembly of the Effates of this Nation, in their Grand Convention.

Yet with this Caveat, that one Genious may move in both; for otherwife the motions of Government must heeds be inconftant, inconfiftent, and like that of an Hypocrite, one way abroad, another way at home; neither comfortable to it felf, nor confiding to others: and therefore cannot these privater Councils, by any proportion of Reafon, be better Conflituted, than by the Reprefentative it felf, that it may be a Creature made in its own Image, one and the fame with the Image of the maker.

This was the wildom and the practice of these times, more  $_{5}$  H.4.0.57 8, ordinarily than in the former; for the Parliament was no less  $n_{1.31}$ . jealous of the power of Henry the Fourth, than of the infir- 11. n. 44. mities of Henry the Sixth; nor more affured in the aims of 2 H.6. n. 17, any of them all, than themselves were in their own Title to 16. the Crown.

Neither was this sufficient, for the Parliament looked upon themselves as a body that sometimes must retire to rest;

31 H. 6. n. 31.

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and upon the Privy Council, as Watch-men fubject to change, and therefore they not only give them inftructions but en-8 H.6. n.S, 1, gage them unto observance. Their instructions were sometimes 2, 14, 26. occasional but some more general, of which I shall instance only in two, which were to be of everlasting regard. First, That they should hold no pleas before them, that is to fay, at the Council-Table, or at the Privy Council, nor before any of them unless as Judges in the Chancery, Exchequer, or 8 H 4. n. 7,5. Benches at Westminster; so as whatsoever miscarriages were had by the Privy Council in Cafes of Judicature in the Star-Chamber formerly, are now reduced; The fecond rule was 5 H.4. n. 37. this, That no dispatches should be made at the Council-Table 8 H. 4. n. 73. of any matters there agitated, but by general confent. Unity gives life to Action, carrying therewith both Authority and Power; and when all is done, must derive its original from without and in all good ends from above. And therefore as a feal to all the reft it was wifely done by the Parliament to draw the minds of the Privy Council together, and to prefent them jointly before God, by an Oath obliging themfelves to a folemn 11 H 4. n. 14, and constant observance of their instructions, and to perfevere therein: for the unchangeable God can only ftamp a lafting -39. Image upon the mind, and bind the fame ( that is fo fubject . to change to an unchangeable Law) whereby the people may be made as happy for continuance as for Righteousness and Peace.

The Privy Council thus fettled, dreffed, and girt, becomes of high efteem, both for truft and honourable employment in great matters. The Mint is the very Liver of the Nation, and was wont to be the chief care of the Parliament it felf in all the dimensions thereof; now the Mint is two ways confidered, *Viz.* either in the value of the Metal and Money, or in the Coynage.

The first of these, and things most immediately concurring therewith, the Parliament still retains to its own immediate Survey; such as are the inhibiting of exportation of Gold, and Silver; and of melting of Coyn into Plate or Bullion; the regulating of the currant of Foraign Coyn, the reducing of Money,

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Money, both Foraign and Domestick, imbased by Counterfacture, clipping, walhing, Oc. The regulating of allay of Gold and Silver, the regulating exchange, and fuch like; concerning all which, the Reader may please to peruse the Statutes, 2 H. 4. cap. 5, 6, 11, 13. 4 H.4. cap. 16. 3 H.5. Stat. 1. Or 4. cap. 6. Jr 9. cap. 11. And 2 H. 6. cap. 6.

The fecond Confideration touching the Mint, concerned the  $_1$  H.6. c.t. election, and government of the Officers, touching the Mint  $_9$  H  $_5$  c.6. and Exchange, or the places where they shall be holden, which with some other matters of inferiour Nature, were left to the Order of the Privy Council, either with the King, or alone, in Cafe of the King's absence or disability.

A fecond power given to the Privy Council, was in point of Trade, and Merchandize: formerly they had fomewhat to do therein, but still the Parliament set out their bounds in Richard the Second's time, the people had liberty of Trade in some Commodities, by way of Exportation, but the Pri-17 R.2. c. 7. vy Council might reftrain them upon inconvenience to the publick: Now the fame is confirmed, and though it con- 4 H. 6. c.5. cerned Corn only, yet it was a precedent that led the way to a much larger power in the Trade of the Staple Commodities of this Island, to enlarge or fraiten it as they thought meet; and fo they became in a fair way to have a principal power over the Revenues and Riches of this Nation. But this lasted not long, for within ten years, these Licenfes of Transportation cost the Merchant so much, as he 15 H. 6. c. 2. could make little gains of all his care and pains, and therefore a rule is fet to a general allowance of all Transportation of Corn, till the price of Wheat came to a Noble, and Barley at three chillings, and no longer. This being first made Temporary, wasafterwards made perpetual, and so 23 H 6 c.s. gave a restraint unto the power of the King and Council. But where no politive reftraint was made by any Statute, the King and Council feemed to have the fole power left unto them, to open and thut the paffes of Trade as they pleafed : For whereas the Commodity of Butter, and Cheefe, was made Staple, the King and Council had POWCE .T

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18 H. 6. c. 3.

31 H. 6. c. 2.

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power to stop the fale thereof; notwithstanding, that the Law gave full liberty to the Subjects to bring all their Staple Commodities to the Staple: Nevertheles, this power in the King is not primitive, but derived from the Parliament, for they had Power over the King's Licenses, and Restraints in fuch Cases, as by the several Statutes do appear.

A third power given to the Privy-Council, was a power of Summons and Procefs againft Delinquents, in Cafes of Riots, Extortions, Oppreflions, and grievous Offences; the Summons to be by Privy-Seal, the Procefs, Proclamations, and for Non-appearance, Forfeiture, if the Delinquent be of the Degree of a Lord, if of inferiour rank, then a Fine or Outlawry. At the first view the Statute hath an ill-favoured Afpect, as if it raifed up a new Court of Judicature, but the time is to be confidered with the occasion; for it was made for the fecuring of the peace, in a turbulent time. And befides, the Law carrieth along with it two Refirictions, which puts the right of Cognifance in the Privy-Council to the queftion.

First, It faveth the Jurifdiction of other Courts, and provideth further, That no matter determinable by the Law of this Realm, shall be by this Asi determined in other form, than after the course of the fame Law in the King's Court, having determination of the fame; which implieth, that fome kinds of Riots, and Extortions, are of fo high a nature, that though determinable in the King's Court, yet are they to be determined before the Lords.

In the next place, this Law provideth, That fuch offences, as are determinable by the Law of the Realm, that is by Jury, shall still be fo tryed.

13 H.4. C.7.

Secondly, If Conviction be upon Confession, or by Certificate, in case where (by reason of Parties, and partakings) Inquisition by Jury cannot be had, there the Lords shall immediately determine the same.

Lastly, If the Certificate be traversed, then the same shall be tryed in the King's Bench.

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But there is another Restriction that undoeth all, in effect, in point of right, becaufe what this Law fetleth therein, it fetleth but for feven years, and leaveth the Privy Council to the limits of the Common Law for the future : In the mean time, the Privy Council may be thought terrible, and very high, both by this Law, and the greatness of the Lords. Kings Unkles, and Kings Brothers, are Subjects indeed, but of fo high a Degree, that if a little goodness of Nature, or publick Spirit fhine in them, they foon become the Objects of Admiration from the Vulgar, and gain more from them by their vicinity, than the King can do at a diffance. For the Commons of England, by the fair demeanour of popular great Men, are 'foon won out of their very cloaths, and are never more in danger to part with their liberties, than when the Heaven is fair above their heads, and the Nobility ferve the King, and flatter them. Nevertheles, as I faid! the feason must also be confidered of this power, thus by this Law contracted; for what the Lords gained not by their popularity, the Queen did with her power; who now mindful of her contemned beauty, and opposition from the Duke of Glocester against her Marriage, removes him out of the way, gets the reins of Government into her hand and like a Woman drives on in full career.

The Duke of York, and other Lords, not liking this gallop, endeavour to stop her pace, but are all over-born, the Duke taken prisoner, and doubtles had pledged the Duke of Glocester, but that the Heir apparent of the House of York; steps in to refcue; and new troubles arise in Gascoign, to put an end to which, the Queens party gains, and takes the Duke of York's word for his good behaviour, gets this Law to pass, expecting hereby, if not a full settlement at home, yet at least a respite to prevent dangers from abroad, during the prefent exigency. And thus upon the whole matter, the Lords and Privy Council are mounted up by the Commons to their own mischief.

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#### CH'AP. XVII.

## of the Clergy, and Church-Government, during these times.

T was no new thing in the World, for Princes of a wound-I ed Title, to go to the Churchemen for a plaister, and they are ready enough to fing a Requiem, fo as they may be the gainers: The Princes therefore of the Houle of Lancaster, had offended against common sense, if they had not done the like themfelves, being not only guilty in their Title, but alfo by a fecret Providence, drawn into one intereft' together with 'the Church-men, to support each other. For Henry the Fourth. and Arch-Bishop Arundel, meeting together under one condition of Banishment, become Conforts in sufferings, and Conforts in Honour; for Society begotten in trouble, is nourified in prosperity, by remembrance of mutual kindnesses in a 'necellitous Eflate, which commonly are the more hearty, and more sensible, by how much other Contentments are more fcant. But the Arch-Bishop had yet a further advantage upon the heart of Henry the Fourth, though he was no Man of power, yet he was of great intereft; exceedingly beloved of the English Clergy, and the more for his Banishment fake : Now what foever he is, or hath, is the Kings, and the King is his; the fweet influence of the Arch-Bilhop, and the Clergy enters into his very Soul; they are his dearly beloved, for the great Natural Love (as he fays to the World) they bear to him; what he could he got, what he got, he gave to the Church: Thus the Family of Lancaster becoming a mighty support unto the Clergy, Roman as it was; they also became as fout maintainers of the crackt Title of that younger Houle : So was fulfilled the old Prophecy of the Oyl given to Henry the First, Duke of Lancaster, wherewith Henry the Fourth was anointed, That Kings anointed with that Oyl, fould be the Champions of the

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the Church. Now for the more particular clearing of this, we are to confider the Church abfolutely, or in relation to the Political Government of the people. Concerning the latter, many things did befall, that were of a different peice to the reft, in regard that the Lords for the most part, were for the Clergy, and they for themfelves; but the Commons began to be fo well favoured with Wickliffs way, that they begin to bid defiance at the Clergies felf-ends, and aims: and becaufe they could not reach their heads, they drive home blows at their tegs.

A Parliament is called, and because the King had heard fomewhat, feared that the people were more learned than was meet for his purpose, and that the Parliament should be too wife ; he therefore will have a Parliament, wherein the people (hould have no more Religion than to believe; nor Learning; than to understand his sense, nor wildom than to take heed of a Negative Vote : But it befel otherwise, for though it was called the Lack-learning Parliament, yet had it skill enough to difcern the Clergies infide, and Refolution enough to enter a fecond claim against the Clergies Temporalties, and taught the King a Leffon, That the least understanding Parliaments, are not the best for his purpose: For though the wifest Parliaments have the ftrongest fight, and can see further than the King would have them, yet they have also fo much wildom as to look to their own skins, and commonly are not fo venturous, as to tell all the World what they know, or to act too much of that which they do understand. But this Parliament, whether wife or unwife, spake loud of the Clergies superfluous Riches, and the King's wants are parallel'd therewith, and that the Church-men may well spare enough to maintain fifteen Earls, fifteen hundred Knights, fix thouland two hundred Esquires, and one hundred Hospitals more than were in his Kingdom.

This was a firong temptation to a needy and couragious Prince, but the Arch Bilhop was at his elbow; the King tells the Commons, that the Norman and French Cells were in

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his Predeceffor's time feifed under this colour, yet the Crown was not 'the richer thereby ; he therefore refolves rather to add to, than diminish any thing from, the maintenance of the Clergy.

Thus, as the King faid, he did, though he made bold with the Keys of St. Peter; for he could diftinguish between his own Clergy, and the Roman. The people are herewith put to filence, yet harbour fad conceits of the Clergy against a future time, which like a hidden fire, are not only preferved, but encreafed by continual occafions, and more principally from the zeal of the Clergy, now growing fiery hot against the Lollards. For that not only the people, but the Nobles, yea, fome of the Royalblood, were not altogether eftranged from this new old way; whether it was fucked from their Grandfather Duke Fobn, or from a popular strain, of which that house of Lancaster had much experience, I determine not. These were the Dukes of Bedford and Glocester ; Bedford was first at the helm of Affairs at home, whilft the King acted the Souldiers part in France, as ill conceited of by the Clergy, as they flighted by him. At a Convocation once affembled against the Lollards, the Dukesent unto their Affembly his Dwarf, as a great Lollard, though he was a little Man, and he returned as he went, even as Catholick, as any of them all; Non tam despeaus à Clero, quam ipse Clerum despiciens atque eludens. This. and fome other fleights, the Clergy liked not, they therefore find a way to fend him into France, to be a referve to his Brother: And in his Room fteps forth Humpbrey Duke of Glocefter, that was no lefs cool for the Roman way than he. Henry the Fifth, was not more hearty in Romes behalf, for although he was loth to interrupt his Conquest abroad, with contests at home, yet he liked not of advancements from Rome; infomuch, as perceiving the Bishop of Winchester, to aspire to a Cardinals Hat, he faid, that he would as well lay aside his own Crown, as allow the Bishop to take the Hat. Nor was 'he much trufted by the Clergy, who were willing he fhould rather engage in the Wars with France, than mind the propofals

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of the Commons, concerning the Clergies Temporalties, which also was renewed in the Parliament in his days. Above all, as the Lancastrian House loved to look to it's own, fo effecially in relation to Rome, they were the more jealous, by how much it pretended upon them, for its favour done to their House: And therefore Henry the Fourth the most obliged of all the reft, looked to the Provifors more thriftly than his Predecessors had; and not only confirmed all the Statutes con-cerning the fame already made, but had also provided against provifors of any annual Office, or profit, or of Bulls of Ex- 2 H. 4. c. 3,4. emption from payment of Tythes, or from Obedience, Regu- 7 H. 4. c. 7,8. lar or Ordinary, and made them all punishable within the Sta- 5 H. 5. c. 4. tute; and further, made all Licenfes, and Pardons contrary thereto (granted by the King ) void against the Incumbent, and gave damages to the Incumbent in fuch vexations : for the former Laws had faved the right to the true patron, both against Pope, and King.

And thus the English-Kings were Servants to the Church of England, at the charges of Rome, whilft the Popedom being now under a wasting and devouring Schifm, was unable to help it felf, and so continued until the time of Henry the Sixth, at which time, the Clergy of England, got it felf under the power and shadow of a Protector, a kind of Creature, made up by a Pope and a King. This was the Bilhop of Winchester, lo great a Man, both for Birth, parts of Nature, Riches, Spirit, and Place, as none before him ever had the like ; for he was both Cardinal, Legate, and Chancellour of England; and had gotten to his aid, the Bilhop of Bath, to be Lord Treasurer of England: Now comes the matter concerning provifors once more to be revived.

First, More craftily by collogueing with the Nobility, who now had the fway in the King's Minority, but they would none : An Answer is given by the Kirg, that he was too young to make alterations in matters of fo high Concernment, yet he promifed moderation. The Clergy are put to filence

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filence herewith, and fo continue till the King was fix years

1 6 Rich. 2. c. 5. Antiq Brn.

elder, and then with Money in one hand, and a petition in the other, they renew their Suit but in a more fubtile way: For they would not pretend Rome, but the English Churches liberties; they would not move against the Statutes of Premuniri, but to have them explained; it was not much they complained of, for it was but that one word, Otherwhere, which, fay they, the Judges of the Common Law expound too largely not only against the Jurifdiction of the Holy See, but against the Jurisdiction of the English Prelacy, which they never intended in the palling of those Laws: Their conclusion therefore is a prayer, Ibat the King will please to allow the Jurisdiction of their Ecclefiastical Courts, and that Prohibitions in Such Cafes, may be stopped. But the King, either perceiving that the Authority of English Prelacy, was wholly dependant on the See of Rome, and acted either under the shadow Legatine, or at the best, sought an Independent power of their own : Or else the King doubting that the calling of one word of that Statute into question, that had continued fo long, might endanger the whole Law into uncertainty, declined the matter, faving in the moderation of prohibitions. Thus the English Clergy are put to a retreat, from their referve at Rome: all which they now well faw, yet it was hard to wean them : The Cardinal of Winebester was a great Man, and loth to lay down his power; but his own Tribe grew weary of him, and his power: For the greater some Church-men are, unless they be better than men, the inferiour, and better Church-men, are worfethan men; at length therefore the Cardinal is Un-Legated, and that power conferred upon the Arch-Bilhop of Canterbury, a Man formerly well approved, but by this very influence from Rome, rendred fuspected; which he perceiving, protefted against the Exercise of the Jurifdiction Legatine, without the King's allowance, and fo mannerly crept into the Chair.

The English Kings and Clergy, having thus attained the right differing of each other, begin to take up a new way of poli-

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policy; which was to hold nothing of the Popedom, but the form of Worship, and Discipline; but as touching Jurisdiction, they held it a high point of wildom, either to terch it nigh at home, or to be filent in the matter; having now found a main difference between the Pope's will, and the Church-Law; and therefore, as formerly, the Convocation and Parliament Holl. joyned in excluding of Forsigners from Church livings, under the Notion of Intelligencers to enemies abroad : So neither now will they allow any provisions for English-men; and upon this ground the Dean and Chapter of Tork refused to admit the Bishop of Lincoln, to the See of York, although affigned he was thereto by Pope Martin, and he the Darling of Nations, being by joynt confent advanced to the Tripple-Crown, that had been formerly trippled amongst three Popes, and troubled all Europe : And whereas during the Tripapalty, much Money had been levyed here in England, to ferve for the recovery of the Popedom, to one of English Interest: Now by joynt confent the fame is feized upon and flopped, as fewel from the fire, and spent by Henry the Fifth, in the recovery of a Kingdom in France, that should have been employed in recovery of a Popedom at Rome: these things concurred to give a wound to the Popedom, that was never cured to this . day.

Neverthelefs, the Englifh Clergy was no lofer by all this, but gained in the whole fum: For as it made them more depending on the Crown, fo it made the Crown more faft to them, from which they had received more real immunities and power, than the Pope ever did, or was able to give them, and might expect to receive many more. What perfonal refpects thefe three Kings fhewed them, hath been already touched: *Henry* the Sixth added one favour, which made all the reft more confiderable: Hitherto they had ufed to meet in Convocation, as upon the intereft of *Rome*, and little notice was taken of them; now the Nation owns them, and in fome refpects their work, and it is granted, That the Clerks of Convocation called by the King's Writ, and their Menial Servants.

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Servants shall have such priviledge, in coming, tarrying, and 8 H. 6. c. 2. going, as the Members of the Parliament have : So as though they be not Members, yet they are as Members, if they affemble by the King's Writ, and not only by the power of the Legate or Metropolitan. The Antiquity of this Court is great, 4 Inftit. c. 7 4. yet not fo great as hath been supposed; nor is it that Court of the Ordinary called the Church Gemot, mentioned in the Laws of Henry the First, as not only the works thereof, therein fet down, do sufficiently declare, but also it's evident, that in Henry the Second's days, the Grand Councils of this Kingdom were joyntly mixed both of Clergy and Laity, nor could the Clergy (hut the Laity from their Councils, till about the times of Richard the First; or King John. From which time forward the Laity were fo far from protecting of them ( till these times now in hand) that all their care was to keep them from violating the liberty of the people. That they were many times notwithstanding called together by the King's Writ before these times, hath also been cleared by another Pen. Mr. FFill. That their work at fuch times was to advise concerning fuch Pronne. matters as should be propounded to them by the King in Parliament, their fummons do fhew; the particulars whereof, for the most part, concerned supplies of Money from the Churchmen, and yet sometimes matters of great moment were debated therein: as in a Convocation summoned by Henry the Fifth in his ninth year, the preheminence of Pope Eugenius above the Council of Bazil was debated, and as much as they could, determined the fame: the credit of their decisions in former time, I believe was not much amongst the people, becaufe the Men were looked upon with an evil eye: Now that the Parliament seemeth to own them in their way, and to protect them; their determinations are fomewhat : The Church men espy their opportunity, and whilft the benevolent influence of the State is in its first heat ,... they improve it in this manner. The times were now come about wherein light began to fpring forth, confcience to beftir it felf, and men to study the Scriptures: This was imputed to the idleness and carelefnels of the Clergy, who fuffered the minds of young Scholars The Govern- SHen. 4. Hen. 5. Kings of ment of Hen. 6. England.

Scholars to luxuriate into Errours of Divinity, for want of putting them on to other Learning, and gave no encouragement to studies of humane Literature, by preferring those that were deserving. The Convocation taking this into confideration, Antiq. Brit. do decree, that no perfon fhould exercife any jurifdiction in any Office, as Vicar-general, Commiffary, or Official, or otherwife, unlefs he fhall the first in the University have taken degrees in the Civil or Canon Law : A fhrewd trick this was to ftop the growth of the fludy of Divinity, and Wickliff's way: and to imbellich Mens minds with a kind of Learning that may gain them preferment, or at least an opinion of abilities beyond the common strain, and dangerous to be medled with, like fome Gallants that wear Swords as Badges of Honour, and to bid Men beware, because they possibly may firike, though in their own perfons they may be very Cowards; and no lefs mifchievoufly intended was this against the rugged Common Law, a Rule fo nigh allied to the Gospel way, as it favoureth Liberty, and fo far estranged from the way of the Civil and Canon Law, as there is no hope of accomodation till Chrift and Anti-Chrift have fought the field.

Thus much of the Church of England, in relation, to the State, now as it is abfolutely confidered in regard of the feveral degrees of perfons therein. Although these three Kings were much indeared to the English Clergy; yet the difference between the Laity and them growing high, the King's principal care is now, to keep an even hand between them both, for he that will back two Horfes at once, must keep them even. or put his joynts to the adventure : First, Henry the Fourth granteth, that no more shall be paid to Rome for the firstfruits of Arch Bilhops and Bilhops, than hath been anciently used. The occasion hereof was to prevent the horrible 6 Hen. 4. C.I. mischief and damnable custom of Rome; for such are the very words of that Statute, unto which the Clergy gave their Vote, if not the first Vote; and therefore certainly did neither believe, nor honour that infallible Chair as their own Mother; nor did they bear her yoke further than their own benefit. and reason of State did require; for though the immediate

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benefit of this Law did defcend upon the Prelacy s' yet it alfo much concerned the interest, both of the honour and benefit of the Nation, that the Clergy should not be at the Pope's pleafure to Tax and Affels as he thought good.

2 H. 5. C. I.

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Secondly, Henry the Fifth added unto the Prelacy, fome kind<sup>4</sup> of encreafe, both of Honour, and Powerl, Viz. To visit Hofpitals that were not of the King's own foundation, and to reform abufes there; for the Patrons either had no power to punifh, or will or care to reform them; and thus upon the point, although they lost a right, yet they gained eafe.

Thirdly, The fame King confirmed by a Statute unto Ordinaries, the Cognifance of accounts of Executors, for their Teftators Effates, which formerly was granted by the Canon' Law, but they wanted power to execute, and a right to have and receive. In all thefe the Clergy or Prelacy were the' immediate gainers. This many other things' the people were' made gainers', and yet the Clergy were no loters, 'otherwife than (like the Kite) that prey which was none of their own.

First, They refused formerly to grant copies of Libels, either thereby to hinder the course of prohibitions, or to make the copies the more dear, and Money more cheap with them. Henry the Fifth, finding this a grievance to the people, passet a Law, that all Ordinaries shall grant the Copies of Libels at such time as by Law they are grantable.

2 H.5. Stat.2. sap. 1.

Secondly, As the probate of Wills had anciently belonged to the Ordinary, by the Canon Law, and formerly allo confirmaed to them by the Parliament, fo it allo regulated and fettled the Fees for fuch Service! But the Clergy having been ever under the nouriture of their Mother *Rome*, that loved to exceed, they likewife accounted it their liberty to take what they could get, but the nigher they come to engage with Kings in their Government according to Law, the more reformed they grow: Pornierly Edward the Third had fettled their Fees, but they would not hold to the rule, now the Law is doubled by 'Henry the Fifth, with a penalty of treble dantages against Delinquents. Furthermore, the very Priefts couldnot.

3 H. s. c. 8.

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not contain their Pater-Nofters, Requiems, Maffes, and fuch  $_3$  H. 5. Stat. 2 wares they had engroffed, and fet thereof what price they cap 8. pleafed: The Market was rifen to that height, that Edward <sup>7</sup> the Third undertook to fet a rate upon those commodities, but that also would not hold long; Henry the Fifth he fets a certain flipend fomewhat more than Edward the Third had done, <sup>2</sup> H. 5. Stat 2, and yet lefs than the Priefts had formerly. cip. 2

Laftly, Some Laws were made, wherein the Common-Wealth gained, and the Church were lofers. First, Whereas the Church-men formerly held all holy things proper and peculiar to their own Cognifance, especially such as concerned the Worship of God, the Parliament now began to be bold with that, and never asked leave. It had now for a long time, even fince the Saxon times, been the unhappy condition of this Church of England amongst others, to decay continually in Piety and right Devotion, but through the light that now revived, and God's goodnefs, it in these times came to pass, that the people did entertain some sense of their duty towards God, more than formerly, and begin to quarrel the abuses done to the Lord's Day, in the manner of the keeping thereof: London hath the honour for beginning this Reformation by an Act of their Common Council. The Parliament within feven years after that, engage the whole Kingdom in 27.H.6. c. 5. that fervice (though therewith also are adjoyned other holy Feasts then holden) And all Fairs and Markets are enjoyned to cease on that day, under pain of forseiture of Goods exposed to fale, excepting Victual, and excepting the four Sundays in Harvest. And thus though places had their confectation allowed by the Parliament, and immunity from trading in Fairs, and Markets, by the space of a hundred and fixty years before this time, yet that time which God by his own Law had referved to his own self, never came under regard to be allowed till now, and yet not by the motion of the Clergy, nor by their furtherance; for by their thrusting in the Holy-days, they made them equal with the Lords-day, and in Harvest time superiour, by preferving them in force, when as the Lords-days were fet alide : So God had somewhat of these Men, but the Pope

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Secondly, As the Church-men loft in the former, to the more. Prelacy in this that follows.

The Prelates had long fince obtained the Trial of Baftardy: and therein could strain themselves so far, as to put the Case of inheritance into danger, where the point otherwife was clear enough ; and this grew to that height that it endangered the difinheriting of the Heirs of the Earl of Kent. It is 9 H. C. C. II. therefore now provided, that before the Ordinary in fuch Cafes proceed to trial, Proclamations shall be made in Chancery, to fummon all pretenders of Interests or Titles to come before the Ordinary, to make their Allegations, and all Trials of Bastardy other wife made shall be void ; fo as whatever the Canon did the Parliament would not truft to the Ordinaries Summons, nor allow of their power in any other manner, than the Parliament thought meet. One thing more remaineth, wherein the true Church of Chrift feemed to lofe and yet gained; and the Clergy joyning with the King feemed to gain and yet loft ; this was the point of worship, which had long stumbled the minds of the people, and was now grown to that ftrength; that nothing but an Act of Parliament can keep it under. This opinion concerning worthip, was at the first fo young, that it was not yet baptized with any proper name, but called, Opinion contrary to the Church determinations, or Catholick Faith. And against this the Clergy now stormed, more than ever formerly, because it was grown to such a height as if it meaned to over-top, theirs. To this end they procure an Act to pals.

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That all Preachers, Teachers, Writers, Sebool- Masters, Favourers, 2 H. 42 C. 15. or notoriously defamed Persons, for the maintenance of such opinions, shall be (upon conviction before the Ordinary, according to the Canons ) imprisoned in the Diocesans, Prison, Fined according to the Diocesans discretion.

If upon Conviction, be shall not abjure, or shall relapse, be shall be delivereed unto the Secular Power, and be burned. And that Preachers without License of the Diocesan, should be restraineda

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Concerning which Law, I shall first shew what change in the Laws of this Kingdom was endeavoured, and what was really effected.

First, It is an undeniable ground, that no Freeman can be 42 E. 3 c.3. put to answer before any Judge, but upon presentment, or other matter of Record foregoing, and by due Process of Law; and yet it had been ruled, that firong prefumption; and complaint of credit after it is entred, is sufficient Record; 10 Hensy. fol, to ground proceedings in this Cafe; to attach the party 17. to Answer. But by this Law a Trial is introduced, that neither refleth upon any peremptory acculation, or proof of witnefs, but meerly upon Inquifition, upon the Oath and Conscience of the party suspected ; which in the latter days hath been called the Trial upon the Oath, Ex Officio; for fuch was the Trial allowed by the Canon in thefe times; as appears in the Conflictutions of Otho, and the Decrees of Otho de Fur. the Arch-Bilhop Bouiface by whom it was endeavoured to be Fur. Calumn. the Arch-Bilhop Boniface, by whom it was endeavoured to be obtruded upon the Laity, about the times of Henry the Third, or Edward the First; but even the Clergy then withstood it, as Lindwood confesseth. And Othe in his very Conflictution, Lind. de Fure doth hold this forth by that claufe of his, Non obstante obtenta furan. 2. consuetudine.

Secondly, This Law doth endeavour to introduce a new Judge, with a power to Fine and Imprifon according to diferetion, and a prison allowed to him as his own peculiar, and yet the Writ, De cautione admittenda, fiill held its power, to regu-late that difcretion as formerly it had done; which by the way may render the power of this Law suspicious.

Thirdly, The Clergy are not content to have the Effates, and Liberties of the bodies of the people at their diferetion; but they must also have their lives, although no Freeman's life could by the Fundamental Laws of this Kingdom, come to question, but by the judgement of his Peers; ner could the Clergy by their own Canons intereffe fangnine, Viz. They cannot put any Manto death, but by this Law they may fend any Man to death by, a Sentence, as fure as death, Iradatur

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datur potestati seculari : And such a death, not as the Civil Magistrate is wont to execute by a speedy parting of the Soul from the Body, by lofs of blood, ftop of breath, or fuch like; but the Clergy must have blood, Hesh, bones, and life and all. even to the edge of non-entity it felf, or they are not fatisfied : And thus the Writ, De comburendo Heretico, entred into the Trueit is, that some sparks of this fire are found in world. former times, and Braction toucheth upon fuch a Law, in Cafe of a Clerk convict for Apostacy, Prime degradetur, or post per manum Laicalem Comburatur, which was indeed the- Canon, and that by his own Confession; for it is grounded upon one, Secundum quad accidit, in the Synod at Oxford, under Arch-Bishop Becket : but that Cafe concerneth a Clerk, who by his profession hath put himself under the Law of the Canon, and it was only in Cafe of Apostacy, himself being turned Jew; and this alfo done upon a fudden pang of zeal and power of an Arch-Bilhop, that would know no Peer; nor do we find any fecond to this Precedent by the space of two hundred years next enfuing; neither doth the decree of Arch-Bilhop' Peck-Lind. lib. 5. de bam, who was not long after Becket, treating about Apoftacy in Lay-men, mention any other punishment than that they are to be reclaimed, Per censuras Ecclesialticas; nor yet that of Arch-Bilhop Arundel, amongst the Constitutions at Oxford, not long before this Statute, who treating about the crime of Herefie, he lays the penalty upon forfeiture of goods, with a Prafertim, as Lind. lib.s. de if it were the grand punishment : And Lindmood in his gloss Heret, fol. 159. upon that place, fetting down the Cenfures against Herefie, Hodie sunt (faith he) damnandi ad mortem, as if it were otherwise but as yesterday.

Fourthly, the next endeavour is to bring the cognifance of all, wholly to the Ecclefiaftical Court, without further Appeal; for fo the words concerning Conviction of Herefie are : Whereupon evidence (hall be given to the Dioceffan of the fame place, or bis Ordinary in that behalf.

These changes, I say, were endeavoured to be brought upon the Government of this Kingdom ; and yet the Law for all this, fuffered no change, nor did the House of Commons (how-

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ever the name is thrust into the English Ordinary Print) ever yield unto the passing of the fame, but in the Parliament next enfuing, complained thereof, and protested they would not be bound by such Laws, whereto the House of Commons had not given their confent; and this dashed the Law quite out of countenance (although it holds the place still amongst the number) for within four years after, the Clergy bring in another Bill of the fame nature in general, though varying in some particulars, but the fame was again rejected.

All the ftrength therefore of this Law, refteth upon the King and Houfe of Lords, engaged by the Clergy, to whom they trufted for their Religion (for Book-learning was with them of fmall account) and no lefs by the King, who knew no better way to give them content, that gave him fo much as to fet the Crown upon his Head, nor to discharge his Royal Word, paffed by the Earls of Northumberland and Weltmerland, in his behalf Antiq. Brit. unto the Convocation, Viz. That they were fent to declare the 273. King's good Will to the Clergy, and Church Liberties, and that he was refolved to defend all the Liberties of the Church by his Kingly Power, and to punish Hereticks, and the Churches Enemies in fuch manner as the Clergy fould think meet; and therefore defired their daily Prayers for his own, and the Kingdoms fafety. And yet for all this, the people were not of this mind; Walfingham, no fmall part of the Kingdom being overspread with these Ipo. Neuftr. Opinions. 157.

After Henry the Fourth, comes Henry the Fifth, and he alfo makes another affay; the former opinions then known only by the general names of Herefie, are now baptized, by the new name of Lollardry, and grown fo overfpreading, that all the troubles of thefe times are fill imputed to them. It was indeed the Devils old and common trick, thus to inrage earthly powers against thefe Men, although he be hereby but an infirument in the hand of the Chief Builder, that in laying a fure foundation, doth'as well ram down, as raife up; for the maiice of thefe Men made the people of God to multiply: Henry the Fifth, alfo published a Law to this fame.

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That all Perfons in place of Government, shall swear to use their diligence, to destroy all Herefies and Errors, called Lollardrics.

That all Lollards convict by the Clergy, (left to the fecular power, according to the Laws of Holy Church) shall forfeit their Lands and Tenements to their Lords: And the King to have the year, and day, and Waste, and all his Goods and Chattels.

If the Lord be the Ordinary, the King shall have all.

No forfeiture to be, till the Delinquent be dead.

They shall be found by Indiciment before the Justices of the Peace.

This Indiciment being found, shall be sent to the Ordinary with the Prisoner.

The Indiciment shall not be for Evidence, but only for Information.

These are the principal things contained in this Law, which by the manner of the composure, seemeth to be of an uncertain colour, neither made by the Clergy, nor Laity, but spoiled between them both. The intent thereof seemeth to be principally to draw on the House of Commons to pass the Law, under hope of gain by the forseitures; for the penalty is like that of Felony, though the crime be not expressly declared to be Felony. But the intent fell short in event.

For First, The nature of the Crime is not defined, nor declared by any Law, and therefore can no Man by Indictment be found to be such.

Secondly, No penalty of death, hath been by any former, or by this Law determined upon fuch as are guilty, for it's not enacted by any Law, that fuch perfons shall be delivered to the Secular power,  $\mathscr{O}^{c}$ .

Thirdly, this Statute determining the forfeiture to be not till death, and neither that, nor any other Law of this Kingdom determining death; then is no forfeiture determined.

Fourthly, Though this Law taketh it for granted, That Herefie and Errours belong to Ecclefiaftical Cognifance, yet the

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same allows of no further proceedings, than Ecclesiastical censures.

Lattiv, By this Law, there can be no proceeding, but in cafe of Indictment. (for otherwife, without Record, no forfeiture can be therefore, where no Indictment is, there is no forfeiture. In all which regards, it's evident that the Clergy could by this Law, neither get fat nor blood ; and therefore at their Con- Fox Marturol. vocation in the next year tollowing, they took another courfe, 589. and ordered that three in every Parish, should make prefentment upon Oath, of fuch perfons as are defamed for Hereticks. and the truth fo far as they can learn ; which puts me in mind of a prelentment, that I have feen by fome of St. Mary Overies in these times: Item, we faine, that John Stevens is a Man we cannot tell what to make of him, and that he bath Books we know not what they are : This new course flews plainly, that the former beld not force as they intended it. So God blafted the practices of the Clergy at this time alfo, rendring this Law immaterial that had the form, as the other miffed in the form, and had the matter.

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## CHAP. XVIII.

## Of the Court of Chancery.

T often befalls in State Affairs, that extraordinary Exigencies require extraordinary remedies, which having once gotten footing, are not eafily laid afide, efpecially if they be expedient for Prerogative. The Privy Council in the Star-Chamber, pretending default of the Common Law, both in fpeed, and feverity, in Cafes whereby the State is endangered: The Chancery pretends default by the Common Law in point of equity, and moderation: The people taken with thefe pretences, make that Rod more heavy, which themfelves had already complained of: What the Chancery was in times paft hath been already fhewed; ftill it is in the growing and gaining hand.

First, In the Judicatory power it prevailed in relation to the Exchequer, exercising a kind of power to furvey the proceedings thereof, in Cafes of Commillioners diffrained to account, for Commillions executed, or not executed; for it was no easie matter to execute Commillions from the Exchequer in those times of parties; nor were Men willing with fuch unwelcome occasions, between Friends and Neighbours; and it may be, they grew weary of embroiling themfelves one against another, and of being Inftruments of the violent countermotions of Princes, and great Men.

Secondly, It gained also upon the Admiralty, which by former Laws had Jurifdiction in all Cases incident upon the great Sea; but now either through neglect of the Admiral, or the evil of the times, occasioning Pleacies to grow Epidemical, the ill government upon the Sea became dangerous to the State, trenching upon the Truce made between this and other Nations.

For a remedy whereof, first Confervators of the I rice ware

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fettled in every Port, who had power committed to them to punish Delinquents against the publick Truce, both by Indictment at the King's fuit, and according to the course of the Admiralty by complaint, faving matters of death to the Cognifance of the Admiral. But this was soon found defective, for Justice done in the dark, is many times more respective, and lefs respected, and therefore within a few years, it is provided, that Offendors against the King's Truce upon the Sea, or 26 H.6. c. 2. in any of the Ports, shall be proceeded against in the Chancery, before the Chancellour, who hath power given him, calling to his Allistance fome of the Judges to execute the Statute of 2 H. 5. foregoing, by a hand fome contrivance : For that Statute was once and again suspended for the rigour that was used by 14 H. 6. c.8 20 H. 6. C.II. the former confervators, who being borderers upon the See, for their own peace, spared as few as they could, which had fo discouraged the Seamen, that the Kingdom had been almost utterly bereaved of its ftrength at Sca. Nevertheles, all this while, these Laws were but penal, and not remedial, for the parties wronged : And therefore another Law is made, to give the Chancellour and Judges power to make reflitution and 31 H. 6. c. 4. reparation.

Thirdly, the Chancery gained upon the Ecclefiaftical Court : for whereas by the Canon, the Church-men were to be judged by their Superiours, according to Ecclefiaftical and Ordinary Jurisdiction; and the iniquity of the times was again returned to that height, that Parents could not enjoy their own Children; but the little ones were allured, ftoll'n away, and detained in Cloyfters; nor did the Church-men afford reinedy in such cases: A Law was made, that upon complaint hereof 4 H. 4. c. 17. made to the Chancellour, the Provincial (hould be by him fent for, and punished according to his diferction.

Laftly, The Chancery encroached upon the Common Law: For whereas the firs between the two Houses of York, and Lancaster began to rife, Men made their dwellings in places of fecurity, and firength; Women likewife and other perfons flying thither for refuge; especially, such of them as had most to lose; these were contrary to the Law

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of common honefty, urged to engage their Estates unto the defires of fuch, to whom they had fled for Refuge, and sometimes compelled to marry, before they could gain their liberty. It was now provided that all such complaints should be heard and determined by the Chancellour.

Secondly, As touching the Ministerial power of the Chancery, this likewife was enlarged in making of Process to compel appearance in cases of Forcible Entries, Murders, Manslaughters, Robberies, Batteries, Affemblies in nature of Infurrections, Riots, and Plunder, committed by Servants upon their Massiers goods, before their Masters death, and such like offences now grown common, and in need of sudden remedy.

Thus as the work and power of the Chancery grew, fo did the Place and Perfor of the Chancellour grow more confiderable, raifed now from being the King's Secretary, (for no better was he in former times) to be the Kingdoms Judge, and of fuch Truft, that although the King might make Election of his own Secretary, yet the Parliament would first know, and allow him that must be trufted with the power over the Estates of fo many of the people: And therefore did in these times, both place, and difplace him as they faw expedient.

In a word, he is become the Kingdoms Darling, and might be more bold with the Common Law, than any of his Peers.

31 H. 6. c. 9.

4 H. 4. c. 8. 13 H 4. c. 7. 2 H. 5. c. 9.

2 H. 4. C. II.

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#### CHAP. XIX.

#### Of the Courts of Crown-Fleas, and Common Law.

A S the Chancery on the one fide did swell and encrease, fo was the King's Bench in an Ebb; the Council Table . in the Star-Chamber on the one fide, and the Itinerant Courts in the Countrey intercepted, and drew away much to their own thares: Making themfelves fat, the King's Bench Ican, and the Rural Courts for Crown-Pleas almost to fiarve. The Crown-Pleas formerly had been determinable in the King's Bench, Gaol-delivery, Oyer and Terminer, and many of them by Justices of the Peace, Coroners and Sheriff. The Gaol-Delivery was afterwards united to the Judges of Affize, and if one of them were a Clergy-man, then to the other, and chief Men of the County. This was useful for the publick, but not beneficial for fome Men; and therefore they laboured for Committions, especially directed to parties, that they thought would partake; but these were found soon to be dangerous,  $_2F$ ,  $_3$ , cap.2. foon taken away, and the Gaol-delivery reftored to the Judges of Affize, as formerly. The Commillions of Over and Terminer were fued forth upon extraordinary emergencies, and offences, wherein the State was much concerned for fpeedy Execution. In former times both thefe and Gaol-deliveries were but rarely had, and then granted unto force, that perchance knew more of the Cafe, than before hand was meet to be known. Edward the Third amended this Errour, and ordered that no Commillions of Oyer and Terminer should issue forth, but unto Commillioners named by the Court, and 34 E. 3. c. r. not by the party complaining, But the Judges of Allize are now in the growing hand, both for Honour, life, and Power,. the rather, because their perfons are of high repute in the Benches at Westminister, which are the Master pieces of Judicature, and their Iters are constant and ordinary : Neverthelefs, the

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' the Judges of Affize, though they have the Gaol-delivery annexed to them, yet have they not that abfolute power of the King's Bench; but are still under the rule of their Commission, which is not alterable, but by Parliament, and which by it was altered, by way of adding of new powers as new crimes arole, that required the eye of the State to provide, and fo the Judges of Affize by degrees grew to be the ordinary Adminiftrators of Juffice throughout the Kingdom, yet holding ftill forth to them a limited power to hear and determine in some II H. 4 C. 1. Cafes, but in others only to enquire, and certific, as in the case of false returns by the Sheriff of persons elected for the Parliament: And alfo in cafes concerning the Statutes of Labourers, and unlawful games, and pastimes; in which cafe 2 H. 4. c. 21. the Certificate is to be made to the Chancellor: And alfo in cafes concerning Liveries contrary to the Statutes, wherein the 13 H 6 C.3. Certificate is to be made to the King's Bench; which power in this last cafe, continued in that manner by the space of thirty years; and then by another Statute, they had the power to 8 Hen. 5. C 4. determine such cases before themselves : In like manner they 4 H. 5. C. 7. had power to hear and determine cafes of fallhood, in counterfeiting and corrupting of Money, by walhing, clipping, &c. And alfo defaults committed by Sheriffs, Bailiffs, and their Officers against the Statutes of Forcible Entries, and of wearing of SH.6.09. Liverics, as aforefaid.

These were figns of much confidence and trust in them, and yet notwithanding in these, nor none of these, were the penalties by Fine left to the Arbitry of the Judges; no, nor to the Juffices of the King's Bench, but were by the very Letter 13 H. 4. c. 2. of the Law determined. Nor would the Parliament trust these Men with doing Justice in the cases aforesaid, in their own Counties where they dwelled, nor did it think expedient to allow the chief Juffice of the King's Bench unto that Service in any of them all, but only once in the County of Lan. cafter, and then only at the King's pleasure; otherwife, it was to be as was used by the space of one hundred years foregoing; 8 Kich. 2. e. 2. possibly because his power was too great to be trusted amongst the people.

50 E.3. M. 113.

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Laftly, The Judges of Nifi Frins were anciently made by Beji.2. 0 30. Edward the First, by whom also the Atlizes 'were settled at certain times of the year, and afterwards by the Statute of 12 L.2 c 3. York, the Nifi Prius in Imaller cafes was granted before one Justice of the Bench where the plea dependeth, and one fubflantial Man of the County; but thole of greater concernment were to be had before two Juffices of that Berch, or in cafe they were wanting, then before Juffices of the other Bench, 1+ E.3. c.16. or in default of them, before the chief Baron, if he were a Man of Law, and in default of that, before the Judges of Affize. Therefore in those days, the Justices of the Benches in their Iters in the Counties, divided in their power; Some being for Affizes, others for Nifi Prius; and in fome times and cafes, some were for both : For in those times of Edward the Third, Judges of Affize had power to enquire in fome matters that concerned the Grown, or to try Nifi Prius, nor were thefe 4 E. 3. c. 11. powers united, till in Henry the Sixth's time, Ipflices of Nifi Prius had the power of Oyer and Terminer annexed to them, in all cafes of Felony, and Treason.

What was formerly provided by Edward the Third and Richard the Second for infruction to thefe Judges, and to bind  $2E_3, c_5$ . them thereto by folemn Oath, I fhall not particularly mention,  $2E_3, c_5$ . but fhall leave the confideration of the Original of the whole  $32E_2, c_3$ . Judicature of this Nation unto the Readers observation upon  $2E_2, c_3$ . the premises.

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#### CHAP. XX.

#### Concerning Sheriffs.

HEnry the Fourth, after a small rest in his Throne, though he always sate loose, sought after the civil Peace, as the corner Stone of his sublistence; and that by a way of Justice. which found more acceptance with the vulgar, than the common Education of the greater number in these times could promise; for the worft of Men cannot endure to suffer injustice. though themselves will do it. Now because where Kings are reputed to be the Fountain and Life of Juffice, Sheriffs may be reputed to be the breath thereof; and by their irregularities, do render the Government of the King, as loathfome, as unfavoury breath doth the perfon whofe it is: Therefore Henry the Fourth chose rather to be a loser in his Farm-Rents of the Sheriff wicks, than to occafion the Sheriffs to fave their bargains by oppression: And to this end he took away the course of forming of Sheriff-wicks, and made the Sheriffs bare accountants for the Annual profits; and as touching the cafual profits the Sheriff discharged himself upon Oath. This was a good fecurity to the King, but yet the people was not herewith fatisfied; For though the Sheriffs might not take to Farm, yet what they had, they might let to Farm ; And then wherein are the people the better for thefe Laws? Seeing it's all one for them to be oppreffed by the Sheriff immediately, and by the Proxy.

For preventing of this inconvenience, another Law is made; That the Sherif fhall not let his Bailymick to Farm, nor be Nanrefident, and to this be must bind himfelf by Oath: So as now the Sheriff is double girt, and may be fairly ridden, without danger to the King or people. But Men ride Horfes for eafe, and pleafure, and he that must bend his mind always to watch his Horfes motion, will choofe rather to go on Foot; and therefore Heary

1 H.4. c.11.

4 H. 5. C 2.

4 H. 4 c. 5.

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Henry the Fifth renewed the Law of Richard the Second, that I Hen. 5. c.4. Sheriffs shall be but for one year, and then not to be chosen again, nor ferve for three years next following. This order continued for the space of eight years, within which time, War and Pestilence had confumed so many of the richer fort of a H. e. c. f. people, that a Dispensation is granted, that Sheriffs may contipue in their places for four years. And it was above twenty years after, e're the Stock was recruited again ; after which time, the substance of the former Statutes of Edward the Third, Richard the Second, and I Henry the Fifth is revived a- 23 H. 6. c. 3. gain, with a penalty upon the Sheriff, his Deputy, or Clerk, that (hall execute that place above one year; fo the cuftom of holding that Office ten or twelve years, by occasion of the Dispensation for four years was laid alide : But the Cure would never be perfect, fo long as Sheriffs held by Inheritance : For it was easie to find new Deputies, but not to lay down old Cultoms, nor could it be lafting, unless the penalties alfo had been annexed to the particular crimes.

For a Sheriff before he is a year old, by experience formerly had, becomes too cunning for all these Laws; and therefore Laws are made also against the ordinary corruption of these places, such as are extorting of Fees, false making of Jurics, cap. 4.15: false returns of Writs, &c. and damages in such cases given to cap.518.c.14. the party wronged; and when all is done, he is not trufted 23. cap.10. wich taking of Indictments. Thus with much ado, a Sheriff 28 E.3.  $c.ult^i$ is made a tolerable Officer, and his place by Degrees so hedged in, that what was in former times hard to pluck up, is now become hard to fet.

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CHAP.

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#### CHAP. XXI.

#### Of Justices and Laws concerning the Peace.

THe faint Title of Henry the Fourth to the Crown, madehim ever tender of the Civil Peace, without breach whereof, he was fure to be quiet in the Throne ; 'he undertook not this work by any superlative power, from and by himself, but useth the help of the Parliament, and Laws, wherein he was industrious; pretending love of Unity amongst his people, which nevertheles he liked not, unless in order to quiet between hinsfelf and them. The former way of Juffices of Peace he followed clofe, reducing the perfons to their ancient qualifications. The most sufficient persons, Inhabitants in the County, worth at least twenty pound yearly, unless they be 2 H 5. Stat.2, Lawyers, or fuch as are Justices in Corporations ; nor is the King troubled or trufted with the naming or electing of these Men, but the Chancellour, or the King's Council; fo as now by Law the King can neither be Jultice, nor make Juffice, Jure proprio. but as his interest with the Council is more or less prevalent, and that power that first gave it to the Crown, the fame power took it away, or imparted, and placed it elfewhere. But as touching the Work or Power of the Judices themfelves, it grew exceedingly, much whereof was only of enquiry and to make Certificates, as of Herefie, Treaton, Falshood of Sheriffs, Ge. But more of Oyer and Terminer, as in cafe of Watches, deceitfulnefs in Trades; as of making arrowheads, guilding of Metal, tanning of Leather, imbaling of Silver, felling of waxen Images and Pictures, Oc. for the fuperflition of thefe times was fuch, as thefe petty gods-were not 2 H.C. c.7.14. fet at fo high a price by the Seller, but a higher price by the Buyer; the Parliament therefore let a truer value of them, Viz. For the Wax, fo much as the Wax is worth by weight, and but four pence for the god-head ; fo as it feems, the Parliament was not very superstitious in their House, whatever. they.

1 Hen. 5.0 10. 18 H.6. C. 11 cap. 1.

2 H. 5. C. 4. 2. cap 7. 4 H. 6. C. J.

5 H. 4. C. 3.

7 H. 4. C. 7.

8 H. 5. c. 3.

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they were at Church. Furthermore, the Juffices of the Peace had power to punish deceit in Measures, Weights, Forcible 1 H s.c. 10. Entrics, and Detainers. In many of which Cafes, the penalty 9 Stat. 2 c 8 being Fine and Imprifonment, became a fnare to many of the 2H. C.C.11. Juffices, especially luch as were of the greater and higher rank, 11 H. 6 c.8 who having Caftles of their own, under colour of Juffice im- 13 H. 4. C.7. prisoned Delinquents in their own Castles, and ransomed them & 2. at their own pleasure; which proved a great oppretion to the 4 H. 5. c.S. people, and occasioned a Law that no Justice should commit any Delinquent to other than the County Gaol, faving Franchifes to the Lords. Those times are happy when Justice 5 H. 4. c. 10. waits not altogether at Court, but grows up in the Fields, and Juffices of Peace, as the King's Arms upon the Royal Mace, are terrible only to the bad, and not as they are pictured before an Ale-house door, to invite Men to transgres.

The Laws for the prefervation of the peace concern either punishment of Crimes committed, or prevention of them from being committed : There is a fucceffion of crimes, as of Men and Ages, becaufe the Scripture tells us, that the hearts of all are fashioned alike, yet it is with generations as with Men, fome encline to fome Crimes more than other, and that is the reason that the title Treason, sometimes is set forth in Folio, sometimes in a leffer Volume. It's evident in Story, that the violent times of Richard the Second, had railed the value of that, amongst other offences, above measure; not . long before his time, his Father had reduced that wild Notion of Treason to a certain rule, that formerly wandred in a Wilderness of opinions. But Henry the Fourth, either to fave his own Stake, or to take the people, or both, reduced it again to the Statute rule of Edward the Third, and made void that 1 H. 4. c. 10. Statute of his Predeceffors, which had made a former Act of Parliament, (and all the fervice thereby done) Treason. The dimensions of Treason thus clearly limned and declared. taught ill disposed minds to keep out of the Letter, and yet to be bold with the sense; counterfeit Money they durst not, yet to diminish the fame they thought came not within the Circle, and soit became a common grievance, till a Law was made, 3 H. 5. c. r

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that all purposed impairing of Money shall be Treason. And fo the Parliament held forth to all Men that they had a power to declare Treason, without the bounds of the Statute of Edward the Third. The like power it held forth in the time of Henry the Sixth, for Men knew that Burglary and Robbery. were mortal crimes, they would no more of that, now they devise a way to spoil, and prey, for themselves, and yet neitherto reb, nor break Houfe. To this end they would fcatterlittle Scrolls in writing, requiring the party that they intended. to prey upon, to leave fo much Money upon fuch a day, at fuch a place, and this was Sub-pana, of burning the parties House, and goods: which many times did ensue upon default made, this practice was at once made Treason, to prevent the. growth of fuch an evil. And the like was done with Robberies and Man-flaughters, contrary to the King's Truce, and fafe-conduct.

As many or more new Felonies were also now created.

One was the cutting out of Mens Tongues, and plucking. out of eyes, a firange cruelty: and that fnewed the extreme favagenels of those times, so much the more intoilerable, by how much the poor tortured creature could hardly be either eye or ear witnefs, of the truth of his ownwrong.

A fecond Felony was, the Cuftomary carrying of Wool. 18 H. 6 C.15. or Wool-fells out of the Realm, to other places: CXCept Callis.

> Another Felony, concerneth Soldiers, which I refer over tothe next Chapter.

The last was, Servants plundering their Masters Goods, and. 33. H. 6. c. 1. absenting themselves, if upon proclamation made, they appear not, this was also made Felony.

In the next place, as touching Forcible Entries, and Riots, the remedies fo often inculcated, and new dreffed, thew plainly. the nature of the times : These kind of crimes commonly are as the light skirmishes in the beginning of a War, and follow. in the conclution alfo, as the faintings, of a battel fought tillboth fides be weary. A .

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I (hall not enter into each particular Statute, divers of them being little other than as affeverations annexed to a fentence, to add credit, and flir up minding in men, that otherwife would foon forget what is faid or done: The remedies formerly propounded are now refined and made more effectual.

First, In regard of speed, which is as necessary in these forces, as the stopping of the breaches of Waters in the first Act, and therefore one Justice of the Peace may proceed upon a holder by force, or breaker of the Peace, with a *Continuando*, but Riots are looked upon as more dangerous, and the first 8 H. 6.e.g.<sup>4</sup> opposition had need be more stiff, less the being uneffectual, 'aggravates the violence, and therefore it's required that two Juflices, and the Sheriff should joyn in the work, to carry on the work with more Authority and Power. And what they cannot do in the punitive part, they muss certifie to the Kingand his Council, or to the King's Bench if Traverse be made: 31 H. 6.c. 2.So as though the power of the County be annexed to the She-2 H 5.c. 9.riff, Jure ordinario, to maintain the Peace, yet the Parliament' did delegate the fame upon Justices, as it thought most expedient.

To maintain and recover the Peace when it's broken, shews more power, but to prevent the breach, shews more Wisdom, and therefore to all the rest, the Wisdom of these times provided carefully.

First, For Guards and Watches, according to the Statute at *Wint*. and committed the care thereof to the Justices of  $_{5}H_{4}$ . c.3. the Peace.

And Secondly, Against the gendring of parties, for it's commonly seen, that such as are admired for excellencies of perfon, are so far idolized of some, as that their gestures, actions, and opinions are observed; tokens of favour (though never so some second state of some second state of some second fo small) are defired from such, and the Idol likes it well, gives Points, Ribbons, it may be Hats, and with these Men are soon gained to be Servants in the fashion, and not long after to be Servants in Action, be it War, or Treason, or any other way. This.

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This manner of cheat the former times had been too well acquainted with; Knights and Esquires are not to be feared in times where the word Lord carries the wonderment away. their offences against the Statutes. of Liveries are all great, though in themfelves never fo fmall; and therefore are fure of Fine, and Ranfome, and it's well if they escape a years imprisonment, without Bail or Mainprize. Lords may wear the King's Livery, but may give none; Knights and Elquires may wear the King's Livery in their attendance upon his perfon. but not in the Countrey : The King and Prince may give Live-2 H. 4. c. 21. rics to Lords and menial Servants. The fum is, that Liveries may be given by the more publick perfons for State, not to make parties; and Men may wear Liveries in token of Service in Peace, and not in Arms.

One thing must be added to all, which may cencern Trial in 20 H.6. Stat. all, Viz. A Law was now made, that noble Ladies shall be tryed by their Peers; A Law now of the first stamp, and strange it is that it never came before now into the breaft of the Law, but that it came now, it is not ftrange; no meaner perfon than the Dutchels of Glocester is first charged with Treason; when that could not appear, then for Necromancy, very fitly, that the might be tryed by the Ecclefiaftical way of witneffes; She is found guilty, and a fentence of penance, and imprifonment or banishment passed thereupon, after such a wild way, as both Nobles, and Commons paffed this Law. for the Vindication of that noble Sex from fuch hudling Trials for the future.

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#### CHAP. XXII.

#### Of the Militia, during these times.

THe Title of Henry the Fourth to the Crown, was maintained principally by his Tenures, which the Courtiers call Knight-fervice, but the common people, force of Arms; and that which deftroyed many a Man was the principal means of his sublistence. Otherwise it's clear, that his Title was stark naught; nor could he outface Mortimar's Title without a naked Sword, which he used warily; for he had Enemies enough to keep his Sword in hand, and Friends enough to keep it from firiking at random : for coming in by the peoples favour, he was obliged to be rather remifs, than rigorous, yet his manner of coming was by the Sword, and that occafioneth Men much to debate about his absolute power in the Militia, as supposing, that what power he had, other Kings may, De jure, challenge the fame : and let that be taken for granted, though it will not neceffarily follow in true reasoning: And let it also be taken for good, that Henry the Fourth entred the Throne by his Sword, yet is there not any Monument in Story or Anliquity that favoureth any abfolute right in him over the Militia, but the current is, I'think, fomewhat clear against it.

First, Becaufe Henry the Fourth, De Jure, could not compel Men to ferve beyond the Seas, but raifed them by contract, and therefore by Act of Parliament; he did confirm the Statute, 1/Ed. 3. Stat.2. cap.5. which Statute was pur 4 H 4. C. 13. pofely made to that end: And the fame alfo is countenanced by another Statute made in thefe times whereof we 18 H. C. 19. now /Treat; by the words whereof appeareth, that the Soldiers for the Foraign Service were levyed by Contract, between them and the Captain, who undertook to Levy them by wage; fo as none were then compelled to enter into fierwice by impress, or absolute command; nor is there any. Authority

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Authority amongst all those cited in Calvin's Case, that doth mention any fuch thing; but contrarily, that Opinion of 7 H. 4. Fitz- Thirning is express, That the King cannot fend Men beyond Seas to Wars, without wages; and therefore no man is bound to any fuch fervice, by any absolute Legiance, as the Reporter would understand the point; but if he receiveth wages thereto, he by that Contract binds him-, Gilf.

> Secondly, It seemeth also to be granted; that such as went voluntarily in the King's fervice, ever had the King's pay, after they were out of their Counties, if the King ruled by his Laws. for by the Statute formerly mentioned, the King did likewife confirm the Statute of 18 Ed. 3. Stat. 2. cap.7. which is express in that point, and the matter in Fact alfo is evident upon the Records.

Thirdly, Touching the Arming of those that were thus Lewed, as theirs was a certain Law, by which all Men were Affeffed to certain Arms, either by the Service and Tenure of their Lands, or by Parliament; for fuch as were not bound to find sufficient Arms by their Tenure, according as is contained in the Statute, 25 Ed 3. Stat.5. cap.8. So did Henry the Fourth. by the Statute formerly mentioned to be made in his time, confirm that Law of Edward the Third. In the Argument of Calvin's Gafe, it is much infifted upon, to prove the Legiance of an English-man to the King to be absolute, because he hath power to fend Men to War at his pleasure, and he hath only power to make War; and if fo, then hath he abfolute power in the Militia : As touching the power of fending Men to War, hath been already fpoken; but as touching the power to make War, there is no doubt, but where a King hath made a League with another King, he only can break, that League. and fo make War; and that Opinion of Brian must be agreed for good in that sense. But if a League be made by Act of Parliament, or if the King will have War, and the Parliament will make a League without him; no Authority doth in fush cafe avouch, that-it is the right of the King, or that he hath a Legal power to break that League as he pleaseth : Neither in the

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the next place, hath the King any right or Legal power to make war with his own Subjects as he pleafeth, but is bound to maintain the Peace, not only by his Oath at his Coronation, but also by the Laws whereto he is bound, if he will reign in right of an English King: For every Man knoweth, that the grounds of the Statutes of wearing of Liveries, was for the maintaining of the Publick Peace. And Henry the Fourth, amongst other provisions made against that trick, hath this; 1 H. 4. 0. 7! That the King fall give only his Honourable Livery to his Lords Temporal whom shall please him, and to his Knights and Efauires menial, and to bis Knights and Esquires which be of his retinue, and take of him their yearly Fee for Term of Life, and that no Yeoman shall take or wear any Livery of the King, nor of none other Lord. And another Law was made within one year enfuing, confirming the former, and providing, the Prince 2 H. 4. C. 21. may give Liveries to fuch Lords as he pleafes, and to his menial Gentlemen, and that they may wear the fame as in the King's Cafe. By both which, the King and Prince are both in one Cafe, as touching the power of giving Liveries, if the one hath absolute power, then hath the other the like; If one beunder the Directory of Law in that point, then is also the other : For it is clear, that the King is intended by the Statute to be bound from giving Liveries, and the people from wearing them, otherwife than in efpecial Cafes; and then the Conclusion will be, that if the King may not give Liveries to prejudice of the peace, then may he much lefs break the peace at his pleasure; or levy Men, Arms, and War when he fhall think most meet. Take then away from the King abfolute power to compel Men to take up Arms, otherwife than in cafe of Foraign Invalion; power to compel Men to go out of their Counties to War ; power to charge Men for maintenance of the Wars; power to make thein find Arms at his pleafure; and laftly, power to break the peace, or do ought that may tend thereto : Certainly the power of the Militia that remaineth, though never fo furely fettled in the King's hand, can never bite this Nation.

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Nor can the noise of the Commission of Array, entitle the King unto any fuch vaft power, as is pretended : For though it be granted, that the Committion of Array was amended by the Parliament in these times; and Secondly, that being fo amended, it was to ferve for a Precedent or Rule for the futures vet will it not follow, that Henry the Fourth had, or any Succeffour of his, hath any power of Array originally from themfelves, absolutely in themselves, or determinatively to fuch ends as he, or they, shall think meet.

First, As touching the amendment of the Commission, it was done upon complaint made by the Commons as a gricvance, that fuch Commiffions had iffued forth, as had been grievous, hurtful, and dangerous : And the King agrees to the amendments, upon advice had with the Lords, and Judges: and if it be true that the amendments were in the Exact. Collec. material claufes (as it is granted) then it feemeth that formerly a greater power was exercifed than by Law ought to have been; and then hath not the King an abfolute power of Array, for the just power of a King can be no grievance to the Subject.

Secondly, If the Commission of Array thus mended, was. to ferve as a rule of Array for the future, then there is a rule, beyond which, Henry the Fourth, and his Succeffors may not go; and then it will also follow, that the power of Array, is not Originally, nor absolutely, in the King; but from, and under the Rule and Law of the Parliament : which rule was-Ibid. fol. 406. not made by the Kings own directions, but (as we are told) beyond expectation, alterations were made in material parts of the Commission, and the powers in execution there, whereof no complaint of grievance had been made. The iffue then is, if the King had an Universal power in the Array, the Parliament likewife had a general Liberty without any refiriction to correct that power.

> Lastly, Suppose that this power of the Parliament is executed, and concluded, by the Commission thus amended, and that thereby the King's Power is established, yet can it not be

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concluded, that this power is Originally or abfolutely in the King: It's not abfolutely in him, becaufe it is limited in these particulars.

First, It's not continual, because it's only in case of eminent danger.

Secondly, It's not general upon all occasions, but only in cale of a Foraign and fudden invalion and attempts.

Thirdly, the powers are not undefined, but circumscribed. 1. To Array fuch as are Armed, fo as they cannot affels Arms Collett. 4. 24. upon such. 2. To compel those of able Bodies and Estates to be Armed, and those of able Estates, and not able Bodies, to Arm fuch as are of able Bodies, and not Estates : but this must be Juxta facultates, and falvo Statu. 3. Whereas they strain themfelves to make the Statute of Henry the Fourth, and the Commillion of Array, to confift with the Statutes of 13 E. I. I E. 2. and 25 E. 2. thereby they affirm fo many more reftrictions unto this power of Array, as those Statutes are remedial in particular cases; yet do I not agree to their Gloffes, but leave them to the debate already published concerning the fame.

Secondly, As this power was not abfolutely in the King, fo was it not originally from themfelves, because they had not the Legislative power concerning the fame; but the fame was ever, and yet is, in the Parliament; hereof I shall note only three particular instances.

First, the Militia is a posture, that extendeth as well to Sea. as Land: That which concerneth the Sea, is the Law of Marque, and Reprifal, granted to fuch of the people of this Nation, af are pillaged by Sea, by fuch as have the King's Conduct, or publick Truce. And by this Law, the party pillaged, 4 H. 5. C.7. had power to recompence himfelf upon that Man that had pillaged him, or upon any other Subject of that Nation, in cafe upon request made of the Magistrate in that Nation, fatisfaction be not given him for his wrong; it was a Law made by the Parliament, whereby the Chancellour had power to grant fuch Letters or Committion, upon complaint to him made.

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Mag. Charta. cap. 32.

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This was grounded upon the Statute of Magna Charta, con. cerning Free Trade, which had been prejudiced by the rigourof the Confervators of the Truce, against the King's Subjects, although what was by them done was done in their own defence : And by which means the Foraigners were become bold . to transgress, and the English fearful in their own Charge, and many laid afide their Trade by Sea, and thereby the firength of the Kingdom was much impaired : Nor is the equity of this Law to be queftioned, for if the Magifirate upon complaint. made, grants not relief, the offence becomes publick, and the -Nation chargeable, in nature of an Acceffory after the Fact, and fo the next Man liable to give fatisfaction, and to feek for relief at home.

The King then hath a power to grant Letters of Marque by . Sea or Land, and this power is granted by Parliament, and this power is a limited power, only in particular cafes, in regard. that many times thele prove in nature of the first light skirmilhes of a general War.

Two other inftances yet remain concerning the Order and e Government of the Soldiers in the Army; the one concerning the Soldiers pay, Viz. That Captains shall not abate the Soldiers 13 H. 6. c. 18 Wages, but for their Cloathing, under peril of Fine to the King. The other concerning the Soldiers fervice, That they shall not . depart from their Colours without leave, before the time of their . Service be expired, unless in case of sickness, or other good cause, : seffified and allowed by the Captain; and fuch as shall do otherwife, (ball fuffer as Felons. Which Laws could not have holden in . force, had they not been made by Parliament, in respect that the penalties concern the Effates and Lives of Men, which are not to be invaded but by the Law of the Land: fo as both Captains and Soldiers, as touching the Legislative power, are not under the King in his perfonal Capacity, but under the Law of the Parliament.

Laftly, As the rule of War was under the Legislative power . of the Parliament, fo was the rule of Peace; for whilit Henry . the Sixth was in France, which was in his tenth year, from St. 1 George's day, till February following: The Scots propound

terms

cap. 19.

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terms of Peace to the Duke of Glocester, he being then Custor H. a. 10 H. 6. Regni, which he referred to the Order of the Parliament, by whom it was determined, and the Peace concluded in the abfence of the King, and was holden as good and effectual by both Kingdoms, as if the King had been perfonally prefent in his full capacity.

#### CHAP. XXIII.

#### A Survey of the Reigns of Edward the Fourth, Edward the Fifth, and Richard the Third.

He Reign of Henry the Sixth, was for the most part; in the former parts of it, like fire buried up in the Alhes; and in the latter parts breaking out into a Flame: In . the heat whereof, the Duke of York; after Fealty given by him to Henry the Sixth, and dispensation gotten from the Pope, to break his Faith, loft his life; and left his Son the Markgrave, to pursue his Title to the Crown, which he claimed by Inheritance, but more especially by Act of Parliament made upon the agreement between Henry the Sixth, and his Father. This was Edward the Fourth, who nevertheless referved himself to the Election of the Lords, and was by them received, and commended to the Commons in the Field, by which means he gaining the poffeifion, had also encouragement to maintain the fame, yet never held himfelf a King of full Age, folong as Henry the Sixth lived. which was the one half of his Reign: Nor did he; though he held many Parliaments, scarce reach higher than at reforming of Trade, which was a Theam well pleafing to the, people, next unto their Peace, which also the King carefully. regarded. For although he had been a Soldier of good experience, -

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perience, and therewith fuccelsful, yet as one loath to truft too far, either the conftancy of the people of his own opinion, or the fortune of War with his neighbouring Princes, he did much by brave countenance and difcourfe: and yet gain'd repute to the Englifh for valour, after the difhonourable times of *Henry* the Sixth. He had much to do with a wife King of *France*, that knew how to lay out three or four calm words at any time to fave the adventure of his peoples blood, and make a fhew of Money to purchafe the peaceable holding of that which was his, only by force, until the wind proved more fair to bring all that continent under one head.

In his Government at home he met with many crofs gales, occasioned principally by his own rathness, and neglect of the Earl of Warwicks approved friendship, which he had turned into profeffed enmity: And fo weakned his own caufe thereby, that he was once under Water, his Kingdom disposed of by new intail upon the Heirs of Duke Clarence, and fo the Earl of Warmick, remained constant to the House of York, though this particular King was fet afide. Nor did he in all this, gain any thing but a Wife, who though his Subject, and none of the greatest Family, neither brought any interest unto her Lord and Husband amongst Foraign Princes, brought neverthelefs a Pearl, which was beyond all; which was the purchafe of the Union between the two Houles of York and Lancaster, and a peaceable fuccelfion in the Throne for a long while to come. It must be granted, that there fell therewith an unhappy inconvenience in the raifing of a new Nobility of the Oueens kindred, of whom the ancient flock of Nobility thought fcorn, and yet they were fo confiderable as to be envy-A wound hard to be cured, and yet eafily avoided, by ed. fuch as know how to deny themselves. And therefore can be no prejudice unto that conclusion : That for an English King to marry his own Subject, is more fafe for the King, and beneficial for the Kingdom, than to marry a Stranger.

But Edward the Fourth did not long lie underneath; upon the next fair Gale he comes from beyond the Sea, and ( like his

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#### The Govern-SEdw. 4. Edw. 5. Kings of ment of Rich. 3. Sengland.

his first Predecessor of the House of Lancaster) claims only his Dutchy, which no Man could in reason deny to be his right, and therefore were the fooner engaged with him in that accouft. This was an ACt that in the first undertaking feemed modest, but when it was done, appeared too bold to adventure it upon the Cenfure of Henry the Sixth; and therefore they were not more ready to engage, than flack to dif-engage, till they were fecure in the King's Intereft, which not long after enfued, by the death of Henry the Sixth. Thus Edward the Fourth recovered the Crown to fave his Dutchy. His Government was not suitable; for he came in by the people, but endeavoured to uphold himfelf by Foraign dependencies; as if he defired to spread his Roots, rather wide than deep, how ill this choice was, the event fhewed ; for plants that Root wide may be firong enough against an outward form, but they foon grow old, barren, and rot irrecoverably from beneath: Such was the end of this Man's Government, himfelf lived and died a King, and left iffue, both Male and Female, the one tafted the Government, the other killed it, but neither of them ever enjoyed further than a bare Title. Nor was the Government of Edward the Fourth fo fecured by these engagements of Foraigners, for as he fought to delude fo Cumin, lib.2. he was deluded, both by Burgundy and Scotland, to the preju- c. 4. dice of all three. Towards his own people, his carriage was not fo much by Law as by Leave; for he could fetch a course out of the old way of rule, satisfie himself, diffatisfie others, and yet never was called to account : What was done by entreaty no Man could blame, and where entreaties are countenanced by Power, no Man durst contradict. Thanks to his Fate that had brought him upon a people tyred by Wars, fcared by his fuccels, and loth to adventure much for the Houfe of Lancaster, in which no courage was left to adventure for it felf. The greatest errour of his way was in the matter of Revenue; the former times had been unhappy in respect of good Husbandry; and Edward the Fourth was no Man to Coming lib. 3. gather heaps: His occasions conduced rather to diffuse, and c. s. his mind generally led the way thereto, fo as it's the lefs wonder:

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wonder if he called more for accommodations than the Ordmary Treasury of the Crown could supply: Hereto therefore he uled expedients, which in his former times, were more moderate; for whilft Henry the Sixth lived, he did but borrow, by Privy Seal, and take Tunnage and Poundage by way of hire: Afterwards when no Star appeared (but what was enlightned from his own Sun ) he was more plain, and tryed a new trick, called Benevolence : unwelcome it was, not only in regard of it's own nature, but much more in the end, for it was to ferve the Duke of Burgundy in railing a War against France in the first view, but in the conclusion to ferve his own purse, both from Friends and Foes: And yet this also paffed without much control, for when difpleasure was like to ensue, he could speak fair, and feast, and if need was, kils away all discontent. Towards his end, as stale drink, he grew fowr : For as in the first part of his Reign he had been supplyed by good will against Law; fo in his latter times, he had gotten a trick of fupply by Law against good will: This was by pcnal Laws, which are a remedy it they be used, Ad terrorem, but if strained beyond that, the remedy proveth worfe than the difeafe; in their first institution they are forms of courtefie from the people to the King, but in the rigorous execution of them, are trials of mastery of the King over the people, and are ufually laid up against days of reckoning between the Prince and them.

Those penal Laws are best contrived, that with the greatest terrour to the Delinquent bring the least profit to the King's Coffers. Once for all, this King's Acts were many, his enterprizes more, but feldom attaining that end which they faced. He was a Man of War, and did more by his Fame than his Sword, was no sooner resolved in good earnest but he died, left a Kingdom unaffured, his Children young, and many Friends in shew, but in truth very few.

Edw. 5. } Rich. 3. \$ Now if ever, was the Kingdom in a trance, Edward the Fourth left a Son, the Prima materia, of a King, and who lived long enough to be enrolled amongst English Kings, yet ferved

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Comin. lib. 4. C.p. I.

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ferved the place no further, than to be an occasion to fill up the measure of the wickedness of the Duke of Glocester, and a monument of God's displeasure against the House of Edward the Fourth; whether for that breach of oath, or treachery against Henry the Sixth, or for what other cause, I cannot tell. But at the best this Prince was, in relation to his Unkle the Duke of Glocester, little other than as an Overfeer to an Executor, that might see and complain but cannot amend : For the Duke ruled, over-ruled, and mif-ruled all under the name of Edm. the Fifth, and left no monument of good Government upon Record, till he changed both the Name and Perfon of Edward. the Fifth to Richard the Third ; his Fame had lifted him up, and might have supported him had he regarded it. But as no Man had more honour before he alcended the Throne, fo no Eercat de Gal-Man ever entred and fate thereon with lefs; his proceedings lar. Imper. were from a Protector to an Ulurper, and thence to a Turant. *Tuber*. were from a Protector to an Ulurper, and thence to a Tyrant, a fcourge to the whole Nation, especially the Nobility; and lastly, an instrument of God's Revenge upon himself, a Man madeup of Clay and Blood, living not loved, and dying unlamented. The manner of his Government was strained, having once won the faddle, he is loth to be caft; knowing himfelf guilty all over, and that nothing could abfolve his Fame but a Parliament, he calls it, Courts it, and where his Wit could not reach to Apologize, he makes whole by recompence, takes away benevolences; he is ready to let them have their 1 Rich. 3. c. 2, present desires, what can they have more : He promiseth good behaviour for the future, which he might the better do.because he had already attained his ends : Thus in one Parliament (for he could hold no more) he gave fuch content, as even to wonderment, he could as foon find an Army in the Field to fight for him, as the most meritorious of his Predecessors. His ill Title made him very jealous, and thereby taught his best Friends, to keep at a diftance, after which time few escaped that came within his reach, and fo he ferved God's Judgement against his adjutants, though he understood it not. Amongst the reft, the Duke of Buckingham ( his great Affociate, both in the Butchery of the two young Princes, and usurpation of Dd the

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the Royal Scepter; ) he lived till he had laid the Foundation of better times in the perfon of Henry the Seventh, and then received his reward : But an ill Confcience must be continually fed, or it will eat up its own womb.

The King's mind being delivered from fear of the Sons of Edward the Fourth, now dead, torments himfelf with thoughts of his Daughter alive ; alhamed he is of Butchery of a Girl. Rich.3.c.1 g. he chooleth a conceit of Bastardizing the Children of Elizabeth Gray, that calleth her felf Queen of \* England; but this proved too hard to concoct; foon after that, he goes a contrary way: The Lady Elizabeth Gray is now undoubted Wife of Edmard the Fourth, and her eldeft Daughter, as undoubted Heir to the Crown. And fo the King will now be contented to adventure himfelf into an incefluous Marriage with her, if his own. Queen were not in the way, only to fecure the Peace of the Kingdom; which, he good King, was bound in Confcience to maintain, though with the peril of his own Soul; and in this zeal of his Confcience, his Queen foon went out of the way. and fo Love is made to the young Lady. But Henry Earl of Richmond was there before, and the Lady warily declined the choice, till the golden Apple was won, which was not long after accomplished; the King lofing both the Lady, his Crown. and own life together, put an end to much wickednefs, and had the end thereof in Bosmorth-Field.

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#### CHAP. XXIV.

#### Of the Government in Relation to the Parliament.

THe seasons now in Tract were of short continuance, lives paffed away more speedily than years; and it may seem useless to enquire what is the nature of the Government in fuch a time, when as the greatest work was to maintain life and foul together; and when all is done, little elfe is done. For though the Title of the Houle of York was never to clear against that of Lancaster; yet it had been so long darkned with a continual Succelfion of Kings of the Red Rofe, that either by their merit had gained a Throne in the peoples hearts, or by their Facility had yielded their Throne up to the peoples will; as it proved not easie to Convince them that liked well their prefent Lot, and were doubtful of change, or to make them tender of the right of Edward the Fourth above their own quiet. Above threefcore years now had England made Trial of the Government of the Lancastrian Princes, and thereof about thirty years experience had they of Henry the Sixth; they faw he was a gentle Prince. On the other fide, Edward the Fourth, newly sprung up out of a Root, watered with blood; himself also a Man for the Field.

This might well put the minds of the people to a fland, what to think of this Man, whole Nature and ends are fo doubtful, and brought nothing to commend him to the good wills of the people, but his bare Title; which the common fortufually judge of, according as they fee it profper more or lefs. Add hereunto that Divine Providence did not fo clearly, nor fuddenly, determine his fecret purpole concerning this change, by any constant success to either part, by means whereof the one half of Edward the Fourth's Reign was spent, while as yet Henry the Sixth was in view, and the minds

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minds of Men left unaffured, neither trufting much to Edward the Fourth, nor he to them: and after that Henry the Sixth was gone out of the way, Edward the Fourth, could not readily change his pofture, used Arguments of force and power, and for the most part, looked like a Man in Arms, with his hand on his fivord, ready to draw upon the next Man that stands in his way.

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Thus are the people partly driven, and partly drawn, into an Oath of Allegiance unto Edward the Fourth, under peril of Attainder; and the Parliament affured unto him once more: For immediately upon the departure of Edward the Fourth beyond Sea, after ten years of his Reign, the Parliament (never flaying for the iffue of Providence) declared the Throne void of Edward the Fourth, and Henry the Sixth King. The Judges likewife of the Courts of Westminster determined the fame thing, as may appear by the Law Reports of those times in Print : wherein Re-attachments were often granted by them upon discontinuance of process by this Demise of Edward the Fourth. And thus Henry the Sixth is once more King for fix months, Viz. from October to April, at which time the ballance turns, Edward the Fourth returns, gets into the Throne; Henry the Sixth is again Dethroned, all things are as they were, and all confirmed by Act of Parliament. For that Body is ever wife enough to fide with power, rather than to fpend much time upon fruitless Orders and Votes, that will pierce no Armour; and therefore like the times, mult needs be fubject to fits of distemper at the coming in of every Tide, and did build, and pull down, Enact, and difenact, turn and return, the English Crown, from York to Lancaster, and back again, and in conclusion, for some time did do little but undo. Nor can they be justly cenfured herein; for Councils of Men are not ordained to hinder Divine Providence, or over-rule Fate, but to fore-fee, and clofe with occasions, in the most advantageous way for the publick good, and when both Winds and Currents are uncertain, to ride at flote, till they can difcern the most commodious Haven to Winter in. To impute there-

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therefore fault unto the Parliament in fach Cafes for want of Uniformity, and Immutability of Councils, is fornewhat like the Notion that Batchellors conceit of Wives, they would have, but they do not know what other, than an Idea of their own Fancy.

Now if it be enquired which course prevailed, in order either . to the King's Royalty, or the peoples Liberty, I shall answer neither of these; but the House of York prevailed to hold the Crown, and might have advanced the Authority thereof, had they not fall'n out amongst themselves for the spoil; and Edward the Fourth was not altogether disposed thereto : The fuccefs that he had in the Field, and his Soldiery, made him look big like a King of the greater fize; but Kings fleep not fecurely upon fuch pillows ; when the Militia is on Horfe-back, it is as ready to be a Guard upon the King, as for him, and when it is most sober, not so easily governed as a Common-Wealth. And therefore Edward the Fourth, now in Arms, though he found it a hard Notion to maintain the peoples Liberty, where no Man is free from the Soldier, yet he enclined thereto : we read of a multitude of taxations of all forts, and of benevolences, the worft of all those forts : for Soldiers must have money, or if not, they will have it, but the King would not force things fo far as his power could reach, he will have money, but it shall be by Order of the Parliament. He might have pres 12 E. 4. 17. 3. tended much upon the Commillion of Array, yet did it not, but chofe rather to be Lord of the Seas : and becaufe it was too great a Farm for his private purfe, he prays aid of the Parliament by the way of Tunnage and Poundage, which was in de- 12 E. 4. 6. 3. mand nine years, before the Parliament granted it; and when it was granted, it was with fuch refirictions, that it is evident the King preferred the right of the Parliament therein, above his private Honour.

Secondly, Titles of Honour are but windy Notions, and every one knows what claim is made by Kings, to have the fole intereft in conferring the fame; this Edward the Fourth 17 E 4.0010,neglected fo far, as he interefted the Parliament, both 16.-

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in the conferring of them, and refuming the fame.

Thirdly, The course of Trade was now more especially looked to, not by the King and Privy Council, but by the Parliament; and becaufe it was much decayed, partly by reafon of the ill Government thereof, and partly by the exceffive lavishnels of these times, many Laws are made for remedy of both. And first, the Staple was fettled sometimes at Callis alone, sometimes at it, and Middleborough, and by this means England 14 E 4. c.3,5. gained Trade from both Nations; but the principal thanks is to be given to the intereft between the King and the Houfe of Burgundy. Then course is taken for the bringing of the Staple Commodities only to those places, and the return to be made in Money, and not commodity by exchange. Then for the well making of Staple Manufactures, and reftraining Importation of Foraign Manufactures of fuch kinds. Then against transporting of English Coyn, and Importing of Foraign Coyn, other than Bullion.

And as touching the fecond grievance, it feems, gallantry or vanity of Apparel, was a fore difeafe of thefe times, which were become times of Fathions, and wherein the King led the way by his own example; for he defired to be brave, and that he might be more brave, he paffed Laws that the people (hould be less brave, affesting a sort of Apparel for every degree, and therein flooped fo low, as to define the fashions of their very thoes.

Fourthly, the Parliament retained their ancient right of reducing the course of Judicature; for whereas Sheriffs had hitherto holden their course of Trial of the meaner fort of Felonies, and Trespasses, and Offences, determinable only by Imprisonment, or Fines and Amerciaments; whereby Mens Estates did lie under the continual pillage of these covetous and extorting Officers: It was established by the Parliament, that these Men should have for the future, only power of enquiry, and to certifie at the next Selfions, and there the Trial to be, and Fines and Amerciaments to be fet, Taxed, and Effreated, unto the Exchequer, and from thence to be levied, and thereof the Sheriff to give account; this was a great fecurity to the peoples

3 E. 4. cap. I. 4 E.4. C. 2.

3 E. 4. C. I.

I R.3. C.12. 4 E.4.C. 1,2,3. 17 E.4. C.I.

3 E. 4. c. 5. 22 E.4. CI. 17 E. 4. C. I.

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peoples effates, but gave them not a full remedy : for though the Trial was now more fair, yet these Officers were Judges of sufficien, and had still power upon sufficient to imprison their perfons, and feize their Effates, under colour to save them for the King, in case Conviction followed.

For remedy hereof, the Justices of the Peace have now  $_{1}$   $\mathcal{R}_{c3}$ ,  $c_{c3}$ , power given them to Bail, in Cafes of light fuspicion, and it is further declared, that no Man's Estate shall be first seized, till Conviction and Attainder first behad. And because Escheators grew no less burthensome in their way; it was therefore Ordered, that no Man shall be allowed in such Office, unless he hath Lands to the value of twenty pounds per annum, and that he shall be responsable for such wrong done by himself, or by 12 E.4. c.9. his Deputy and Farmer.

Thus Edward the Fourth quitted himfelf like a King in many regards, but foon ran himfelf out of breath, gave his Lamp. to his Son, that was too weak to hold it; a Third fnatches it away, and for two years carrying it exceeding well, yielded up all encroached Royalty to the people, and his Crown and <sup>1 R, 3, c, 2</sup>. Life to his Succeffor.

#### CHAP. XXV.

#### The Condition of the Clergy.

IF any gains were had in these uncertain times, the Churchmen might seem to have them, having now this advantage, that the Commonalty was distracted with uncertain Intercits of the Succession of the Crown: And themselves only united under the Popedom, now freed from all Schism: and the Popedom managed by Sixtus the Fourth, who had the hap to be accounted more virtuous than any of his Predecessions had been, and to have all the Christian Princes wholly, at his De-Naucler. votion.

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And laftly, Both the Clergy, and the Kings were now jointly engaged against the riting power of Religion, then called Herefie, in order whereunto, the Clergy leading the way, had the applause of them that followed upon an implicite Faith, that whatfoever was done, was exceeding well done.

Nor was it wildom for Kings that fate loofe in their Thrones to stumble the good Opinions of fo confiderable a party towards them. And therefore Edward the Fourth, in his first entrance, granted to the Clergy, that which could never be by them obtained from any of the foregoing Kings, Viz. Free Antiq. Brit. liberty of Process in all Cases Ecclessiastical, and in Tythes of Wood above twenty years growth; and in Cafe they were troubled upon the Statutes of Provifors, they should have their remedy in the Chancery, against those Judges, and their proceedings in Such Cafes there to be Cancelled. This was done by Charter, and 9 H.6. fol. 56. was fufficient to thew what the defire of the Clergy, and the intention of the King was, Viz. At once to favour the Church, and under colour of favour done to the Clergy, to cancel both Common and Statute-Laws of the Kingdom, by the power of the Chancellor's Decree; nevertheless, all this was but the King's breath, the policy changed never a whit the more. For the common Law held on its courfe, not only in Cafes depending before the Holy Chair, but also even before the Bishop of the Diocefs at home; fo as neither the King was concluded from 5 E. 4. fol. 6. his Suit, nor the party endamaged from his Action by any fuch 9 E. 4. fol. 3. Charter. And so far was the Judges of the Common Law 7 E. 4. fol. 2. Per Littleton. from being bound by the Chancery in fuch Cafes, that they professed they would not delay to grant the Habeas Corpus, to deliver any Prisoner by Decree of the Chancellour, in any Case 22 E.4 fol. 37 Triable at the Common Law : Much lefs did the Parliament favour these Men so far, as to give them any countenance in any way of gain upon themfelves, but rather made bold with what the Church-men in former times challenged as their own; and upon this Account, whereas formerly it had inhibited Fairs and Markets upon the Lord's Day; Now it inhibited the fale of Boots, Shooes, &c. upon that day, though done never fo privately, which they did at the first, only within the City of London

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London, and three miles thereof. I suppose it was made only by way of Trial, it being dangerous in fuch times to give a flop to all England at once, otherwife it might be wondred, why God's Honour (hould be better regarded in London; than all the Realm besides : Of this encroachment we find no complaint made by the Church-men; another touched them to the quick, although it befel only the Arch-Bishoprick of York. Hitherto that to held ordinary Jurifdiction over all the Bifhops of Scotland, as being their Provincial. Now it is difclaimed by them. all, and they are backed therein by their King, under pretence of great inconvenience to his Bilhops in their fo far travels; but in truth, not unlike to Jeruboam, though he pretended it. was too much for them, yet he thought it unfafe for himfelf. that his Bishops should owe Canonical obedience to the Subject of another Prince, and upon this ground prevailed with Pope. Sixtus the Fourth, to make the Divorce, and left it to future. Ages, to try the validity thereof, if they would.

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This is all that I shall observe of the Government of these. three Kings, whose Reigns in the whole, exceeded not twenty; fix years, and their compleat power, therein, not much above, half fo many.

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#### CHAP. XXVI.

#### A fort fum of the Reigns of Henry the Seventh, and Henry the Eighth.

He course of English policy hitherto wandring in the different Currents, springing from the double head of Monarchy, and Democracy, and in them likewife often toffed up and down, partly by the blafts of windy Titles. and Pretenfions, and partly by the raging Tides from the Roman Sea, now begin to come to Anchor within view of Shore. Happy England, if the fame prove good Harbourage for a fainting Nation. Two Kings now undertake the Steerage ; the work of the first was to still the Winds, the other the Seas, and fo to bring the Adventure fafe home. Henry the Seventh, hapned upon a good preparative for this work, in that he delivered the Kingdom from a Tyrant, whole irregular and bloody way was to odious to the people, that it fet a foil upon his Succeffor's Government, and made his Wildom, Valour, and Juflice appear greater than poffibly it was. His Valour made way for the other two, he had enough thereof to ferve a wife Man in cafe of extremity; at other times he made more use of his Majefty than Manhood ; being confident that the people knew not where to mend themfelves, but would be at his Devotion, fo long as he was better than his Predeceffor, though he cared not how little. His Wildom was his greatest part, of which, upon all occasions he made the greatest improvement he could, without reflecting upon Conscience, or Religion, whereof he had tafted no more than would render him a civil Man, whereunto his Education did lead the way : thus, though his Valour brought him to the Crown, yet it was his Wildom that fettled .

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fettled him in the Throne. For though he loved himfelf fo well, that he was loth to pretend allowance of any access of Foraign help to his own atchievement in his Title, or that he was guilty in the least manner in his Entry upon the Throne; yet to keep danger far off, he provided one guard for his perfon, and many for his Title.

That of his Person he only pretended as a ceremony of State brought from the French Court, and yet it's ftrange that it went fo well down with a Free people : For that Prince that will keep guards about his perfon in the midft of his own people, may as well double them into the pitch of an Army whensoever he pleases to be fearful; and so turn the Royal power of Law into force of Arms: but it was the French Fashion, and the King's good hope to have all taken in the best fenfe.

His Title (fetting afide the faying of Philip the Hardy, That Kingdoms only belong to them that can get them ) would Thevet. It. 4. hardly endure the touch, till Pope Innocent by his Bull, con- cap. 32. firmed the Crown to him to hold by a fix-fold right, Viz. Of Inheritance, of War, of Elpoulals, of Election, of gift by Parliament, and laftly, of Pontifical Benediction; which the King liked marvellous well, and the rather because his Title by Marriage was buried up in the middle, and fo made the lefs noife. For though it was his best guard, yet he liked not that it should be so reputed, left his Title should seem rather conferred upon him, than gained by him, and fo should hold by a Woman, or at the best by the courtesie of England, if the peoples favour lhould fo far extend the Law in that point, by both which he holds the honour of a complete King diminished : His Title by Inheritance is much disputable, if the right Heirs of John of Gaunt be enquired after : and much more that of War, for although that brought the Poffeffion, yet no right or Title, but by wrong; which may indeed be plaistred over by Election, or Act of Parliament, but then he must be Tenant to the people. As touching the Pontifical Benediction, himfelf took that but as a redundancy, that might fway with the Clergy, and do his Title no hurt. Neverthelefs, what feverally

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verally they cannot do, by joynt concurrence he accounts fo fully done as if he were a King against all the World, and more, yet is he not sure enough, but as one jealous is more tender, fo is his eye ever upon his Title ; there is his guard, and regard, as if it were the outworks of his Crown, which once loft, the Crown cannot hold out long. In this work he minded fo much his greatnefs, that he lot the repute of his goodnefs, then caffing his eye upon the Government and finding it of a mixt temper, wherein if Royalty prevails not, popularity will; like a good Soldier whilft his ftrength is full, he fallies upon the peoples liberties, in regard of their perfons with fuch cunning conveyarce, as he taught the people to dance more often and better to the tune of Prerogative and Allegiance. than all his Predeceffors had done; nor did the people perceive it till they were over their thooes, and then they clearly faw, their condition, and that it was in vain for them to wrangle with their own acts, of which more particularly in the next Chapter. The Legiance of perfons of the people once gained. their Eflates more eafily follow, and therefore though in the former he wrought by Ambuscado, in this he may be more brave, and charge them in the Van ; yet this he did alfo by degrees, first by light Skirmishes of borrowing smaller sums of Money (pollibly when he had no need) and paying them again. thereby to gain credit for greater fums, of which he intended not fo fudden return. Then he charges them home with Benevolences (a trick gained in right of his Wife from her Father) for he hoped that the perfon of Richard the Third was now become so abominable as his Laws would be the less regarded. But in this course he gained nothing but Wind ; then (as Edward the Fourth) he falls upon Malevolences of penal Laws; things made, interrorem, to scare Men to obedience, rather than to compel them; but are now executed, Ad angorem, and the people find that he is but a word and a blow with them. and thus ferving his Prerogative with power, and his purfe with his prerogative, he made all ferve his own turn, Humanisatem omnem vincente periculo.

Forius Brit. fol. 9. The govern- { Hen. 7. } Kings of ment of { Hen. 8. } England.

In the Field he always put his Wildom in the Van, for as he was parcimonious in expences of Money, fo much rather of Blood, if he could prevail by Wit; Generally he was the first in Arms, to make Men believe he was more ready to fight than they: Thus he many times gained the advantage of his adversaries, and sometimes came off without blows. In the Battel he did put on courage as he did his Armour, and would dare to adventure just as far as a General should, as if he had ever regard of his Crown, rather than of the honour of a forward Soldier, which neverthelefs was also fo dear to him as he is feldom found in the Rere, although his judgement commanded in cheif rather than his courage.' In the Throne he is much more wife, because he was willing it should be known. In doing Juffice he is feldom fuspected, unless where himfelf is party, and yet then he is also so thamefaced, as he would ever either stalk behind fome Law that had a femblance to his ends, or when he meant to flep out of the way, he would put his Ministers before; not so much that his fineness might be known, but his Royalty. For the Lyon hunts not its own prey, nor is it regal for a King to be feen in catching of Money, though he be underftood ; befides it was needlefs, he had Lords, Bilhops, Judges, and other inftruments of malevolent afpects. as fo many furies, outwardly refembling Men for the Common-Wealth, but working for the common mifchief; like fome pi-Aures one way looking right, and another looking wrong; and thus the King comes lawfully by what he catched, though his instruments did not, and must be still holden for a good . King, though it be his hard hap to have ill fervants. Take him now amongft the people he is alike to all, yea in fome things that might feem to brush upon the King's own train; for he had fome of his fuit that were not altogether of his mind, and these he would spare to the course of Justice if need were; as it befel in the cafe of the Duke of Suffolk, whom he suffered to be tryed at the King's Bench bar, for a Murther done upon a mean perfon, and by fuch means obtained the repute of a Zealous Justiciar, as if Justice had been his principal vertue. All this fuited well with his main end; for he that will milk his

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his Cattel must feed them well; and it encourages Men' to gather and lay up, when they have Law to hold by what they have.

His Religion, I touch upon in the laft place, as most proper to his temper, for it was the laft in his thought, thought many times the first in the acting ; but where it stood in his way he turned it behind him, he made Church-men his. instruments, that the matter might better relifh, for who will expect ought fave well from Men of Religion; and then if the worft come, he was but misled by fuch, as in common reason ought to be trufted. And it is his unhappines to meet with Clergy-men to ferve a turn, and a Pope to give his Benediction to all. Nor was this Gratir, for there were as many mutual engagements between the Clergy and him, as any of his Predeceffors of the House of Lancaster belides. 'Laftly, it may well be supposed how ever wile this King feemed to be that many faw' through him, which procured him a troublefome Reign; though many times occafioned by his own interpoling in Foraign Interefts, wherein he suffered more from others, than they from him. Amongst the reft the Dutchels of Eurgundy (though a Woman the were) mated him with Phantomes and Apparitions of dead bodies of the Houle of York, the feare whereof put the King and all his people in allarm, and firiking at idle fhadows flew one another. All which, together with the appearances of Collections, Taxes, and other accoutrements, to furnish such employments, were enough to diffurb that case and reft, that the King aimed to enjoy, make him burthenfome to his people, and both himfelf and them weary of each other; and fo he went down to the grave with but a dry funeral, leaving no better testimony behind him, than that he was a cunning man rather than a wife English King: and though he died rich, yet is he fince grown into, debt to the Pen-men of his frory, that by their own excellency have rendred him a better King than he was.

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The Govern- S. Hen. 7. ? Kings of ment of S. Hen. 8. S. England.

HEnry the Eight was a conception, in whom the two Henry 8. Bloods of York and Lancaster did meet, both of them unconquered, both of them predominant; and therefore no wonder if he was a Man beyond the Ordinary proportion of other Men in stature of body, and in qualities of mind not difproportionable. It's regularly true, that great bodies move flowly, but it holds not where much fpirit is, and it was the condition of this Prince to have a Spirit of the largest fize that acted himinto motion with no less speed than mighty power. This himfelf underftood right well, and therefore might be haughty upon a double Title both of purchase and Inheritances nor did he fail of expectation herein, for he could not endure that Man that would own his right in competition with the King's aims, and therefore would have his Kingdom be like his doublet to keep him warm, and yet lit loofe about him, that he might have elbow room; fuitable hereunto were his undertakings, invited thereunto by the inordinate motions, or rather commotions of his neighbouring Princes; for it was now full Sea in all Countries ; and though England was inferiour to some of them, yet the King held it dillionourable for him not to adventure as far as the bravest of them, and, in the end outwent them all: What he wanted in number, he fupplyed in courage; wherein he so exceeded, that he avoided dangers, rather out of judgement than fear. His thoughts, resolutions, endeavours, and actions, were all the birth of occafion, and of each other; as if he had obtained a general pais from providence, with warranty against "all Counter-guards. whatsoever.

His Wildom ferved him to efpy prefent opportunities, rather than to forefee them, and therefore was not fo crafty as his Father in preventing occalions, yet more dexterous in giving them the rout. For he could manage his hand and foot better than his Father, firike down-right blows, and rather than he would fail of his ends would make one, as many times he did.

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Another advantage he had of his Father, for confidering the times, he was a learned King, which made his Actions carry more Majefty, and like a well feathered Arrow from a flrong hand, drive through the wind fiedily to the mark, when as his Father like a weak Archer must raife his compafs, and crave aid of the wind to help him to be right in the end.

It's affirmed by fome, that *Henry* the Eight was courteous, and debonair, if fo, he must thank his Education; but it may be rather fuppoled, that upon occasion he used the Art of Infinuation, which he might learn both from the Father-fide, and Mother-fide; but he neither practifed it much, nor did he rely upon that skill, for his resolution led him to cut the knot that he could not untie. His Learning led him most to Divinity, and therein shewed him light enough to see much into the Mystery of iniquity, which he did explain to the World passing well; but as touching Devotion, he left that to the care of the Church-men.

He was very well'accommodated with Money; First, from the full Coffers left by his Father, much whereof he fpent in pastimes and gallantry, as he was Heir to Edward the Fourth; and much alfo in his Devotion to the Pope, as he was Heir to Henry the Seventh, in lieu of all which, he was rewarded with a Title, Defender of the Faith ; and fo much ill' gotten, was much ill spent. But a better supply he had when Rome and he parted afunder, and the Current of the Riches of she Clergy was stopped from running at waste, and returned into the King's own Treasury, and fo might have died the richest Prince in the World, but that he wanted the main Clause in the Conveyance, To have and to hold. The Wildom of God fo ordered it, for these felicities were too great and many for any moderate spirit to bear gently, much more for the King's Spirit, that was ever on the Pinacle, and grown to that height, that like an emboffed Stag, none must cope with him, he must run and out-run all; none must cross him under extream peril, no good is to be done but by. following afar off; nor is it a full wonder if in this his heat, he knows neither faith-

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faithful Servant, Counsellor, nor Wife, but firikes at all that ftands in his way. Neverthelefs, in his cool temper, and when he was entangled with fome perplexed occasion, he could use the advantage of good Counfel, and the wits of others that were more crafty than himfelf, wherein it was his good hap to have fome ever nigh him that were for his turn, and unto them committed much, that himfelf might be at eafe to hear good news of successful dispatches.

In his youth he was ferved by the wife Counfellors trained up by his Father, and he then willing enough for his pleafure. was contented by their advice to ferve his people for a time, that they might be his Servants for ever. The two great Conduit Pipes of this Treasury, which he had from his Father, he cut off at his peoples requeft, as if he loved his people above all his riches; and after that, he laid afide his pleasures, and youthful company to apply himfelf more closely to the affairs of his Kingdom, as if he loved that above all pleasure : which neverthelefs fluck to him fo long as he lived, and fwayed too much in the greatest Affairs of his Government.

Thus the first heat of his course was run well; so long as the Privy Council continued moderately poifed : But no fooner began one of them to put up beyond his place, and to bid adieu to the advice of all the reft; but he gets the uppermoft feat in the King's Head, makes a foot-ftool of the King's Heart, and then it's two to one that the people in fuch cafes must bear the greater burthen; for who ever first faid it, he faid most true, That Prerogative in the band of a King, is a Scepter of Gold, but in the hand of a Subject, it is a rod of Iron. The reign of this King Henry the Eighth, ferves us with much experience of this kind, for if the confideration of the Affairs of this Government (hould be divided, the same would be double : the one under the Regiment of Cardinal Woolfy, the other of the King, by Cromwell, Craumer, Gardner, and others interchangeably. I call that of Woolfy a Regiment, for he was in nature or condition of a .Pro.Rex, during the King's Juvenility. This Tem-

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Thuan lib.1.

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Temporizer thus fuper-induced upon a Cardinal raized from mean Degree to be Legate à Latere, courted by Foraign Princes, flattered by the Emperour with Titles of Son and Coufin, made him lead a dance, that the King (however Active he was) is put to his Carcre to hold him company; which the King perceiving, tripped up his heels, and left the Arch-Bifhop, the Chancellour, the Cardinal, the Legate, and many more with him, lying on the ground : No Pride like to that of the Clergy, whole parts are more fublime, and apprebenfions clear : If Gud addeth not a fuperiour work to rule over all. A little Honour will blow up all with a powder. The King having thus matched the Cardinal, forgot his former natural pace, and once in a heat, could cool no more, till' Death cooled him. He knew by experience, that the Cardinal could over-awe the people, why fhould not the King do as much, if the Lords ftooped to the Cardinal, why notmuch rather to the King? The Cardinal pulled down." reared up, turned fquare to round, why fhould he be lefs than his Subjects ?- Such conceits as there foon wound up the King's mind to that height, that it's death to him to floop one inch lower to more moderate advice, though he loved their perfors never fo well; but all must be content with the weight of his Arm, though it were no fmall one; and yet in point of Religion, Affairs tended to a kind of Reformation all this while.

#### CHAP. XXVII.

#### Of the State of the Crown.

Hat the Crown of England now abounded more in Flowers than Croffes, the Face of Story doth hold forth to ordinary Obfervation; and yet few are fatisticd, either in the true nature of the particular advantages, or in

#### The Govern- S Hen. 7. Kings of England. ment of 2 Hen.8.

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in the manner how they were obtained, or in the continuance. I must therefore make a little stop upon them, because in the true difcerning of them the difcovery of the nature of the Government in latter days doth much depend. Hitherto the Crown came fhort of absolute power over the people, upon two grounds in observation; one relating to the Clergy, the other to the Laity.

The Church-men were heretofore under a Foraign power, and a Forsign Law, sgainft which, Kings durft not deeply engage : either not being affured of their own Title, or employed in pursuit of other game, or being of a weak Spirit, were feared with the Thunder-bolt of the Pope's Curfe: But the Laity were under another Law, and fuch an one, as by clear and unquestionable Custom, had established bounds, between the way of Kings, and the rights of the people : Neither did Kings directly invade those Borders, either led thereto by a kind of Confcience in fuch of them as were Morally enclined, or in others by a kind of fear of railing up Earth-quakes from beneath, which commonly doth overthrow high Towers fooner than winds from above. But now fuch interests are laid afide fast alleep, by two Kings : whereof one cared not much for fear, and neither of them for Conscience : For Henry the Seventh, having leifure to fludy the Nature, and contemplate the Fashion of the English Crown, diflikes the Model in some particulars: It was not rich enough, nor well poifed to his mind, which ever was not to be poor, but towards his latter time to be exceeding rich; as fuppoling that to be the only way to be more defirable to Friends, formidable to Enemies, and absolute over his people. And this opinion of his miffed in the main end, though it attained his immediate defire : for by miftaking the right way, it made a rich King, but not arich Crown's he delighted more in the riches of his people, than in a rich people : and this bred no good blood, becaufe the people thought that the Law was not on his fide in that They fuffered him to visit their purses, but are loth matter. it thould prove Cuttomary, left they thould lofe their com-

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common right, they therefore chofe rather to give him power by Act of Parliament, to revoke Letters Patents, and Grants, and make refumptions of Offices, Fees, Annuities, and the like, that he might rather repoffefshis own, than poffefs theirs; many penal Laws likewife of a limited and Temporary regard are made; and as Cheefe after a full dinner, they clofe up all with Subfidies; For it was evident to all Men, that the Royal mind of the King ferved no further than to take what was given; provided that the people would give what elfe would be taken. By this means *Henry* the Seventh left rich Coffers to defcend to *Henry* the Eighth, but the Crown was ftill the fame in price.

In this Act of the Play, the people carry away the plaudite : The fecond Act was the point of Allegiance, wherein both parts carry themfelves fo cunningly, as it's hard to adjudge the Garland, yet it may be thought, the King observed it rather, because he offered all the play, whilft the people did only lie. at their close guard. The whole project confisted in this, to gain a more absolute Allegiance from the English to their King : and becaufe this is exemplified partly in War, and partly in peace, that part which concerneth War, will more properly fall under the confideration of the Militia: and therefore I shall refer the fame to that head in the 32. Chapter enfuing, and will come to the fecond confideration of Allegiance, in relation to Peace, and therein touch upon the Kings power in. making of Laws, and of Judicature according to those Laws. As touching the making of Laws, the ingenuity of Henry the Seventh, could not fuffer him to make any claim thereto in any politive way, yet his Actions declare that his heart was that way:For being befet with troubles, he could often fancy dangers, and Arm himfelf; then call a Parliament, who were wife enough to grant as readily as he asked, rather than to be compelled thereto: fo he had Laws made according to his own will, though he made them not ..

The matter of Judicature.comes.next, and therein he made.

his Judges appear, and not himfelf, though they did not only represent his person, but his mind; so things were done according to his mind, though he did them not : And thus his Excellency feemed more eminent in finding and making infiruments fitting to do his work, than in doing his own work. Nevertheless, all this was but from hand to mouth ; no fundamental Law is altered all this while; if the Laws were made by Parliament, the King made them not : if the Judges turned the Law to the King's ear, the Law was still the Crown, though the King wore it. But Henry the Eighth was no fuch Man; he had not this skill of undermining, nor defired it; he was tender of the least diminution of his Honour, industrious in finding out the occasion, and a most resolved Man to remove it out of the way, though it reached as high as the Tripple Crown; a Man underneath many passions but above fear: What need he care for pretences, his Father loved Riches, he power, when he came to traverfe his ground, he found quickly where the Church-men trespassed upon him, and began with them, refling upon the wildom of his Father, and the Infallibility of the Pope. Henry the Eighth had taken to Wife Katherine his Brothers Dowager, and continued in that condition eighteen years without wrinkle of Fame, till the great fuccelsof Charles the Fifth, the Queens Brother, against the Pope and French, scared the King into a jealousie of his greatness, and the Emperour's failing in courtefie to Cardinal Woolfy, the King's Achates, firred the Cardinals Spirit to revenge, for the lofs of his hopes in the Popedom. For the Cardinal finding the King's mind to linger after another Bedfellow, by whom he might have a Son, he made the French Ambassadour his Inftrument to mind the King of his unlawful marriage with the Queen, and to: mention unto him Margaret D' Allanfon a Princels of France, both in Blood and Beauty. Thuan, lib, st. The King liked the Notion of Divorce, but difliked the motion concerning the French Lady, himfelf being prepoffeffed with a fair Object at Home, the Lady Anne Bullen, then at for. bill. foli. tending upon the Queen; and thus being moved, entred 31. into a fcrutiny concerning the condition of his marriage,

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wherein he had been formerly touched, both by the French and Spaniards themfelves upon feveral motions made.

First, Between Charles the Fifth, and afterwards between Sleyden. lib.9. the Dauphine and the Lady Mary, afterwards Queen ; Hereat the Cardinal winked all the while, till the infallibility of the' Chair of Rome came upon the Stage ; then bestirring his wits he lodged the Cafe upon Appeal thither, as he hoped beyond all further Appeal, and fo held the King there fast, till himfelf might accomplish his own ends. But the wheel once set a running would not ftay; the King espyes the Cardinal in his way, and bears him down, then finding the fallacy of the infallible Chair, he hearkens after other Doctors, follows their light; and being loth to hear what he expected from Rome. he flopped the way to all Importation of fuch Merchandize, as might be any ways prejudicial to the Prerogative Royal. with the penalty of the lofs of Land, or Liberty and Fine." the two latter being formerly warranted by Law: The first ferved as a scare, for (though it were but by Proclamation ) Men might justly fear that he was to fout against the Pope. would not flick to fcourge his own Subjects out of his way in 5 . 15. . the time of his heat:

The King thus entred the Lifts, both against Pope and Cardinal, now under Pramuniri (whereof, he died) meets the Englifh Clergy. (thus lofing their Top-gallant) flanding up in the Rere against him, and talking at. large. Neverthelefs, -the King flops not his Carere, puts them to the rout for maintaining the power Legatine. They foon fubmit, crave' pardon. give a fum of money, and perfume, their facrifice with that fweet Incense of Supreme Head of the Church of England. This wasdone, not by way of Donation, (for the Convocation had no fuch power) but by way of acknowledgement in flat oppolition to the Jurildiction of the Pope : It became the common subject of discourse amongst all forts, but of wonderment to the Pope: Yet for fear of worfe, he speaks fair, for he Sleyden. lib.9. was not in a posture to contest, but all would do no good ; the Queen had appealed to Rome, the Pope by Woolfy's advice makes delays: The Parliament espying the advantage; at

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once took all Appeals to *Rome* away, and ettablished all fentences made or to be made within this Land, notwithstanding any 24 H. 8 c. 12. Act from *Rome* 5, and enjoyned the English Clergy to adminither the feveral Acts of publick worship, notwithstanding any inhibition or excommunication from any Foreign pretended power: The grounds upon the preamble of the Law will appear to be two.

First, That the King of England, is Supreme Head in rendring Jushice within the Nation in all causes therein ariting which is more than the Recognisance of the Clergy two years before this Act did hold forth, yet this acknowledgement is not absolute, but in opposition to Foraign pretensions:

Secondly; That the Clergy in England having power, may in matters Spiritual determine all doubts without Foraign help, and administer fuch duties as to their place do belong; not hereby determining that the Church-men ever had fuch power by Law, nor that they ought originally to have fuch power. They never had it, for no fooner were they dif-joyned from the Laity in these affairs, but immediately they were under the Pope, and received their power from him. And, De jure, they. cannot challenge fuch power, but by a politive Law, fuch asthis Law of Henry the Eighth, which alfo giveth but a reffri-Ctive and limited power, Viz: In matters Testamentary, of Divorce, Matrimony, Tythes, Oblations, and Obventions, So as if they will challenge fuch power, they must thank the Parliament for it, and use the same accordingly as persons deputed. thereunto; and not in their own right, or right of their places. In all this the King's Supremacy is but obscurely afferted, and. rather by implication, thewing what in reafon may be holden ... than by declaration of what was, making way thereby,

First, Into the opinions of Men before they were enjoyned to determine their Actions, but within two years enfuing or thereabout, the Law is made positive,

The King shall be taken and accepted the only Supreme Head on =6 H. E. c. z ... Earth

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Earth of the Church of England; and have power to visit, correct, repress, redress, reform, restrain, order, and amend, all such errours, herefies, abuses, offences, contempts, and enormities, as by any manner of Spiritual Authority, or Jurisdiction, ought or may lawfully be reformed.

Which in the preamble is faid to be made to confirm what the Clergy in their Convocation formerly had recognized. The corps of his Act is to fecure the King's Title, the King's power, and the King's profit. As touching the King's Title it is faid, that in right it did formerly belong to him, which is to be granted by all fo far as the power is rightly underflood. But as touching the King's profit it cannot be faid that the whole lump thereof did belong to the King, becaufe much thereof was not fo ancient, but, *De novo*, raifed by the Pope's extortion; and therefore the true and real profits are by particular Acts of Parliaments enfuing in special words devolved upon him. The nature of this power is laid down in this Statute under a threefold expression.

First, It is a visitatory, or a reforming power which is executed by inquiry of offences against Laws established, and by executing such Laws.

Secondly, It is an ordinary Jurifdiction, for it is fuch as by any Spiritual Authority may be acted against irregularities; and thus the Title of Supreme Ordinary is confirmed.

Thirdly, It is fuch a power as must be regulated by Law, and in fuch manner as by any Spiritual Authority may lawfully be reformed. It is not therefore any abfolute Arbitrary power; for that belongs only to the Supreme Head in Heaven. Nor is it any legislative power, for fo the Law should be the birth of this power, and his power could not then be regulated by the Law: nor could every Ordinary execute such a power, nor did *Henry* the Eighth ever make claim to any such power, though he loved to be much trusted.

Laftly,

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Lastly, this Power was such a Power as was gained formerly from the King by foraign Usurpation, which must be intended, De rebus licitis, and once in possession of the Crown, or in right thereto belonging, according to the Law; for the King hath no Power thereby to confer Church-livings by Provifor-(hip, or to carry the Keys, and turn the infallible Chair into an infallible Throne. In brief, this Power was fuch as the King hath in the Common-wealth ; neither legislative, nor abfolute in the executive, but in order to the Unity and Peace of the Kingdom. This was the right of the Crown which was ever claimed; but not enjoyed further than the English Scepter was able to match the Romish Keys: And now the same being reftored by Act of Parliament, is also confirmed by an Oath 28 H. S. c. 10. enjoyned to be taken by the People, binding them to acknow-35 H. 8. c.1. ledge the King under God supreme head on earth of the Church of England, Ireland, and the King's Dominions, in opposition to 35 H. 8. c 3. all Foraign jurisdiction.

And Laftly, by a Law which bound all the People to maintain the King's Title of Defender of the Faith, and of the Church of England and Ireland, in earth the fupreme head, under the peril of Treason, in every one that shall attempt to deprive the Crown of that Title.

We must defcend to particulars; for by this it will appear that these general Laws concerning the King's refined Title, contained little more than matters of Notion, otherwife than a general barr to the Popes future interests : And therefore the wildom of the State (as if nothing had been already done) did by degrees parcel out by feveral Acts of Parliament the particular interests of the Popes usurped Authority in such manneras to them feemed best.

And first, concerning the Legislative Power in Church-goverment ; It cannot be denyed but the Pope, De facto had the Power of a negative vote in all Councils, and unto that had alfo a binding Power in making Laws, Decrees and Decretals out of his own breaft; but this was gotten by plunder, he never had any right to headship of the Church, nor to any such Power in right of fuch preferment, nor was this given to the King

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King as head of the Church, but with fuch limitation and qualifications, that it's evident it never was in the Crown, or rightly belonging thereto.

First, nigh three years after this recognition by the Clergy in their Convocation, it is urged upon them, and they pass their promise, In verbo facerdotii.

And laftly, it is confirmed by Act of Parliament, that they shall never make, publish, or execute any new Canon, or conftitution provincial, or other, unless the King's Affent and Licenfe be first had thereto; and the offences against this Law made punishable by fine and imprisonment : So as the Clergy are now holden under a double bond, one the honour of their Priefthood which binds their Wills and Confciences; the other the Act of Parliament which binds their Powers, fo as they now neither will nor can ftart. Neverthelefs, there is nothing in this Law, nor in the future practice of this King, that doth either give or affert any power to the King and Convocation to bind or conclude the Clergy or the People, without an ACt of Parliament concurring, and inforcing the fame: And yet what is already done, is more than any of the Kings Prede-1011 ceffors ever had in their poffellion.

A second Prevogative was a definitive power in point of doctrine and worship. For it is enacied, that all Determinations, De-32 H.8. c. 26. clarations, Decrees, Definitions, Resolutions and Ordinances according to God's word, and Chrift's Gofpel, by the King's advice and confirmation, by Letters patent under the great Seal, at any time hereafter made, and published by the Arch Bishops, Bishops and Doctors, now appointed by the King, or the whole Clergy of England, in matters of the Christian Faith, and lawful Rites and Ceremonies of the same shall be by the People fully believed and obeyed under penalties therein comprised : Provided that nothing be done contrary to the Laws and Statutes of this Realm. A Law of a new birth, and not an old Law newly revived, or reftored. This the prefent occasion, and the natural conflictution of the Law do fully manifest: The occasion was the prefent perplexity of the People, for inftead of the Statute, Ex officio, which was now

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25 H.8. C.19.

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now taken away, the fix Articles commonly called the fix 25 H.8. c. 14. ftringed whip, were gotten into power by a more legal and effectual Original. The Parliament had heard the cries of the People concerning this, and having two things to eye 'at'once ; 31 H.8. c. 14. one to provide for the Peoples liberty, and further fecurity against foraign pretentions; the other (which was more difficult) for the liberties of the consciences of multitudes of men of feveral opinions (which could not agree in one judgement, and by difcord might make way for the Romish party to recover its first ground) and finding it impossible for them to hunt both games at once, partly becaufe themfelves were divided in opinion, and the bone once cast amongst them might put their own co existence to the question, and partly because the work would be long, require much debate, and retard all other affairs: of the Common-wealth, which were now both many and weighty. In this troubled wave, they therefore wifely determine to hold on their courfe in that work, which was most properly theirs, and lay before them : 'And as' touching this matter concerning Doctrine, they agreed in that wherein they could agree, viz. To refer the matter to the King and Perfons of skill in that mystery of Religion, to settle the fame for the present, till the Parliament had better leisure, the People more light, and the minds of the People more perswaded of the way. Thus the Effates and Confciences of the People for the present must endure, In deposito of the King and other Perfons, that a kind of Interim might be composed, and the Church for the prefent might enjoy a kind of twilight rather than lye under continual darkness, and by waiting for the Sun rifing, be in a bettet preparation thereunto. For the words of the Statute are; That all must be done without any partial refpect or affection to the Papilical fort, or any other Sect or Sects whatfoever. Unto this agreement both parties were in-" clined by divers regards. For the Romanifis, though having the poffetlion, yet being doubtful of their firength to hold the fame, if it came to the push of the Pike, in regard that the House of Commons wanted Faith, as the Bilhop of Rochefter. was pleafed to fay, in the Houfe of Lords; and that liberty W 1770 Gg 2 of

of confcience was then a pleafing Theme, as well as liberty of Estates, to all the People. These men might therefore truft the King with their interefts, having had long experience of his Principles : And therefore as fupreme Head, they held him most meet to have the care of this matter, for still this Title brings on the Van of all these Acts of Parliament. On the other fide, that party that flood for Reformation, thoughthey began to put up head, yet not affured of their own Power, and being to exceedingly oppressed with the fix Articles, as they could not expect a worfe condition, but in probability. might find a better; they therefore alfo cast themfelves upon Sleyden, lib.9, the King, who had already been baited by the German Princes and Divines, and the out-cries of his own People, and poffibly. might entertain, some prejudice at length, at that manner of worthip, that had its original from that Arch-enemy of his Head-fhip of the Church of England. Nor did the the iffue fall out altogether unfuitable to these expectations : For the King did fomewhat to unfettle what was already done, and abated in fome measure the flame and heat of the Statue, although nothing was established in the opposite thereto, but the whole refted much upon the disposition of a King subject to change. er stal and end to en il al ode fut anothe : it

As touching the conftitution of this Law; that also thews that this was not derived from the ancient Right of the Crown now reftored, but by the politive concellion of the people in their representative, in regard it is not absolute, but qualified and limited diverfly. id agrante a net godt an ante

Miller der er millid i acis, end miller ifen First, this power is given to this King, not to his Successors, for they are left out of the Act, fo as they trufted not the King; but Henry the Eighth, and what they did was for his own fake. on a maineau, a siture all . to . is a . . . .

- Secondly, they trufted the King, but he must be advised by Council of men of skill. 15, 191, and part day, with the

Thirdly, they must not respect any Sect, or those of the Papistical fort. 6. 1. 1 - 21 m. 1. 1

Anno 1525.

Fourthly, all must be according to God's Word, and Christ's Gospel.

And laftly, nothing must be done contrary to the Laws and Statutes of this Realm. And thus though they truffed much, yet not all, nor over long. For it was but a temporary Law, and during the prefent condition of affairs. Nor did the King or People reft upon this Law, for within three years following, another Law is made to confirm what was then already done by the King; and a larger power granted to the King, to change and alter, as to his Wildom Ihall 34 8 35 H.S. feem convenient. Thus the King's injunctions already fet cap. 1. forth were established, all opposal to them inhibited, and the King hath a power of Lawing, and Unlawing in Chrift's Kingdom, and to stab an Act of Parliament in matters ofhighest concernment : And the reason is, the King will have it fo, and who dares gain fay it, as Cranmer faid, the King loves his Queen well, but his own opinion better ; for new things meeting with new love, if it be once interrupted in the Ansig. Bris. first heat, turns into a displeasure as hot as the first love, norhad either party great caufe to boalt in their gainings; for none of them all had any fecurity, but fuch as kept close to a good conscience.

All this, though much more than any of his Predeceffors ever attained, was neverthelefs not enough till his Title was as compleat. The Pope had fashioned him one now above twenty years old, for his fervice done against *Luther*, and others of that way, and fent it to him as a Trophee of the Victory; this was *Defender of the Faith*, which the King then took kindly, but laid it up till he thought he had deferved it better; and therefore now he prefents it to the Parliament, 35 H. 8. c. 3: who by a Statute annexed it to the Crown of *England*, for ever now made triple by the Royallizing of that of *Ireland* amongst the reft.

A third Prerogative concerned the King's Power in temporal matters, and now must England look to it felf, for never had English King the like advantage over his people as this man had. His Title out-faced all question : Left rich by 213

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his Father, trained up in the highest way of Prerogative, absolute Lord of the English Clergy, and of their Interest in the People, of a vaft spirit, able to match both the Emperour and French abroad, and yet more bulie at home than all his Predeceffors. A King that feared nothing but the falling of the Heavens; the People contrarily weary of Civil Wars enamored with the first tastes of Peace and Pleasures : whiles as yet it was but in the blufhing child-hood, over-awed by a strange Giant, a King with a Pope in his belly ; having the Temporal Sword in his hand, the Spiritual Sword at his command. Of a merciles favage nature, but a word and a blow; without regard even of his bosome companions, what can then the naked relation of a Subject do with fuch an one, if providence steps not in and stops not the Lions mouth, all will be foon fwallowed up into the hungry maw of Prerogative. To fet all on work comes Steven Gardiner from his Embassage to the Emperour, fad apprehentions are fcattered, that the motions abroad are exceeding violent and fudden, that the Emperour and French King are fast in nothing, but in change according, to occasion, that like the Eagle they make many points before they floop to the prey. That if the motions at home do wait upon debates of Parliament, things diuff needs come thort in execution, and the affairs of this Nation extremely fuffer. A dangerous thing it is that the King thould be at difadvantage, either with the Emperour or French King, for want of power in these cales of fudden exigences, and for fome fmall: time, during the juncture of these important affairs; that seeing likewise at home the point concerning Religion is coming to the Teft, the minds of men are at a gaze; their affections and pallions' are on their tiptoes. Alt's reafon the King thould ftear with a fhorter Rudder, that this care might meet with every turn of providence, which otherwile might fuddenly blow up the Peace, and good Government of this Nation. These and the like represented a fair face to that which followed, and made way for the King without fhame to ask what no King before him fuffered ever to enter into conceit.

I mean a Legislative power to this effect, That Proclamations made by the greater part of the King for the time being 31 H.8. c.8. and his Council, whole names hereafter follow, with fuch penalties, as by them (hall be thought meet, (hall be of cwith or as qual force by an ACt of Parliament, provided it shall not extend to the forfeiture of Estates or Priviledges; nor to loss of Life (but in cafes particularly mentioned in the Law) provided no Proclamation shall cross any Statute, or lawful, or laudable Cuftom of this Realm : All which at length comes to be demanded by a formal Bill, with as ill favoured a Preface, as the matter it felf, which was much worfe ere it was well liked in the Houfe of Commons, and when all was done, proved a Bare still : Whatever it was, it paffed in manner above faid, neither much to the defire of the Commons, that fo much was given; nor to the good liking of the King, that there was no more: For in flead of a Legislative power, which he grasped at for himself, he received it in common with his Council; and fo becomes ingaged neither to alter nor deftroy that Brother-hood, if he intended to reap any fruit of this Law, leaving the point in doubt whether his gain or lofs was the greater. For this Law, thus made for this King, thefe Counfellors, and thefe times and occasions, can be no precedent to the future, unless to inform Kings that the Parliament hath a power to give more Authority and Prerogative to Kings, than they or the Crown have by common Right, and to give it with fuch limitations, and qualifications, as feemeth good to them.

And fecondly, that even *Henry* the Eighth acknowledged that the Legiflative power was not in the Crown, nor was the Crown capable thereof, otherwife than it was conferred by the Parliament. Only Steven Gardiner might glory in this atchievement, having for the prefent obtained much of his ends by perfwading the King that Foraign Princes effranged from him, not fo much for his departure from the Pope, as for foine apprehentions they had of his departure from that way of Religion and Worthip, which they apprehend every Christian ought to maintain. And therefore if he meaned

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meaned to gain better correspondency amongst these Princes, he must engage more resolvedly to the fundamentals of the Worthip, though he thook off fome fleighter ceremonies with the Romilh Supremacy; for he knew that they were willing enough with the later, though the other could not go down with them ; thus did foraign correspondency float above, when as the Church, as then it flood, was underneath, and gave the tincture to every wave. And it was holden more fafe by the Romish party to trust the King (thus attempered) with the legiflative power in the Church matters, than the rough Parliament, whole course steered quite wide from the Roman shore, as if they never meant to look that way any more; though Cranmer, and the chief Officers of State, and of the Houshold, were by the Law Judges of the matter in fact, as well as the King, yet in the conclusion the King only was of the Quorum; all this yet further appears in the penalty, for by a Provisor it is moderated, as to all forfeitures of Life, Limb or Estate; and in the conclusion extended only to Fine and Imprisonment; unless in some cases mentioned, and excepting offences against Proclamations made by the King or his Succeffors, concerning Crimes of Herefie. For it is the first clause of any positive Law that ever intimated any power in the King of fuch cognifance and punifhment of Herefie; too weak a principle it is to settle a Prerogative in the King, and his Succeffors, as Supreme Head of the Church, thus by a fide wind to carry the keys of Life and Death at their girdle, and yet a better ground cannot I find for the Martyrdom of divers brave Christians in those times. than this touch of a Law glancing by : All which paffing; Sub filentio; and the Parliament taking no notice thereof, made way for the Statute, 38 H.8. c. 26. Formerly mentioned to come more boldly upon the Stage. .

This was one wound to the legislative power of the Parliament thus to divide the fame : Another enfues that in its confequences was no lefs fatal to that power which remained, and it was wrought by fome Engine that well faw that

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that the Difeafe, then fo called, grew to be epidemical amongst the more confiderable party in the Kingdom; that the Lady Fane Seymor (now Queen) was no friend to the Romanifts that the was now with child, which if a Son (as it proved to be) was like to be Succeffor in the Throne, and be of his Mo- . thers Religion, and fo undo all, as in the iffue all came fo to pals: To prevent this, neverthelels they fancy a new conceit, that Laws made by English Kings in their minority, are less confiderately done, than being made in riper years. And fo by that one opinion countenanced a worfe, which was, that the Legiflative power depended more upon the judgement of the King, than the debates, and refults of the Parliament ; a notion that would down exceeding well with Kings, efpecially with fuch an all-fufficient Prince as Henry the Eight conceived himfelf to be; upon this ground a Law is made to enable fuch of the King's Succeffors, by him appointed, as shall be under the age of twenty and four years, when Laws by him are made, to 28 H. 8. C. 17. adnul the fame by Letters-patents, after fuch Prince (hall attain the faid age of twenty four years. Thus the Arms of the Parliament are bound from fettling any Reformation, let them intend it never fo much ; a Muse is left open for the Romish Religion still to get in, when the Season proves more fair. The Parliament was now in its minority, and gives occation to the Reader to bewail the infirmities of the excellency of England. 1 123 1 and broken million in the

A fourth advance of Prerogative concerned the executive Power in Government of the Church. This bad formerly much rested in the Prelacy, and that upon the chief Prælatifimo at Rome; now there is found in England a Prelater than he; the Pope was already beheaded, and his head fet upon the King's shoulders: To him it is given to nominate all Bishops, and Arch-Bishops within his Dominions, by long defire, 25 H. S. c. 20. and that the party once elected shall swear fealty, and then shall be confectated by Commission, and invested; but if upon the long defire, no Election be certified within twelve days, the King (hall by Commission cause his own Clerk to be Confectated and Invefed.

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fied. The occasion that first brought in this President, was the accels of Cranmer to the See at Canterbury; for though the Head-ship had been already by the space of two years translated from Rome to England, and yet the course of Episcopizing continued the fame, as formerly it had been. I mean as touching the point of Election : For though in their Original, Bishops were meerly Donatives from the Crown . being invefted by delivery of the Ring and Pafforal Staff, and until King John's time, the Canonical way of Election was difallowed, yet King John by his Charter, De communi confensu Baronum, granted that they should be eligible, which also was confirmed by divers publick Acts of Parliament in after times; and now by this Law last recited, and with this way the King was contented for the space of fix years, for the Reformation intended by the King, was not done at once, but by degrees; and therefore though this course of long defire was brought into use, yet the Parliament being of fix years continuance, a neceffary thing in times of fo great change of policy, began this course of Election, by giving the King power to nominate, and allowing of the Pope power to grant to fuch his Bulls or Pall at, his own will, otherwife they fhould be confecrated by Commillion without his confent; and thus at the first, the Pope's concurrence was not excluded, though his Negative was. In this posture of Affairs comes Cranmer to be confecrated Arch-Bifhop : And being nominated thereunto by the King, the wilv Pope knowing the King's aim, meaned not to withftand, left he should lose all, but granted the Pall as readily as it was defired ; fo as Cranmer is thus far Arch-Bishop of Canterbury, without all exception; yet he must go one step farther, and take the old Oath to the Pope, which the King allowed him to do, Pro more, and which he did, Renitente confcientia, fay fome, and with a Saluo, fay others, and all affirm it was done, Perfunciorie, like some worn Ceremony, or civil Complement. Nevertheless it was not fo foon turned over, the Arch-Bithop loved not the Office, the King loved not Partnership in this matter; and it was evident to all that no man could ferve these two Masters any longer, an agreement is soon concluded

Rot. Pat. 17 Job. 35 E. 1. St. Carl. -25 E.3. De provis. 33 R. 2. C.2.

Antiq. Brit. zit. Cranmer,

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cluded in Parliament to exclude the Pope's Power quite out of this game, and all is left to be done by the King and bis Commiffioners, by the Law formerly propounded. In all this the Pope is lofer, the English Clergy the favers, for the Pall ceff Cranmer nine hundred marks. And the Crown is the great gainer; for hereby the King got the men fure to him, not only by their own acknowledgement and submittion, but also by a Statute Law.

And lastly by Oath, which to make sure was treble twined, once upon their sirft submittion in the King's twenty second year, when they had been, under Premuniri.

Secondly, foon after the decease of Queen Katherine Dowager, in the twenty fixth year, which Oath was more compleat than the former; containing,

First, a Renunciation of all Fealty to the Pope, for any Foraign Power.

Secondly, an obligation to adhere to the caufe of the King and his Succeffors.

Thirdly, a difavowing of the Pope, otherwise than as another Bishop or fellow Brother.

Fourthly, an engagement to observe all Laws already established against the Pope's power.

Fifthly, a difavowing of all appeals to Rome.

Sixthly, an engagement to inform the King of all Meffages or Bulls, fent from Rome into England.

Seventhly, an engagement not to fend, or be privy to the fending of any Meffage to Rome for any fuch purpole.

The third Oath was that of Fealty, which anciently was due to Kings, and now revived to be taken by all Bilhops upon their admiffion. And thus the English Prelacy, having been sworn flaves to the Papacy ever fince *Becket*'s time, are now preferred to a more Royal Service; and the pursuit by Kings after their right, being laid aside by the space of 300 years, is now renewed, and the prey feised upon by the Lyon, who found it upon a better title, and in better condition

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by much, than when at the first it was lost, for it was upon some femblance of Reason that the Arch-Bishop and Clergy gained it; but being afterwards dispossessed thereof by the Pope, and yet without any other shadow of Title, but the Power of his own gripe, for the prefent he is the occupant, and becomes Proprietor by prefcription : Till now the felon apprehended, the stolen goods are the Kings in Right, and by Remitter, whereunto the Parliament were by the Statute adding their conveyance, establishes the fame by an unquestionable Title; nevertheless their fervice is no less fervile to this Crown. than it had been to the Romish Miter; formerly they afferted the Pope's Infallibility, now the King's Supremacy. They are now called by the King, made by the King, fent by the King, maintained by the King, whatfoever they are, whatfoever they have, all is the Kings : He makes Bithops, he makes new Bithopricks; and divides or compounds the old as he pleafeth, by a power given to Henry the Eighth by Parliament, which oath Power was never in any Prince before or after him, that I can find; fo as the Crown had it not, but the man, and it died with him.

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The King thus loaden with Power and Honour, above allihis Predeceffors (if without proportionable maintenance to fupport the one, and act the other) must needs confume himself (as on in a Tympany) by growing great : For though he was left rich by his Father's Treasure, yet his Zeal to Rome in its now poor captived condition under the Imperial power firring up in him great undertakings abroad (befides his own pleafures and gallantry at home) exhausted that, and doubtless had starved these his grand designs, had he not found the hidden Treafures of the Cells and Monasteries ; the fight whereof fo rouled up his Spirits, that he adventured upon the purchase though he knew difficulties enough to have ftopped his undertakings, if he had not refolved, both against fear and flattery. It was not done without deliberation; for the thing was felt as a grievance before the Norman times, and complained of in Parliament above a hundred and forty years ago, and divers times fince, but

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but Kings either underflood not, or believed not, or durft not give remedy, or had much elfe to do. But now the King is beyond all his Predeceffors, he knows much, dares do more, and is at leifure, he will go as far as Emperour or French King, and beyond them alfo, but would not try masteries with either, for they were all Cocks of the game.

The first occasion that discovered the work feasible, was a preddent made by Cardinal Woolfy, whole power was enough to diffolve some petty Cells, and no opposition made. The King might well expect the work would be as lawful for him, and not much more difficult, or if any ftorms enfued, the people that had fo long complained, and felt the burthen of thefe excrefcences of the Clergy, would foon find out a way to calm them, the King need do no more than fpeak, and the people will do. This opened the door, but that which brought the King in, was the hold the Pope had in this Kingdom by thefe cloyftered people, who were perfons dead in Law, and dead to all Law but the Canon; and upon this account the King's Anceftors had poffeffed themfelves of the Cells, in the hands of Foraigners, in times of War, and now a deadly feud is ftirred between Henry the Eighth and the Pope their holy Father ; the Children cannot expect to thrive, when as their Father is cast out of doors; and so all must out together: yet the manner is observable, they must not be cast out, but must go out ; the inferiour and greater part are dead perfons, have learnt obedience, they can neither bark nor bite, and therefore they may fleep, and what is done, must be done with fuch of them as are alive. Upon a Visitation, these are brought under the Test, and found in fuch a condition, that they had better give way, and voluntarily furrender, than abide the trial : Once more the smallest are picked out whiles the greater stand by and won- 27 H.8 c 27. der, but either do not foresee, or (in despair of altering the King's refolution) do nothing but expect the fad hour, which within four years comes upon them all, every one of them 31 H.8. c.43. chufing rather to furrender, and expectathe King's mercy for maintenance during life, than adventure against the dint

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of his Juftice and Power, and fo lofe all; for they were ill befriended amongft all forts of the people. Thus came the perfonal Effate and Stock of thefe Houfes to the Kings immediate Treafury, and their yearly maintenance to the difpofing of the Crown, which might have advanced the fame, well nigh to the value of two hundred thoufand pounds yearly, but that the King intended to let the people enjoy the fat as well as he, that they might be mutually engaged to maintain hold of the prey that they had joyntly gotten. Out of all which neverthelefs the Crown had a fmall rent, or fervice annual, for the acknowledgement of their tenure, befides the firft fruits of Spiritual Dignities, and the Tenths, both which he formerly had already obtained.

The first whereof was but calual, and occasional in the payment, arising only at the entrance of the party into his promotion; and which was gained by the Pope from Edward the First, although at his Parliament at Carleile, in his thirty fourth year he withstood the same : This was above three hundred and twenty thousand pounds in the whole fumm. The later was annual, and amounted to above thirty thousand pounds : And thus the Pope's Usurpations are turned into duties to the Crown, but were much leffened, in regard that these Cells and Monasteries were accounted amongst these Ecclesiastical promotions, which by their diffolution fell off in that account. Neverthelefs, the advancement that might by a parcimonious King have been made of the fall of this Cedar, was such, that the Crown might have been rendred of it felf absolute and all-fufficient. But Henry the Eighth was not thus minded, the Affairs of Enrepe were gotten into a high pitch; Princes generally over a-Give; Henry the Eight inferiour to none of them; what comes in goes out, and he is a rare exemple of that'divine Proverb; As Riches inerease. So do the Mouths of them that eat; he still stands in need of his peoples love, purses and power; fo Divine providence orders the matter, that Kings can never attain further end of their undertakings without the aid of the

Fox. Alart. fol. 322.

26 H.8. C.23.

the people, than their labour, lest they should be too big to be Christians, and the people too mean.

### CHAP. XXVIII.

# Of the Condition of the Parliament in these Times.

Hey are no good Expositors that confider their Text by piece-meal only, nor they good Hiftorians, that will tell you the bare journal of Action, without the Series of occasion : fuch as these will speak much of the Actions of Henry the Eighth, what advancement he brought to the Crown, and make a compleat Monarchy, wherein the King may Act what he refolveth; refolve what he pleafeth; and pleafe what he lufteth; when as in truth, the thing is nothing fo: for though many of his Actions, in relation to particular persons, cannot be justified by any Law; so in truth, did they never proceed from any Law, but meerly from thepaffion or will of the man, and connivance of the people, who could bear that from this King, that their Anceftors would never endure under any other. And yet in all the Grand concernments of the Nation, the Law kept still upon the top, nor did the King enter into any Competition therewith, or lead the way thereunto, other than by especial allowance of the Parliament.

For first, it's evident, though the King was Supreme Head of the Church; yet this was not like the head of a mad man, led by phancy, without the Law of Reason, or Reason of Law; But it was defined, circumscribed, and formed thereby, with Qualifications and Limitations, as hath been already expressed in the former Chapter.

Secondly, it is no lefs clear that the Legislative Power refled in the Parliament, and not in the King, when he was in his greatest height; for as Head of the Church, he had no such

fuch power in Church-matters; or if he had fuch a right, it was taken away by the Acts of Parliament; nay, when the Pope was yet poffeffed of this Head-fhip, the Parliament did determine the manner of the Worship of God, in some particular cafes, as in the keeping of the Lord's Day, the Statute 4 Edzu. 4. of Edward the Fourth, to the Honour of God did provide for the observing thereof; and to the Honour of God, it was taken away by a Statute in the time of Henry the Eighth, if 15 H. S C.9. the words of either Statute may be believed. But more espe-25 H.8 C.19. cially, after that this Head-ship was translated to the King, the Parliament provided, that the Canons should be examined and allowed by the King, and thirty two perfons, one part of the Clergy, the other of the Temporalty, chosen by the King. And those that shall be assented unto, and confirmed by the King, and the thirty two perfons, or the major part of them shall be obeyed, and put in execution, the refidue shall be void : Provided nothing shall be done against the King's Prerogative, or the Laws and Cultoms of this Realm : So as the King had much. but he had not all; and what he had, the Parliament gave him 27 H.3. c. 15. by a Law, that was Executory all the days of Henry Eighth. 35 H. 8 c. 16. by divers continuances, and was not any power devolved to the Crown, under the Title of Supremacy, nor by Vertue of the Act of Parliament concerning it, but by the continual influence from the Parliament upon the Crown, as well before that Act as after, derived upon it. The King hath then this right of Law-making, but it is with the thirty two he hath it, but not his Succeffors.

> And lastly, he hath it but by a derivative power from the Parliament, and a Committee for that fervice: and in a word, he hath the Power, but the Parliament hath fill the Law of that Power.

The fecond Priviledge of the Parliament hitherto, concerneth only Laws concerning Church Government. In the next place cometh to be confidered the Legislative Power / in point of Doctrine, which doubtles iffucth from the fame principle of Power with the former. For if the Church which

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(which as a pillar and ground holdeth for the Truth) be the company of profelling Believers; then ought it not to feem ftrange, if thefe in their reprefentative do intermeddle with this Power, or rather duty; and for the matter in fact, neither did the King challenge this Power, nor did the Parliament make any difficulty of Conficience in executing the fame, and yet there were many Learned and Conficiencious men of that number.

They therefore, as touching the Doctrine, proceed in the fame way, with that formerly mentioned concerning the Difcipline: And a Committee alfois by them made of the King and Learned men, to fet down rules for Faith and Obedience, and for the 32 H.8. C. 26. order of the publick Worfhip of God, according to the Word of God; and these Rules are confirmed by a Statute, fo as the King hath a power in the point of Doctrine, but it is a derivative power, it is a limited power to himself, and not to his Successfors, and to himself and others joyned with him.

And lastly, nothing must be done contrary to the Laws of the Kingdom.

Secondly, the Parliament hath not only a right to grant and limit this power unto others, but alfo to execute the fame immediately by its felf ; and therefore before they granted this power to this Committee, whereas formerly the Pope usurped the power to be the Omega to the refolves of all Councils, the Parliament intercepted that to their own jurifdiction, in flat opposition to the Infallibility of the Roman 5 H.8. c.14. Chair, fo far as to Difherize fome Opinions, which by the fentence of that infallible mouth, had been marked with that black brand of Herefie. And what they did before this AC of Delegation to the King, and other Committees for this work. they did afterwards, as not concluding their own power by any 34 H.8. c.1. thing, that they had fo done, as may appear by their Cenfure of the translation of the Bible, made by Tindal : By their eftablifting another tranflation : By their ordering and appointing what perfons might read the fame: By their qualifying the fix 35 H.8. cf. Articles, and the like. The Parliament then hath a power which they may grant, and yet grant nothing away; they may

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limit this power in others as they will, and yet not conclude themfelves. And the King by accepting this limited power, inuft difclaim both the Original and abfolute Right, and cannot claim the fame by right of Head-fhip or Supremacy. This was one great windfal which the Parliament had from the ruines of *Rome*, not by way of ufurpation, but re-feifure, for their poffeffion was ancient, and though they had been difpoffeft, yet that poffeffion was ever under a continual claim, and fo the right was faved.

: A fecond that was no lefs fatal unto that See; was the lofs of all power over Ecclefiaftical perfons in this Kingdom : For whereas the Popedom had doubly rooted it felf in this Nation, one way by the Regulars, the other by the Seculars; the Parliament by the diffolutions of Monasteries, be: confumed one to afhes, and by breaking the fealty between the other and the Pope, parted the other root and the flock alunder, and thence enfued the down-fall of this tall Cedar in this Nation; and Prelacy now left alone must fawn elfewhere, or lye along, a posture wherein that rank of men can. never thrive : Up again they peep, and elpying a King that loved to towre aloft, they fuddenly catch hold , promifing their help to maintain his flight, and fo are carried up, and like a Cloud born between Heaven and Earth, making the Commons beholding to them for the King's Sunthine, and the King for their interests in the people, and for his fuperlative advancement above them all. Now though the English Prelates may think their Orb above the winds. yet were they herein deceived. The Parliament had power in their Election, before the Pope usurped that to himself; now that they are discharged, Kings are possessed of them by long defire, but it is not by way of reflitution, for Kings were never absolutely possessed of any such power, but as Committees of Parliament, and by delegation and concellion from them, and therefore must render an account to them, and abide their judgement when they are thereto called.

Thirdly, the Parliament had the difpoing and ordering of all the Church Revenues, as the Laws concerning Monasteries, Sanctuaries,

Sanctuaries, Mortuaries, First-Fruits, Tenths, Annates, and fuch like, fufficiently manifesteth.

Fourthly, the Parliament had the power of granting Licenfes, Difpenfations and Faculties, fetting a rule thereunto, as in case of Non-refidency, and delegating the power to Com- 21 H.8. c. 13. mittees, whereof see more in the Chapter following concern- 25 H.8. c. 16. ing ordinary jurifdiction.

Fifthly, the Parliament referved the Cognifance of all appeals for final fentence unto themfelves, and difposed of all the fleps thereunto, as unto them feemed most convenient : For though it be true in fome cafes the Arch-Bifhop of Can- 24 H.8. c.12. terbury had the definitive fentence, and in other Cafes the Convocation, yet was this but by a temporary Law, and this alfo granted to them by the Parliament, which took it away from the Pope, and never interested the Crown therein, but made the Arch-Bilhop, and the Convocation their immediate delegates fo long as they faw good. Afterwards when they had done their work, viz. The determining the Appeal and Divorce of Queen Katherine, and some other matters, 25 H.8. c. 19. the fame hand that gave that power took it away and gave it (not to the King or Crown) but to Delegates from the Parliament from time to time to be nominated by the King, and may as well alter the fame, and fettle the power elfewhere when they pleafe. And therefore after the Appeal of the Dowager thus determined, and the fentence definitive thus settled upon Delegates : The Parliament nevertheles determined the other caules of the Marriages of the Lady Anne Bullen, and the Lady Anne of Cleve; the jurifdiction of the Crown never intermedling therein; fo as upon the whole, it must be acknowledged, that however the King was Supreme Head of caufes Ecclefiaftical, yet had not the definitive fentence in Appeals, nor absolute Supremacy, but that the fame was left to the Parliament.

Sixthly and laftly, what attempts the Parliament had met with partly from the defigns of fome great men that fought their own ends, and partly from the endeavours of these Kings that fought their own height and greatness, above their peo-

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<sup>28</sup> H.8. C. I 3.

ples good, hath been already related, and the utmost iffue had been truly stated, viz. That the gains have come to the King's perfons, and not to their Crown, and that therein they have put their Seal to the Law, and made their submission to the Parliament, as touching both their perfons and power. Add hereunto, that however *Henry* the Eighth aimed much at himfelf in his ends, in two other main Interests that most nightly concerned him, yet the chief gain came to the Parliament.

The one concerned his own Wife, which however fo nighly related to him, as next to his own perfon, and under the determination of the immediate Law of God, yet was fo caft upon their fentence, as if he durft adventure his own Soul at their direction.

The other concerned the Crown, to which he ought relation above his own perfon, which he laid down at the feet of the Parliament, feeking to their power to fulfil his own pleafure: The Ball is toffed up and down, fometimes amongft the iffue between the King and the Lady Anne Bullen, another while amongft the iffue between him and the Lady Jane Seymor, or fuch as the King (hould nominate by Letters-patents or laft Will. After that, to the Ladies Mary and Elizabeth, to perform conditions declared by the King's Letters-patents, or his laft Will. The King then is trufted, but he hath his truft from the Parliament, the Crown is intailed, (as it hath been ever fince Richard the Second's time) but it is done by Parliament: The Reversion is in the Clouds, but the right of Inheritance much more. The Conclusion of all is this, the Parliament by ferving thefe Kings turns, turned their turns into their own.

25 H.S.C.22.

-8 H.8.C.27

35 H.S. C1.

CHAP.

# CHAP. XXIX.

# Of the power of the Clergy, in their Convocation.

He Convocation of the Clergy, like fome froward Children, loves not new dretling, though it be a. gainer thereby. Before the Pope and Henry the Eighth were faln alunder, their masters, their minds, their work, all was double; their Councils uncertain, their Conclufions flow in Production, and fleight in their Fruit and Confequence; sometimes displeasing to the Pope, sometimes to the King, generally to themfelves; who naturally lingering after their own interests, were compelled to feed that body that breathed in them, rather than that wherein themselves breathed; and fo like hunted Squirrels, from bough to bough, were ever well tired, yet hardly escaped with their own skins in the conclusion. Now Henry, the Eighth tenders them better conditions, both for ease and Honour, and more suitable to their own Intereft; yet they are loath to accept, becaufe they had been flaves by prescription.

Formerly, they were troubled with multiplicity of Summons, fometimes from the King, fometimes from the Pope, fometimes from the Metropolitan, and always over-dripped by a Foraign Power, that they could propound nothing for the good of the Souls of themselves or others, but must be blasted from without; their labours loft, their undertakings vain, and themfelves, in the conclusion, fit down choaked in their consciences and defires. Now they are at no man's call, but the Kings, and 25 H.8. c. 19. that by Writ, both Provincial, and Legate è Latere, must meddle no more.

Formerly, it's taken for granted, that Kings have no Vote in matters Ecclesiastical, though themselves be interested therein; and therefore if he will accept of a Difme, he must accept it, Statu quo, it is granted; nor can he interpole his 21 E.4. fol. 46. Diffent,

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# 230 The Govern- Hen. 7. Kings of ment of Hen. 8. Fingland.

Diffent, nor do they much care for his confent : But whether the King be concerned or not concerned, what they conclude, they must maintain, Vi & Clavibus, although in right, his Prerogative is above theirs. Now by the Statute, the King's Vote is afferted, and a Negative Vote reftored, and himfelf made as well Head of the Convocation; as' the Church : nothing can pafs there without his Concurrence, nor come to the confideration of the Parliament, without his pleafure; and thus the King hath a double Vote in every Church 'Ordinance :' One, as in the Parliament, to pass the same as an Act of Parliament, of which I conceive the Opinion of the Honourable' Judge is to be 'understood ; the other, as a Member of the Convocation, to pass their advices to the Parliament; and therefore he might either fit in person amongst them, or by his Vicar, as Henry the Eighth did by the Lord Crommel : By the First, the whole Kingdom was ingaged : By the Second, the Convocation only, and that as a Court only, and not the representative of the Clergy, because as they had a Spiritual relation, fo also they had the Common Right of Free-men, and therefore could not be bound without the Common Confent of the Free ment inthings and Content of Hand Hand Stand Store Hand Store

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a g H.8.c. 19.

Instit. 4. fol. 323.

> Thirdly, as their power of Convention, and power in Vote, fo their Original Right of the Law making, fuffered a change : formerly they depended wholly upon a Divine Right, which fome fettled Originally in the Pope; others, in the Prelacy, and fome in the Clergy: But now they fit by a derivative power from the Act of Parliament, from which as from their Head, they receive life and power.

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Fourthly, they fuffered fome change in the very work of their Convention; for though formerly they claimed power to meddle only with Ecclefialtical matters, yet that Notion was ambiguous, and they could many times explicate it more largely, than naturally. It is not to be denyed, but the matters concerning the Service and Worthip of God, are of Spiritual confideration; but that fuch thould be fo thrictly deemed, to lie in the way of Church-men only, is to Bring all Spirits within the Verge

Verge of Eclefiastical Jurisdiction, and to leave the Civil power to rule only dead Carcales; much less can any other thing, which by prescription hath not been of Ecclefiastical Cognifance, be called Spiritual.

But to come to particulars, becaufe generals edifie not : The Convocation claimed formerly power, as Originally from its felf, to impofe Rules for Government upon Church men, and Church-Officers, and upon the Laity, fo far as extended to their Service of God : And allo to charge the Effates of the Clergy; and concerning Matrimonial, and Teffamentary Caufes: They claimed allo a power to determine Doctrine and Herefies. Yet De Fatto, divers of these they never acted in that right, wherein they claimed to hold Cognifance.

First, as touching the charging of the Estates of the Clergy: If it was for the King's Service, they were ever fummoned by the King's Writ, yet was not their Act binding immediately upon the passing of the Vote, till the Parliament confirmed the fame; aad therefore the old form of granting of Distres, was, Per Clerum & Communitatem, as by the pleading in the Abbot of Waltham's Cafe appears; for without their Concurrence, 21 E.4. fol.45 they had no power to charge any Free-man, nor to levy the fame, but by their Church Censures, which would fland them in no ftead. And in this, the Convocatiou fuffered no alteration, either in Right or Power, by the change thus wrought by Henry the Eighth.

Secondly, as touching imposing Laws upon the Laity, in 22H.6.fol.14. points of Worship and Doctrine, it's evident, though they Per Neuton. claimed such power, they had it not; for when all is done, they were contented at length to get the support of the Statute-Laws of this Kingdom, as may appear in the particular Laws concerning the Lords Day, and proceedings against Hereticks, fetling the Popedom in the time of the great Schifm, &c. But now all Title of claim is quite taken from them, and all is left in the Supreme Legislative power of this Nation, as formerly hath been already manifested.

Thirdly,

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Thirdly, as touching Matrimonial caufes, their former power of making Laws concerning them, and Testamentary causes, is now abfolutely taken away; only concerning Matrimonial matters, they had fo much of the Judicatory power concerning the fame put upon them, as might well ferve the King's own turn; 14 H.S. c. 12, and that was for determining the matter between himfelf, and the Lady Katherine Dowager, depending before the Arch-Bithop Cranmer : For the King supposed the Pope a party ; and therefore meaned not that he should be his Judge : And thus, though the Clergy had acknowledged the King to be their Supreme Head; yet in this, he was content to acknowledge their Supremacy above him, to judge between himfelf and his Queen, and in other matters concerning himfelf: So as upon the whole matter, the Convocation were gainers in fome things; in other things, they were only lofers of that, which was none of their own.

# CHAP. XXX.

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#### Of the power of the Clergy, in their Ordinary Jurisdiction.

Hofe Spirits are truly degenerate, that being fenfible of mifery, cannot fir up defires of change, although the way thereto lies open before them : and this shews the nature of the Romiss yoke, that it lay upon the Spirits of Men, did intoxicate, and make them drunk with their condition; otherwise the Usurpations; Oppressions, Extortions and Incroachments of the Popedome, upon the Bissops Sphere, and the people under their charge, could never have provoked such complainings amongst all forts, in feveral Ages, from time to time. And now that Henry the Eighth, undertakes to fet them free, so as they would acknowledge his Supremacy, they

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all are firuck dumb, till a Premuniri taught them to speak ; and fo were fcared into a better condition than they would have had, and into a more absolute Estate of Jurisdiction, than they received from their Predeceffors. The Pope had now usurped a power, Supra ordinary over all Appeals, gained the definitive Sentence to the Roman See, and had holden this power by the space of four hundred years, and the King finding the root of all the mischief to his Crown from abroad, springing from that Principle, meaned not to dispute the point with the Casuifts, but by one Statute, took away all Appeals to Rome, and de- 28 H.8. c. 12. termined Appeals from the Bilhops Court, in the Arch-Bifhop's Court, and the Appeals from the Arch-Bifhop's Commiffary, in the Court of Audience : So as though in the King's own Cafe, the Convocation had the last blow ; yet in matters concerning the Subjects, the Arch-Bishop was either more worthy, or more willing with that truft : For though the Convocation might have as well determined all, as well as the Pope; yet for dispatch fake of a multitude of Appeals, now depending at Rome, and to prevent long attendence on the Convocation, that now had much to do in matters of more publick Nature, the utmost Appeal in fuch Cafes is made Provincial. This (whether priviledge or prejudice ) the Ecclefiastical Causes gained above the Civil, whole definitive Sentence was referved to the Parliament. And thus is the Arch-Bilhop made Heir to the Pope, in the greatest priviledge of a Pope, to be chief Judge on Earth in matters Ecclefiaffical, within his own Province. A trick that in my opinion much darkned the Glory of the King's Title of Supreme Head, which the Church-men had formerly offered up to the Honour of the Crown of this Realm. For be it fo. that the Title is in the Crown by Remitter : yet cannot the fame carry along with it any more than a lawful power, and whether all the Pope's former power allowed him by the Canon, or gained by Usurpation and Custom, shall be faid a lawful power, or whether the power of Review by Appeal, shall be derived to the Crown, under the general Notion of Supremacy upon the Clergies submiffion, is to me Kk

Infist. 4. fol. 344. a doubt (albeit, I mult give Honour to the Judgement in Print) in regard that after the fubmillion of the Clergy, the matter concerning the Divorce of the Lady Katherine Dowager, came before the Pope by Appeal, and there depended the King himfelf allo, waiting upon that See for Justice; and a definitive Sentence in that matter, and thereby acknowledged the Pope's power, De facto, Notwithstanding the Clergies foregoing submillion; and being occasioned by the delay at Rome, he procured this Statute concerning Appeals to be made, whereby at one breath he took the Appeals to Rome away, and fettled them as formerly hath been mentioned; all which was done two years before the Title of Supremacy was annexed, or declared for to be to the Crown, by Act of Parliament.

And therefore, as to me it appears, the power of Supreme Cognitance of Appeals . was not in actual possession of the Crown by the Clergies fubmillion; fo was it actually vefted in the Arch-Bilhop before the Title of Supremacy was confirmed by Act of Parliament; and fo it never was in the Crown actually poffeffed, much lefs had the Crown the fame by Remitter : For the King's turn once ferved by the Convocation, and the matter of the Divorce of Queen Katherine fettled, the King perceiving the flow Progrefs of the Convocation, the Members of the fame not being yet fufficiently tuned to the present Affairs: And moderate Arch-Bishop Cranmer likewise foreseeing, that the Odium of these Definitive Sentences would be too great for him to bear; another Appeal is provided, more for the Honour of the Crown, to be from the Arch-Bilhop to Delegates, to be appointed by the King, his Heirs and Succeffors, fo as though their Nomination be the Kings, yet their power is deduced immediately from the Parliament, which took the fame from the Arch-Bilhop and conferred it upon them. .

A fecond advantage not inferiour hereto, which the Arch-<sup>25</sup> H. 8. c.15<sup>.</sup> Bilhop gained out of the ruines of the Popedom, was the power of Licenfes and Difpenfations, or Faculties. In the Pope,

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Pope, it was a transcendent power without any rule, but what was tuned to him by the Bird in his own breaft ; and was the ground of much licenfe, or rather licentiousness in the World : But in the Arch-Bifhop, they feem to be regulated.

To be First, in Causes not repugnant to the Law of 25 H.8 c.23. God.

Secondly, fuch as are neceffary for the Honour and Security of the King.

Thirdly, fuch as were formerly wont to be remedied at the See of Rome; yet in truth left as much fcope for the Confcience of the Arch-Bilhop to walk in, as the Pope had in former times; a large Teather and greater priviledge than ever the Crown had ; by which, although the King himfelf be like Saul, higher by the Head than all the people, yet in many things Samuel is higher than he. The moving caufe hereof is not difficult to find out: the King had but latelymarried the La. dy Anne Bullen; a thing that many startled at, and the King himfelf not extremely refolved in 3 he would therefore have his way like that of the Zodiack, broad enough for Planetary motion of any one that could not contain himfelf within the Ecliptick line of the Law, and fo thipped over the Pope's power to the Chair of Canterbury, and had made a Pope, in fiead of an Arch-Bilhop, but that the man was not made for that purpofe. What the Ordinary Jurifdiction got or loft, we come in the next place to observe.

First, they had still their Courts and Judicatory power, but upon what right may be doubted : Their first foundation was laid by the Civil power of a Law, in the time of William the first Norman King; yet the power of the Pope and Bithop growing up together, they came to hold the power of the the Keys by a Divine Right, and fo continued, until thefe times of Henry the Eighth, wherein they have a Retrospect to the Rock from whence they were first hewen; and many feem to change their Tenure, and therewith therefore are in right to change the Style of their Courts, and Title of Sum-Kk 2

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mons, but the times not being very curious, and the work of Reformation but in fieri, the more exact lineaments must be left to time to finish and beautifie. A greater blow did light upon the Law of these Courts, which was left as doubtful as the Canons; all which are now put to the queftion, and to this day never received full resolution, but were left to the Parliament to determine them at leifure; and in the mean time to the Judges of the Common Law, to determine the fame Lawful or Unlawful, as occasion should require : Nevertheles, the Courts still hold on their course, according to their old Laws and Cuftoms, for their form of proceedings, fome fay by prefcription, yet more rightly by permillion; it being a difficult matter to make prescription hold against a Statute Law : As touching the matters within their Cognifance the Law fettled some, and unsettled others.

Firft, as touching Herefie, the Church-men formerly thought fcorn the Lay Magistrate should intermeddle, but not being able to ftop the growth thereof by their Church-Cenfures, prayed aid of the Civil Magistracy; so by degrees arose the penalties of Imprisonment and burning, which brought the whole matter into Cognifance before the Civil Magistrate, because no Free-man might be proceeded against, for loss of Life or Liberty, but by the Laws of the Nation; and for this caufe the Civil Magistrate granted the Writ of Habeas Corpus, and relieved many times the party imprisoned wrongfully, or granted Infiit. 3. f. J. 42. prohibition as they faw caufe : And therefore it cannot be faid rightly, that the fole or supreme Cognisance of this crime of Herefie belonged to the Clergy before these times. Nor did their proceedings upon the Writ of Burning Warrant any fuch thing, partly because till these times the Canon Law was the best ground that these proceedings had, and the course therein was not so Uniform as to permit the Title of a Cuftom to warrant the fame : Conviction being fometimes by jury, fometimes according to the Canon, fometimes before the Ordinary, fometimes before the Convocation, fometimes before the King, fometimes before **fpecial** 

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special Delegates, as the Histories of the Martyrs more particularly fet forth, and no Act of Parliament politive in the point. But the time is now come when nigheft Reformation, that the thing is fettled more to the prejudice of Reformation than all the endeavours foregoing; like to the darkness of the Night, that is at the superlative degree when nighest break of Day. A Statute is now made, that indeed quite blotted out the very name of the Statute of Henry 25 H.g. C. 14. the Fourth, De beretico comburendo, but made compleat that Statute of 5 Rich. 2. and the other of 2 Hen. 5. both which were formerly neither good in Law, nor effectual, otherwise than by Power; and gave more settlement to the Ordinaries proceedings in fuch Cafes : For the Delinquent might be convict before the Ordinary by Witneffes, or might be indicted at the Common Law, and the indictment certified to the Ordinary as Evidence : yet did the Parliament carve them out their work; and in express words declared, That opinions against the Authority and Laws of the Bishop of Rome were not Herefic, and by the fame reason might have done more of that kind, but that was enough to tell all the World that the Parliament could define what was not Herefie, although they did not then determine what was Herefie : And thus the judgement of the Romifh Church is called into question, in one of their Fundamentals, and the Clergy left in a Muse, concerning the rule upon which they were to proceed against this crime.

The Parliament within fix years after, undertakes, though somewhat unhappily, to determine and define certain points of Controversie, which had some relation to the Worship of God, and the publick Peace, and declared the contrary to these determinations to be Herefie, and the punishment to be Death and Forfeiture, and the trial to be before Commif- 31 H.8. c. 15. fioners by Jury onteffimony of two Witneffes, or by examination in the Ecclefiastical Court, or inquisition in the Leet, or Seffions of the Peace. Upon the whole matter therefore the Ordinary had a particular Power to determine Herefie; but

but the Parliament determined such Heresies as were punishable, with Death and Forfeiture, by enumeration in the fix Articles. This was the Clergies Primmer, wherein they imployed their fludy, as making most for their defign, and laid alide thoughts of all other Herefies as dry Notions, or old fafhions laid afide, and not worthy the fetting forth to the common fale.

Secondly, the Leffon concerning Marriage was no lefs difficult for the Clergy to take out : They were put by their former Authority derived from abroad, and their ancient rule of the Canon Law; with the King's leave they do what they do, and where they doubt they take his Commiffion, fo did the Areti-Bishop of Durham in the Case between John and Jane Fisher; 35 H.8. Rat. in the King's Cafe, the determining part is put to the Parliament's Conclusion; and for a rule in other Cafes, fome perfons are 15 H.S. c.8. enabled to marry, which formerly were not, viz. Masters of the Chancery, and Doctors of the Civil Law; and fome forbidden 37 H.8. c. 17. Marriage, as all Priefts by the Statute of the fix Articles. And 28 H. 8. C.7. unto the reft concerning degrees of Confanguinity, or Affinity, 32 H. 8 c. 38. a particular enumeration is appointed to be observed; within which, Marriage is declared unlawful, all other further off are made mlawful. In all which regards the Cognifance of Matrimonial Caufes is theirs only by leave.

Thirdly, Refidency, and Non-refidency, was a Theme formerly learned from the Canon Law, in which as also in the thing it felf, the Clergy were the only skilful men. The rule of the Canon Law was firict enough, confidering the times, but it was not fteel to the back. The Parliament now undertakes the cause; and though it gave, in some respects, more liberty than the Canon, yet flood it better to its tackling, and kept a firicter hand upon the reins, than was formerly used, and by giving a general rule for Difpenfation, took away all arbitrary 21 H. 8. c. 13. Dispensations, and Licenses, which were formerly granted be-25 H.8. c. 16. yond all rule, but that of Silver or Gold; and made all pra-28 H. 8. c.13. Clifes contrary to the rule, damageable to the party. Thus far concerning the matters in Cognifance; now touching the power

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power of the Keys, English Prelacy having laid aside the pretentions of Rome, they put the World to a gaze, to fee which way they would go. In the innocent infancy of Prelacy it was led by the hand by the Presbytery, and would do nothing without them; afterwards having gained fome degree of height and strength, they entred themselves to be Chariot Horses to the Roman Sun, till they had set all on fire; now unharnest, it is expected they should return to their former wits; neverthelefs forgetting their ancient yoke fellows, the rural Presbyters, they stable with the King, use his name fometimes, but more often their own; ferving him with Supremacy, as he them with Authority beyond their Sphere; they raife him above Parliament, he them above Councils; fo as they do what they lift, let the Plebeian Presbyter will or Antig. Bri: nill; they are the only numeral Figures, and the other but Ciphers to make them, Omnibus numeris abfoluti : Neverthelefs, the Canon still remains the same, Episcopi se debent scire Presbyteros, non Dominos, nec debent in clerum dominari, Epifcopus se sedente non permittat Presbyterum stare. Episcopi noverint Disin. &cc. se magis confretudine quam dispensatione Presbyteris majores, c.s. Esto S z.c. Kings may make them Lords, but as Bilhops they hold Ead. Dift. Etheir former rank affigned by the Canon; as Lords, the King piscopus. never gave them the Keys, and as Bishops the Canon did not; yet as under the joynt Title of Lord Bishops, they hold themfelves priviledged to get what power they can two things they reach at, viz. The abfolute power of Imprifonment, and of Excommunication in all caufes Ecclefiaftical. The common Instit. 3. fol. Law would never yield this; fome Statutes in fome cafes did 40. pretend.

First, as touching Imprisonment, the Statute of Henry the Fourth concerning Herefie doth lifpe fome fuch power; of what force the fame Statute is, hath been already observed;  $H_7$ , c.4. in cafe of incontinency of Church-men, it is more directly given them by a Statute in Henry the Seventh's time, before which time the Statute it felf doth intimate, that an Action did lye against them for fuch Imprisonment, which Law alfo

fo was made useles' by another in Henry the Eighth's time, who gave I way to Statutes for the punishing them at the common Law.

First, with Death, which continued for fome Months, and 31 H.8.c.14. 32 H.8. c.10. that being found too heavy, it was punished by another Law, with Forfeiture and Imprisonment. And the same King likewife gave way to a Law for the like punishment in cafe of Herefie. By that Law that revoked the Statute of Henry the Fourth formerly mentioned, although till trial, the fame was p. 237. bailable : And thus continued till the time of Edward the Sixth.

But as touching Excommunication, it was to no purpofe for them to ftruggle, the common Law would never permit them to hold posselfion quietly; but did examine their 14 H.4. c.12. Authority, granted prohibition, enjoyned the Ordinary 30 E.3. Als. to grant absolution where it faw cause : nevertheles in fome cafes Henry the Eighth gives way to fome Statutes, to 22 E.4. f. 2). allow them this Power, as in the levying of Tenths. In the Hil.13. H.7. next place the Prelacy had not this Ecclefiaftical Jurifdiction pl 15. in themfelves, fo as to grant it to others, but the Parliament 26 H.8. C 3. did dispose thereof, not only to Bishops, but to Chancellors, Vicars general, Commiffaries, being Doctors of the Law, and 37 H.S. c. 17. not within holy Orders, and limiting their Jurifdiction in cafes concerning the Papal Jurifdiction; and their manner of fending their Process and Citations, to draw men from their proper Diocefs, and also their inordinate Fees in Cafes 23 H.8. c. 9. Testamentary. The Prelates therefore might possibly make 21 H.8. C.9. great claim hereof, for generally they were still of the old stamp, loved to have all by Divine Right, and lived, they cared not by what wrong : But the Laity inclining too much to the new Religion, as then it was termed, refused to yield one foot unto their pretentions : And fo like two Horfes tied together by their Bits, endeavour after feveral-courfes, ever and anon kicking one at another, yet fill bestrode by a King that was joynted for the purpole; and fo good a Horfe man that neither of them could unhorse him, till Death laid him on the ground. And thus was the Roman Eagle deplumed. every

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every Bird had its own Feathers, the great men the Honours and Priviledges, the meaner men the Profits, and fo an end to Annates, Legatine levies, Peter-pence, Mortuaries, Monasteries, and all that Retinue, the vaft expences by Bulls and Appeals to Rome, to all the cares, expences, and toil in attendance on the Roman Chair: The beginning of all the happinels of England.

## CHAP. XXXI.

# Of Judicature.

Hele two Kings were men of towring Spirits, liked not to fee others upon the Wing, in which regard it was - dangerous to be great, and more fafe not to be worthy of regard : Especially in the times of Henry the Eighth, whole motion was more eager : and there was no coming nigh to him, but for fuch as were of his own train, and would follow as faft as he would lead; and therefore generally the Commons had more caufe to praife the King for his Juffice, than the Nobility had. Both the Kings loved the air of profit paffing well (but the later was not fo well breathed) and therefore had more to do with Courts, which had the face of Justice; But behind were for the King's Revenue : Such were the Court of Requefts, of mean Original, mean Education, yet by continuance attained to a high growth : The Court of Tenths and first Fruits : The Court of Surveyors : The Court of the Lord-Steward of the Houshold : The Court of Commission before the Admiral : The Court of Wards : The Court of the Prefident of the North : The Prerogative Court : The Court of Delegates: The Court of Commiffion of Review: Others of more private regard : And (that which might have given the name to all the reft) the Court of Augmentation. Belides thefe there were fome in Wales; but that which concerned more the matter of Judicature, was the lofs of that grand Liberty of that Country, formerly a Province belonging to this Nation,

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28 H.8. c.3 and now by Henry the Eighth incorporated into the fame, and made a Member thereof, and brought under the fame Fundamental Law; a work that had now been long a doing, and from the time of Edward, the Third brought on to perfection be degrees. Loopherson 100

> First, by annexing the Tenure of the Marches to the Crown: Then upon occasion of their Rebellion by loss of many of their wonted Liberties. Afterwards Henry the Eighth defaced the bounds of divers, the ancient Counties, and fetled them anew, and the bounds of the Marches alfo, and appointed Pleas in Courts of Judicature to be holden in the English Tongue.

Rot. Claus. 20 E.2. M.3.

15 E.2. In Derf. M. 13.

And laft of all reunited them again to the English Nation .... giving them vote in Parliament, as other parcel of the Englith Dominions had." True it is, that from their first submiffion, even unto Edward the First, they were summoned unto Parliament, and had vote there, but only in order to the Interefts of their own Country, now and henceforth they poffefs one and the fame vote as English men. Secondly, as Courts and Judicatories multiplied, fo fome alfo of those that were ancient enlarged their Jurisdiction, especially such of them as most nighly related to Perogative; amongst others, the privy Council leads the way: Who now began to have too much to do, in a double capacity, one at the Council Table, the other at the Star, Chamber : For now their Power began to be diverfly confidered. In their first capacity they had too much of the Affairs of the Common Pleas, in the later they had too much of the Crown Pleas; both of them ferving rather to fcare men from doing wrong, than to do any man right. And therefore though fome men might feem to have fome recompence, yet the greatest gain fell to the King and his Courtiers, and thus became Majefty, or State, or Prerogative, to be more feared than beloved. What the Power of the Council was formerly, hath already been manifested, that which both these Kings conspired in, and whereby they gained more power over the people

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people than all their Predeceffors, was this, that other Kings ftood too much upon their own leggs, these leaned much upon the Lords, and gained the Lords to flick close to them; and in this they had both the Kings Love, and the Peoples Leave. who now disjoynted upon feveral Interefts, especially that of Religion, must be contented to let go that which they had no heart to hold. And thus they obtained a Judicatory Power over the people; like that of great men whole cenfures are commonly above capacity, and not like to that of the Peers. This was begun in Henry the Seventh's time, who taking occafion to complain of corruption and neglect in ordinary Trials of the common Law gets the people to yield to the Council. or some of them, a Power of Oier and Terminer, by examination upon Bill, or information in matters concerning Maintenance, Liveries, Retainders, Embraceries, corruption in Sheriffs and Juries, Riots, and unlawful Affemblies, crimes all of them of the fame Blood with Rebellion, which the King as much 3 H.7. cl. hated as the thought of his Title to the Crown; and therefore would have it feared, as much as the punishment by fuch a mighty Power, and a Trial of a dreadful Nature could effect. A Trial, I fay, wherein both the guilty and the guiltlefs adventure their whole Eftates, against the edge of the arbitrary wills of great men of unknown Interests, in an unknown way, at unknown places; having no other affurance, how, or when to come off, but a Proclamation to tell the people, that the King above all things delighted in Justice. A bitter pill this was for the people to fwallow, yet it was fo artificially 4 H.7. C.12. compoled, that at the first taste it gave a pretty rellish, the King delights in Juffice, the Chancellor hath his Confcience. the Arch-Bilhop brings Religion, the Judges bring Law, fo as it's probable nothing will be done, but according to Justice, Conscience, Religion and Laws a very fair mixture, but that there was a Treasurer in the Cafe;yet the fuccess answered not expectation, the perfons offended were many times inferiour, and their Estates not great, the Offenders more mean, and of desperate fortunes; for great men were too wife to try this new way, or to take of their entertainment, Therefore within mails LI2 nine

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nine years the Judges of Affize are betrufted with all, and that Court fo continued for as many years more; and then the King marked out one crime amongst the rest for his own tooth, be-II H.7. S.3. longing to the great men. only, for they are only to commit the crime, and to give recompence fuitable to the King's Appetite : It is giving of Liveries, and Retainders, a fore evil in the eyes of a jealous King, tending to draw the inferiour fort to honour and admire, and be of the fuit of those of the greater fort, and then beware the Crown. These therefore must be tried before the King himfelf and his Council, that he may know whom he 19 Hoy. c.41. is to fear, and of whom to take heed. And hereupon is a flrange power given, to fummon upon a meer Sufpicion : To proceed without Information :: To examine the Defendent upon Oath. and make him his own Accufer. To punish according to difcretion, by Fine and Imprifonment: and thus the King and his Council have gotten a power under colour of Liveries and Re--tainders, to bring the whole Kingdom to be of their Livery, or. elfe they can fuspect whom they please, apprehend whom . they fulpect, put him prefently to the rack of confellion, and fo into prifon, till he hath fatisfied both difpleafure, and jealoufie! and covetousness it felf. Never was England before now in for low a degree of thraldom, bound under a double knot of felfacculing, and arbitrary Cenfure, and this out-reached, not only in matters meerly Civil, tending to the common Peace, but was intruded alfo into matters Ecclefiastical in order to the Peace of the Church. All bound unto the good behaviour, both in Body and Soul, under peril of loss of all that 'a man hath dear to him in this World ... The plot of all this was laid by Henry the Seventh, and was followed by Henry the Eighth, who put that into practice (which his Eather had in defign) being led thereto by fuch a skilful Guide as Cardinal Woolfy was, who, though of mean Birth, yet of a Spirit above a King, and equal to the Popedom-firained the firing of Prerogative to its utmost height, and then taught the King to play thereon; which he did after his blunt manner till his dying day. - And thus though the Clergy are brought a peg lower, and the Nobility advanced higher, yez was it the policy of thele Kings to make them SIL

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them all of their own Livery and Retaindership, to keep them in an upper region, looking on the poor Commons at a diflance far below; and well it was for the Commons thus to be; till the influence of these blazing Stars grew cooler.

#### CHAP. XXXII.

#### Of the Militie.

IT may fall within the verge of opinion, that the guilty Title of Henry the Seventh to the Crown of England, gauled his mind with jealoufie, the greatest part of his Reign : Whether it were that he had not declared himfelf fo fully upon his Title by his Wife, or that as yet he feared fome unknown Plantagenet would arife and put his Crown to the queftion: This made him skilful in the point of Fortification (wherein he likewife spent the greatest part of his Reign) not fo much by force of Arms (for he cared not much for that noife, well knowing that Peace is, the fafer condition for a King that comes in by power) but principally by way of gaining concellions and acknowledgement from the Subjects, a Mulick that he much delighted to hear, well knowing it would conclude those 2mongst them that knew too much, and instruct them that knew too little; and to in time he thould pais for currant amongft them all. It was no hard matter for the King to accomplish this, the greater part of the Kingdom being pre-ingaged unto his Title, and of them many depending upon him for livelihood, if he failed, they must look to lose all. But the prefent occasion urged more importantlys; the Title to the Crown was already put to the question, by the pretentions of one that named himself Duke of York: And it's now high

high time for the Law to declare it felf, to direct the people in fuch a Cafe : What shall the people do where Might overcomes Right, or if days come like those of Henry the Sixth, wherein the Subjects flould be between two Mill-frones, of one King in Title, and another King in possession, for whom must they take up Arms ? If for Edward the Fourth, then are they Traitors to Henry the Sixth; if for Henry the Sixth, then are they Traitors to Edward the Fourth; and fo now, if for Henry the Seventh, then they may be Traitors to the Duke of York; if for the Duke of York, then are they Traitors to Henry the Seventh. For though the Duke of York was faid to be but a contrivance of the House of Burgundy; yet a great part, both of the great men and others were of another opinion, and the King himfelf was not very certain of his condition for the fpace of fix years thereby. This puts the Title of Allegiance, and that power of the Militia to: the touch : at length both King and Parliament come to one Conclusion, confisting of three particulars.

First, that the King, for the time being (whether by right or wrong) ought to have the Subjects Allegiance, like to that of the wife Councellor, of that brave King of Ifrael, Whom the Lord and his People, and all the men of Israel chafe, his will I be. And this is not only declared by the express words in the Preface of the Law, but also by the King's own practice : for he difcharged such as aided him against Richard the Third then King, by pardon by Parliament; but such as aided him being King by Declaration of the Law.

Secondly, that this Allegiance draweth therewith ingagement for the defence of that King and Kingdom.

Thirdly, that the discharge of this Service, whereto the Subjects are bound by Allegiance, ought not to be imputed unto them as Treason: Nor shall any perfon be impeached or attainted; therefore the first and the last of these need no dispute.

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The fecond is more worthy of confideration, in the particular words fet down in the Statute, viz. That the Subjects are to ferve their Prince in bis Wars, for the defence of him and the Land, against every Rebellion, Power and Might, reared against him, and with him to enter and abide in Service in Battel. Wherein two things are to be confidered, the fervice, and the time or occafion.

The Service, is to ferve the Prince in his Wars, and with him to enter and abide in Service in Battel; which is the lefs to be flood upon, because there is a condition annexed ; if the cafe fo require, which must be determined by some Authority, not particularly mentioned, albeit, that whatfoever is therein set down, is only by way of supposal in a Preface annexed to the Law by the King, and permitted by the Commons; that were as willing the fame fhould be allowed. as the King himfelf, both of them being weary of Wars, and willing to admit this Conclusion for the better fecurity of them both in these doubtful times. But to lay all these alide, for the Cafe is not stated, till the Caufe be confidered. All this must be only when and where the King's Person and Kingdom is indangered by Rebellion, Power or Might, reared against him." So as the King's Perfon must be present in the War for the defence of the Kingdom, or no man is bound by his Allegiance to hazard his own Life, and then this point of Allegiance confilteth only in defending the King in the defence of the Land, or more particularly in defending the King's Perfon, he being then in the defence of the Land, and defending him in order to the defence of the Land. So as no man can rationally infer from hence, that the King hath an universal power of Array when he pleafes, becaufe the King, when he pleafes, may not levy War, nor make other War than a defensive War, when the Land is indangered, or when need thall require, as another Sta- 12 H.7 c.38. tute hath it. But who shall determine this need or danger, neither in these or any other Laws is mentioned; either out of want of occasion, or by reason of the tenderness of the times, wherein both Prince and People were willing to decline the queftion. Secondly,

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Secondly, the perfons that are to do this fervice, are to be confidered of, and although they are indefinitely fet down under the word Subjects, it may be supposed, that the word is not to be taken in fo large a fenfe, as to comprehend all of all Ages, Sexes, Callings and Conditions; in regard that even by the Common Law, fome of each of these forts are difcharged from fuch fervice. But it may feem, the King was neither latisfied with the oppressions of this first Law concerning the occasion or time of this Service; nor did he see sufficient ground under the Notion of bare Allegiance to defire more : New ways are by him found out, his Patentees were not a few. and although few or none could ever boaft much of any cheap purchases gained from him (for he was wont to be well paid before-hand for his Patents, either by Money, or that which was as beneficial to him) yet he was refolved, that their holding thould be no lefs advantagious to him, than their having; and therefore in plain words he lets them know, that notwith--ftanding former confideration, upon which they had their Patents at the first, they must fight for him, if they will live upon IT H. 7. C. 18. him; and either adventure their Lives or their Benefit, chuse they which, and if they find fault with their condition, he touches them with the Law of their Allegiance : and thus he makes way to intimate a claim of a more absolute Allegiance, for being to thew the Equity of the Law, in regard of their Allegiance, he tells them that every Subject is bound by his Allegiance to ferve and affift his Prince and Soveraign Lord . at all feasons when need shall require; general words, that affirm nothing in certainty, yet do glance threwdly upon an absolute and universal affistance: Then coming to drive the nail home; it is faid that the Patentees are bound to give their attendance upon his Royal Perfon, to defend the fame when he shall fortune to go in his perfon to Wars, for the defence of the Realm, or against his Rebels and Enemies; (and as another Statute addeth ) within the fame . Realm, or without, and according to their Allegiance, and not to depart without especial License, or until general Proclamation of dismiffion. In thort therefore here is a new Militia, as touching the

the King's Patentees, they must attend the Kings Person whither ever the King will lead them, either within the Realm, or without; whether against such as he will suppose to be his Enemies abroad, or if he will mistake his Subjects for his Enemies at home : And this under the colour of Allegiance, published in doubtful expressions; as if it were not meet that Henry the Seventh (that loved not to yoke himfelf to the Law ) should yoke his Taws under the Laws of plain language : Or rather that he held it a point of policy to publish his Laws in a doubtfür stile, that such as durst question his Laws might have no pofitive charge against them ; and fuch as dared not to enter into the lifts with him, might not be bold to come nigh the breath of them. Nevertheles, neither doth the glance of Allegiance in 11 H.7 c. 18. the Preface of the former, nor in the body of the later Statute any whit confirm, that what is in them enacted, is done upon 19 H.7. c.1. the ground of Allegiance, but contrarily when as the first Statute cometh to the point, it startles from the ground of Allegiance, and flies to the ground of a kind of Equity or Reason. And the second resorteth to the first as its proper ground, as being a supplement thereunto in Cases forgotten, and fo omitted; though it may be rather thought that the King creeping up into his height by degrees, made the former only as an effay to prepare the way for the later, like the point of the wedge that maketh way for the bulk and body thereof. The truth of this affertion will be more manifest from the nature of both these Laws, being limited, both in regard of time and perfon. In regard of time, for both these Laws are but temporary, and to continue only during the Life of Henry the Seventh, in regard the advancements therein mentioned, as the moving caufe, are only the advancements made by himfelf. In regard of the perfon, for all perfons that received advancements from him, are not bound thereby, namely those that come in to fuch advancement by purchase for Money : Neither are Judges and other Officers excepted, perfons in the faid Statutes. If therefore Allegiance had been the ground of these Laws, it had equally bound all who are under the Bond, and no Equity could Mm have

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have given a general Rule of discharge unto such condition of men : It had likewife bound as well formerly and afterwards, as during this King's Reign, and therefore what ever femblance is made therein concerning Allegiance, there had been no need. of fuch Law, if Allegiance could have done the Deed; or if the power of Array had been of that large extent, as it hath lately been taken. In my conceit therefore, these two Laws do hold forth nothing that is new, but a mind that Henry the Seventh had to fill his Coffers, though his mind would not fo fill; he would have Soldiers, but they must be his Patentees, not for any skill or valour in them above others, but he hoped they would compound with him for Licenfes to abfent, rather than to adventure themfelves, and fo he might get the more Money that could find pay for Soldiers more and better than they were or would be; for otherwife the Patentees might by the Statute have been allowed to ferve the King by their Deputies, which would have done the King better Service in the Wars, than themfelves could have done, and for this very purpole, much use was made of these Statutes, as well by Henry the Seventh, as Henry the Eighth, both for Licenses and Pardons, for composition in such Cases, as their Records do plentifully fhew.

Secondly, let the Claim of Kings be what they will, yet the matter in fact fhewsplainly that they never had poffelfion of what they claimed : Both thefe Kings pretended a Foraign War, each of them once against one and the fame Nation, and to that end advanced to one place with their Armies; although the one went in good earness, the other in jest : Their Armies were not gathered by Prerogative, but of Voluntiers, this not only the Records, but also the Statutes do clearly fet forth. Some Soldiers ferved under Captains of their own choice, and therefore the Law inflicteth a penalty upon such Captains, as bring not their number compleat, according to their undertaking, other Soldiers are levied by Commits, and expecting favour from the publick, the rather because they devoted themfelves

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felves thereto without relation to any private Captain; willingly therefore received imprest Money : And of this course the State faw a neceffity, both for the better choice of men, and for the more publick owning of the work : For fuch as had been ufually levied by the Captains, were fit only to fill up room, and make up the number, and yet many times there was a failing in that alfo; and this manner of railing the Infantry was continued by Henry the Eighth, as by the like 5 H. S. S. Law in his time may appear. As touching the levying of the Horfe, although divers Statutes were made for the maintenance of the breed of Horfes, and Perfons of all degrees of ability, were affeffed at the finding and maintaining of a certain number of Horfes, yet do none of them tell us that they shall find and maintain them armed compleatly for the Wars, nor shall fend them forth upon their own charge, and therefore I suppose they were raised as formerly; these two Kings had the happiness to be admired, the one for his threwd cunning Head, the other for a refolute and couragious Heart: And it was no hard matter to find men that loved to ingratiate themfelves, and endeavour to catch their favour, though with the adventure of their Lives, especially if they looked after Honour and Glory, which as a Crown they fay pitched at the Goal of their Actions.

Thirdly, concerning the pay of the Soldier, the Law was the fame as formerly, the fame was afcertained by the Statute-Law; the payment was to be made by the Captain, under pe- 7 H.7. c. I. ril of Imprifonment, and forfeiture of Goods and Chattels, and 3 H.8. c. 5. the true number of the Soldiers to be maintained and lifted. under the like peril.

Fourthly, as touching the Soldiers fervice, the fame courfe alfo was taken as before; if they differt their Colours, they (hall be punished as Felons, and the manner of trial to be at the Common Law.

Fifthly, for Fortifications, the power properly belongeth to the Min 2

: 2 H.8.C.13. 33 H.8 c.s.

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the Supreme Authority, to give order therein : For the people may not fortifie themselves (otherwise than in their particular Houses, which are reputed every man's Castle) because publick Forts are enemies to the publick Peace, unless in case of publick danger; concerning which, private perfons can make no de-And furthermore, no Fortifications can be made termination. and maintained, without abridgement of the Common Liberty of the people, either by impairing their Free-hold, or exacting their labour', or other Contribution, none of which ought to be done, but by publick Law; and therefore when the Inhabitants of the County of Cornwal were to make defence against Invasion and Piracy, from the Coast of Little Britain, in regard they were a long flender County, and upon fudden furprifals people could not fo readily flock together for their joynt defence, they obtained an A& of Parliament to give them power to fortifie the Sea-coafts, according to the dire-Gion of the Sheriff and Justices of the Peace.

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Laftly, Wars once begun, must be maintained at the charge of the undertakers : If they be the King's own Wars, he must maintain them out of his own Treasury, till the benefit of them do prove to the common good; and in such cases the charges have been sometimes provided before the work, by Act of Parliament, and sometimes after.

Henry the Seventh, and Henry the Eighth, both of them at their feveral times went to Boloigne with their Armies: Henry the Seventh with an intent to gain profit to himfelf by an advantagious peace, and had his ends therein, and was assand to ask aid of the people towards the charges of that War.

Henry the Eighth went upon his own charge also with his Army, trusting to the Parliament for confideration to be had of his imployment (wherein his expectation did not fail) and in his absence, made Queen Katherine General of all the Forces of England in his absence, and gave her power, with other five Noble Personages, to take up Money upon Loan, as occasion should

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fhould require, and to give fecurity of the fame, for the maintaining and raifing of Forces, if need fhould require, as is more particularly fet forth in the Patent Rolls of thefe times. Neverthelefs, the War at Sea, Infra quatuor maria, was ever reputed Defensive as to the Nation, and under the publick charge, becaufe no War could be there, but an Enemy must be at hand, and fo the Nation in eminent danger; and therefore the maintenance of the Navy Royal in fuch Cafes, was from the publick Treafury.

To conclude therefore, if the Parliament and Common Law in all these Cases of Levies of men for War, payment of Sol-7 H.8. c.2. diers, and their deportment, in cases of Fortifications, and of 23. cap.7. maintenance of Wars at Sea, and the deportment of such as 32. cap.74: are imployed therein; I fay, if they give the Law, and carry the Supreme Directory, then certainly the Law rules in that, which seems most lawlessiand though Kings may be chief Commanders, yet they are not the chief Rulers,

#### CHAP. XXXIII.

#### Of the Peace.

PEace and War Originally depend upon the fame power, becaufe they relate each to other, as the end to the means, and receive motion from one and the fame Fountain of Law, that ruleth both in Peace and War: It is very true, that feveral Ages hitherto have been troubled with arbitrary exhalations; and thefe very times whereof we now treat, are not altogether clear from fuch an air. Two Kings we have at once in view, both of them of an elate fpirit; one working more clofely by cunning, the other more openly by Command, yet neither of them pretending fo high as to do all, or be all in all. Peace fuited more

more with Henry the Seventh, than with his Son, who delighted to be accounted terrible, rather than good ; yet both of them were glad enough to be at peace at home, and were industrious to that end, though by several means. Henry the Seventh pretended suffice and Peace (a welcome news to a people, that formerly accounted nothing theirs, but by the leave of the Soldier) and therefore fets upon the Reformation of the Sheriffs Courts, in the entring of Plaints, and making 11 H.7.C.15. 19 H.7. c. 16. of Juries suitable to that present time, wherein men of Estates were very scarce, and much of the Riches of the Nation evaporated into the Wars, both Civil and Foraign; although the continuance of that order concerning Juries in the fucceeding times of opulency, hath brought thefe Courts into contempt, and made way thereby for the King's Courts to fwell in Glory, and to advance Prerogative, even above it felf.

Secondly, he reforms Goals, as well in their number as their use: During the Civil Wars, every small party of men that could get a strong place, made the same, not only a Castle, but a Goal, and usually imprisoned and ransomed at their own 19 H.7. c. 10. pleasure: For remedy whereof, Henry the Seventh reftores all Goals to the Sheriffs, saving such as hold by Inheritance; and 3 H.7. c.3 gives power to two Justices of the Peace, one being of the Qnorum, to take Bail in Cases bailable, and Recognisances of the Peace, to be certified at the next Sessions, or Gaol-Delivery.

> Thirdly, both Kings concurr in providing against such diforders, as more immediately did trench upon the publick Peace, and reached at the Crown it felf, by labouring to prevent by fevere punishing; and lassly, by regulating the proceedings of Judicature in such Cafes.

> These diforders were two; inordinate wearing of Liveries, and unlawful Affemblies: The first being in nature of unlawful affembly of minds and spirits of men, the second of their bodies and persons: Both these had formerly been provided agains, but the Judges of the  $\zeta$  - non Law, unto whose Cognifance these

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thefe Crimes were holden, did reftrain their punifhments to the Rule of the Common Law, then thought to be too facile and mean for diforders, that did flie at fo high a pitch; and therefore they are reduced before a higher tribunal, as matter of State, as hath been already mentioned. The feverity of punifh-3 H. 7. c. I. P.24. ment confifted not fo much in aggravating the pain, as the 19 H.7. c. I. Crime, matters of injury being made Felonics, and thofe Treafons.

This Crime of Treason, at first it concerned matters acted against the Nation afterwards it reached to matters acted against the King; now it reacheth even to the very thoughts and imaginations of the heart, not only of bodily harm to the King, but 26 H. 8. c. 13. of the Queen or their heirs apparent, or tending to deprive them of their Title or Name of Royal Effate: This Crime was for- 3 H. 7. C. 13. merly made but Felony by Henry the Seventh, and then only extended to fuch offence committed by one of the Kings Houlehold against the Person of the King, or a Lord, or any of the Council, Steward, Treasurer, or Controller; so as the Person of the Queen was not then in the Cafe, and yet then newly Crowned, and at that instant bearing in her Womb the Royal Seed, which was then the only earnest of the stability and glory of England; and therefore it is a subject of wonderment. unless it were out of extremity of Jealousie, lest he should feem to make too great account of her Title, and thereby disparage hisown; and then is it a piece of wit, but not without weak. nels; for he that is jealous of the flightings of other men, fhews himfelf unrefolved in his own pretenfions. Now Henry the Eighth, not only raifed the price, but added to the thing, and not only putteth the Queen, but the Prince or Heir apparent into the Cafe, making the fame Treafon : So as it implyeth, that English Allegiance tyeth the Subject, not only to the fafety of the Person of the King, but also to Queen and Heir apparent; otherwise the offence is made and declared Treason against the King.

Secondly, the Election of the Object is to be confidered, for whether.

whether the one or other Statute be observed, it will appear that although the King was the next object expressed, yet a further was intended, and that the Crime is not intended, in regard of his natural Capacity as a man, but of his politick Capacity, and in relation to the Common good of the Nation, and this is evident, not only from the feveral Prefaces of the Laws, but also from the manner of Election, whereby the Title of Heir apparent is taken up, and not the Eldest Son or Daughter, or these, and not the other Children, all which are equally dearly beloved in Natural regard.

Thirdly, though at the Common Law Treason be properly a Crime against Allegiance, yet as in Cales of Felony Crimes may be by the Statute made as Treason, which at the Common Law are not against the Legiance of an English man, for this remaineth ever one and the same, but one and the same fact may be made Treason, and unmade by the Statute-Law, as befel this Law of Henry the Eighth, by a Law within twenty years after ; like as alfo in former times, one and the fame fact hath many 28 H. 8. c. 18, times received the like measure. Other Treasons besides these already mentioned were by Henry the Eighth created, as Marri. age with any of the King's Sifters, Daughters or Aunts of the Father's fide, or the Daughters of his Brethren or Sifters, without confent first had of the King : Counterfeiting of currant Mo-4 H.7. c. 18. ney, not of the King's Coynage, was likewife made Treafon by Henry the Seventh, who was well feen in that Mystery or Money-Trade, and the like also became of Counterfeitures of the 27 H.8. C.2. King's Privy Signet and fign manual.

22 H.7 c.9. And laftly, that horrid trick of poyfoning was reduced to this Category, rather that the Penalty might be more terrible in the Death (which was by boyling) than for any Tincture in the Nature of the Crime, or in any Forfeiture of Effate.

33 H 8. c 8, The policy of these times thus irritated against Treason, had proved very irregular, if the same had not been as rigid in Cases

Cafes of Felony : divers new ones of that kind are alfo dubbed. amongst which Conjuration or Witchcraft comes first ; an old Felony in the Saxons time, but fince had gotten its Clergy, now well nigh for the space of five hundred years, and they it, so as it never walked abroad amongst the Laity, but under the fayour of the Cloyftered people, nor ever came before the Civil Power, till now Henry the Eighth brought it forth into its own ancient and proper Regiment. Other Crimes being those of the seafon are made into the fame degree : Such as were taking 3 H.7. c. z. of women into captivity; unlawful huntings with difguifes, I H.7. c.1. malicious breaking of the Dikes and Banks in Marshland; 22 H.8. C. II. Servants embezzelling their Masters Goods, to the value of 21 H.S.c.7. forty shillings or upward, which (besides that of Herefie, whereof formerly) though of a new framp, yet of fo good a conflitution, that they remain unto this day under the fame brand.

But let the Laws be never fo fevere, if they have not free liberty to walk at large, they are foon ghoftlefs, and therefore these two Kings, especially the later, gained that Honour above their Predeceffors, that they gave the Law a free and full scope over all perfons but themselves, and their Affignees, and in all places. First, concerning places, every one knows the Notion, but few confidered the extent of Sanctuary Ground in England, that could Sanctifie any Crime or Criminal perfon in fuch manner, that though the eye of Juffice could see, yet the hand of Juffice could never reach them, till Henry the Eighth plundered them of all their Sanctity, and made all places common, fo as no Treason could hide it felf, but where the Act of Parliament did appoint, and turned 26 H.S. C. 13. their names from Sanctuaries to priviledged places. The 27 H.8. c. 19. fanctity of the perfon was yet more mifchievous and hard to 32 H. 8 c 12. be reformed, it had been often attempted before these times with little success. Henry the Seventh gained some ground herein beyond his Ancestors; the Delinquent might have his Clergy once, but not the fecond time (though he fled to the horns of the Altar) and was ever after known by a 4 H.7 6 13.

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brand in the hand. Thus far did Henry the Seventh go, and would have done more even as far as unto those in Holy Orders. But Henry the Eighth coming on, in point of Treafon, made all perfons common without respect of their orders or 23 H.8. C.1 profession. Death makes an equal end of all. In Cafes of Murther, Robbery, Burning of Houses, Fellonies done in holy 4 H.S C.IZ. Ground, High-Way, or Dwelling-Houfe; refufal of Trial: peremptory challenge of above twenty of the pannel; Servants 25 H.8. C.3. imbezzelling their Masters Goods in value forty shillings or upwards; in all these Cafes no Clergy could be allowed, but to perfons in Holy Orders, and those also to be perpetually Im-23 H.S. C.I. prisoned in the Ordinaries Prison; and yet this exception held not long in force, but thefe men alfo were equally wrapped up in the fame course, to have their Clergy, and indure the brand 32 H. 8. C.3. even as other men.

> Two difficulties yet remain, which hindred the execution of the Laws against Treason. One concerning the place, the other the person.

> The place many times of the plotting and beginning of the Treafon befalleth to be without the walk of the King's Writ, in which Cafe by the Common Law it cannot be inquired or tried, or it may be, that the men of the place be generally difaffected, and then no hope of finding out the matter. In fuch Cafes therefore it is provided, that be the Crime wherefoever the Delinquent will, it fhall neverthelefs be inquired, and tried where the King will.

> The Perfon of the Delinquent alfo many times changed its condition; it might be fober at the time of the Delinquency, and afterwards upon difcovery, prove lunatick, and thereby avoid the Trial, this whether in jeft or carneft, by a Statute is made all one, and it is ordained, that in Cafe the fact be confeffed by the Delinquent before the Lords of the Council, at fuch time as the party accufed was of found mind, and the fame be attefted under the hands of four of those Lords, the fame fhall be a good ground to proceed to inquisition before Commissioners, and the fame being found, to try the Delinquent without

28 H.S.C.15. 33 H 8.C.22.

35 H.S. c.2.

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without answer or appearance, faving unto Barons their Trial by their Peers. And thus however in their Fits, the Will of the Persons of these Kings was too hardy for the Kings to manage according to Rule, yet the Law still in Title kept the Saddle, held the Reins, and remaineth the chief Arbitrator unto every man.

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#### CHAP. XXXIV.

#### Of the general Government of Edward the Sixth, Queen Mary, and Queen Elizabeth.

E are at length come within fight of the fhore, where finding the Currents various and fwift, and the Waves rough, I fhall first make my course through them feverally, and then fhall bring up the general account of the Reigns of one King and three Governours.

The King was a Youth of about ten years old, yet was older than he feemed by eleven years; for he had all the Ammunition of a wife King, and in one refpect, beyond all his Predeceffors, that made him King indeed, *By the grace of Ged*. He was the only Son of *Henry* the Eighth, yet that was not all his Title, he being the first Predent in the point of a young Son, and two elder Daughters by feveral venters; the eldest of whom was now thirty years old, able enough to fettle the Government of a distracted Nation; and the Son so young, as by an Act of Parliament, he was disabled to fettle any Government at all, till he should pass the fifteenth year of his Reign: But the thing was fettled in the life-time of his Father, whose last Will, though it so the choice, yet the Parliament made the Nn 2 259

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Election, and declared it. The condition of this King's Perfon, 28 H.8. c.s. was every way tender; born and fustained, by extraordinary. 35 H.7. C. I. means; which could never make his days many, or Reign long : His spirit was soft and tractable, a dangerous temper in an ill air; but being fixed by a higher principle than nature vielded him, and the fame, beautified with excellent endowments of Nature, and Arts, and Tongues, he out-wont all the Kings in his time of the Christian World. His Predecessors provided Apparel and Victual to this Nation, but he Education, and thereby fitted it to overcome a fiery tryal, which foon followed his departure. The Model of this Goverment was as tender as himfelf, scarce induring to see his Funeral; ready for every change, fubject to Tumults and Rebellions, an old trick that ever attends the beginning of Reformation, like the wind the Sun rifing. The diverfity of Interests in the Great Men. especially in point of Religion, for the most part first fet these into motion; for some of them had been so long maintained by the Romish Law, that they could never endure the Gospel : and yet the different Interests in matters of State, made the greater noife. All was under a Protector fitly composed to the King's mind, but ill matched with rugged humourous, afpiring minds; whereof one that should have been the Protectors great Friend, became his fatal Enemy, and though he were his Brother, to prejudice his Interest, pawned his own blood : The other which was the Duke of Northumberland, had his will, but miffed his end; for having removed the Protector out of the way, and gotten the chief power about the King, yet could he not hold long what he had gotten; for the King himfelf, after fixteen months decaying, went into another World, and left the Duke to ftand or fall before fome other power, which came to pass upon the entry of the next Succeffor.

> The greatest trouble of his Government arole from the profecution of a defign of his Grand-father, Henry the Seventh, for the uniting of the two Crowns of England and Scotland by marriage, and settling an induring peace within this Isle; and

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and unto this work all were aiders in both Nations, but the Enemies of both: But God's ways are not as Man's; it's a rare example to find out one Marriage that did every thrive to this end. England meaned well in profering Love, but the wooing was ill-favouredly carried on by fo much Blood.

Laftly, as the Government was now tender; fo was it carried with much compliance with the people, which ever gives occafion to fuch of them that are irregular, to be more, and fuch as are well governed to be lefs, becaufe though pleafing it be, yet it is with lefs awe and fpirit, which renders their obedience at the beft but carelefs and idle, unlefs fuch as are very confciencious be the more careful over their own ways, by how much their Superiours are the lefs.

N Ot thus was Queen Mary, but (like a Spaniard) the Q. Mary, over-ruled all relations and ingagements by defense the over-ruled all relations and ingagements by defign; fhe was about forty years old, and yet unmarried when the came to the Throne, it may feem the wanted a mind to that course of Life from natural abstinency, or was loath to adventure her feature ( which was not excellent ) to the Thuan. vol. 1. Cenfure of any Prince of as high degree as the held her felf lib.13. to be; or her value was not known, fo as to perfons of meaner Interests she might seem too much above, and to those of greater too much beneath : Or poffibly her Father was loath to let the World know her Title to the Crown till needs must, or to raise up a Title for another man so long as he had hope of a Son of his own to fucceed him, and yet had formerly defigned her for a Wife to Charles the Fifth, and afterwards Thuan, vol. 1 to the Dauphine of France : Or it may be her felf had fet lib.1. a command of her felf, not to change her Estate till she faw the course of the Crown, either to or fro ; however, the Fox time is now come that the must marry, or adventure her Woman-hood upon an uncertain and troublefome flate of Affairs : She liked the Lord Courtnee above the Prince of Spain, but feared he would not defign with her : Sheheld him

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him not unmeet for her degree, for the feared he was good enough for her Sifter, that then also had the Title of a Kingdom waiting fo nigh her perfon, as the was an object of hope to her Friends, and fear to her Enemies. And yet Queen Mary married the Prince of Spain : It may be it ran in the blood to marry into their own blood, or rather the was thereto-led by reason of State, partly to enable her with greater fecurity in the refeifure of her Kingdom, in the Popifh Religion, wherein the knew the had to do with a people not eafie to be reduced, where Confcience pretended reluctancy; and partly to affure her Dominion against the out-works of the French and Scottilh defigns. And fo the yielded up the Supremacy of her Perfon to the Prince of Spain, but (thanks to the Nobility") the Supremacy of the Kingdom was referved to her own ufe, for it was once in her purpose to have given up all to the man, rather than to mils of the man. And yet their condition was not much comfortable to either: the peoples diflike of the match founded fo loud abroad, that when the Prince was to come over, the Emperour his Father demanded fifty Pledges for his Sons fafety, during his abode in this Land, which was alfo denied; when he was come over, the English fear the Spanish Tyranny, and the Spanish, the old Saxon entertainment of the Danes; fo both lye at their clofe guards, as after fome time the King and Queen did no lefs, for the Queen was either never earnest in her affection, or now much lefs, finding his Body diseased, and his Mind lingering after unlawful game. On the other fide, the King not finding that content in her Perfon (especially after her supposed Conception) that he expected, looked to his own Interest apart from hers, and thereby taught her to do the like; and this the thought coft England the lofs of Callis, and he Spain the lofs of many advantages that might have been obtained, and was expected from this conjunction. Thus by the feveral interests between the King Regnant, and the Queen Regent, the Government of England became like a knot diffolving, neither fast nor loofe.

Towards the people the might well be referved, if not rigid;

Bodin. Rep. lib. 6.

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for the knew her entry was not-very acceptable though accepted ; and that her defign was contrary to her engagements ; and therefore it was vain to think to pleafe her felf, and pleafure them. Nor did she much busie her thoughts therewith, that abominated trick of Impost upon Merchandise she brought into fashion, which had by many publick Acts been damned for the space of two hundred years; this was done without either C. 2. Inflit. fhame or fear ; for if the people turned head, the knew the had fol. 61. a good referve from Spain, and the people might very well confider of that, though for her part the defired not much to improve that Foraign Intereft; becaufe the might well fee that Spain defigned to keep England fo far beneath, that France might not get above : And that Philip neither loved the double Crown of England, no, nor the triple Crown at Rome, otherwife than in order to that of Spain.

This diftance between her and her King, wrought her to a more nigh dependency upon her Council and English Nobility, and so became less discerned in her Government; although questioness the did much, and wanted not Wildom or Courage to have done more, but that the was wholly not her own Woman : All men do agree that she was devout in her kind of profelfion, and therein as deeply ingaged as her Brother Edward had been in his; though it may be out of tenderness of Confcience, but she out of a Spanish kind of gravity, that indures not change : and whereunto (he was well aided by her Clergy, who were her beloved for her Mothers fake, and now alfo to much the more fowr, by how much the nigher to the bottom: It's the lefs wonder therefore, if the Zeal of these times burnt into a flame, that at length confumed even those that kindled it. In one thing more above all the reft, the acted the part of her Sect, rather than her Place, and the fame contrary to the advice of her Ghoftly Fathers, and all Rules of Policy, and the agreement between her King and felf upon Marriage; which was the ingaging of England in the War at Saint Quintins, against the French, contrary to the National League formerly. made: Nevertheles, the iffue was but fuitable, for though the English

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Englifh obtained their part of the Honour of that day, yet in the confequence they loft Callis, the laft foot that the Englifh had in France; henceforth England muft be content with a bare Title: As this was deferved, fo was it alfo referved by the Queen, to make the World believe that the died for grief therefore as a Mother of her Country; although her bodily difeafe, contracted by a Conception, wherein the beguiled both her felf and the World, concurred thereto. In fum, the worft that can be faid of her, is this, That the was ill principled; and the beft, that the acted according to her principles, and fo lived an uncomfortable Life, thaped a bloody Reign, and had but a dim Conclution.

The night was now spent, and Queen Elizabeth like the morning Star rifing into the Throne, fent forth the benignant Influence of both her Predeceffors, and many ways excelled them both, the was begotten in a heat against Rome, wherein also she was born and trained up by her Father and Brother Edward's Order, and faw enough in her Sifters course to confirm her therein. For Queen Mary was not very Catholick in her Throne, though the was in her Oratory. Neverthelefs, Queen Elizabeth's Courfe hereunto was very ftrange, and might seem in outward respects to lead her quite wide, for her youth was under a continual yoke, her Mother dead whiles the was at the breaft; her Father owning her no further than as his Child born of a Rebellious Woman, never intending her for the Crown, fo long as any hope was left of any other; with her age the yoke grew more heavy, her Brother Edward being but of the half-blood, except in point of Religion, might respect her at a diftance beyond his Mothers Family, but this lasted not long, her Silter Mary comes next, of a stranger blood to her than her Brother was; looking ever back upon her as one too nigh her heel, and more ready to tread upon her Train than support it, the difference in Religion between them two added yet further Leven, and this occasioned from her Sifter to her many fowr reflections, bitter words, harfh ufage, concluding with Imprifonment, and not without danger

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of Death : All which Queen Elizabeth faw well, made the lefs noife in Religion, walked warily, and refolved with patience to indure the brunt; for the might perceive by her Father's will that her way to the Crown, if ever the arrived at the end, muft be through a Field of blood ; and though the knew her change of Religion might make the way more plain, yet God kept her in a patient waiting, until the fet time was come. . Thus palling over her Minority with little experience of youthful pleafures, the had the happinels to have the lefs fenfe of youthful lufts, which meeting with natural Endowments of the larger fize, rendred her the goodliest mirror of a Queen Regent that ever the Sun fhone upon, God adding thereto both Honour and continuance, above all that ever fate in that Throne: Her entrance was with more joy to others than her felf, for she kept her pace as treading amongst thorns. and was still somewhat referved, even in matters of Religion, though she was known to be devout. She had observed that the hafty pace, both of her Brother and Sifter brought early troubles before either of them were well fetled in their Throne. And therefore whereas her Sifter first fet up the Mass, and then endeavoured to settle it by disputes, the contrarily first caused the point to be debated, and thereby gained liking to lay it alide. It's true, the moderatorship in that dispute was imposed upon a Lay man (as their term is) but his work being to hold the disputants to order in debate, and not to determine the point in Controversie (which thing was left to the Auditory) might therefore more rationally be done by him, than cenfured by any Historian, that shall undertake to judge them all.

The first step thus made, one made way for another till the whole became levened; her proceedings against Oppofers were with much lenity, rather overlooking, than looking on; and fuch as flood more directly in her path, fhe would rather fet aside than trample down : And be fair to all (without respect to difference of Religion ) that would be fair to her. Much of her happinels depended upon Election of her Forcas. de Gal. Council, more in observing their advice, that whether imp. lib.7.

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the did rule, or were ruled, or did rule by being ruled, might deserve some confideration : This she did to give satisfaction to fuch as took prejudice at her Sex, rather than out of any fense of imbecillity in her own intellectuals, for therein the equalled the best of her Predecessors, and in learned Endowments exceeded them all. Generally the was of a publick mind, if not popular, fhe loved to be feen of the people, and vet kept her diftance : Her Sex taught her to use her tongue much, and her education to use it well and wifely : That, with a referved carriage, was her Scepter, winning thereby applause from the inferiour fort, and awe from the greater. A wife man that was an eye witness of many of her Actions, and of those that succeeded her, many times hath faid, That a Courtier might make a better meal of one good look from her, than of a gift from some other King. Another felicity She had beyond others of her place, She loved not to be tied, but would be knit unto her people. To them the committed her confidence under God, and they to her their chiefest Treasure on Earth, viz. Their hearts to her Parliament, which was the most confiderable party that She had to deal with, She could personate Majesty equal to any Emperour, and advise, commend, yea, and chide if She faw occasion : And yet ever had a trick to come off with a kind conclusion without blur of Honour. So as of thirteen Parliaments called during her Reign. not one became abortive by unkindness; and yet not any one of them paffed without Subfidy granted by the people, but one wherein none was defired : And fometimes the aid was fo li-Bodin. rep. l. 6. beral, that She refused the one half, and thanked the people for the remnant; a courtefie that rang loud abroad to the fhame of other Princes. She would often mention her Prerogative, and yet not hold her felf wife enough, either to interrupt the Judges in their way, nor the Bishops in theirs : Albeit, She fpared not alfo, as She faw occasion, to check the best of them for their irregularities; She had no Beloved, yet entertained Favourites at a cheaper rate, and in better order, than Kings use to do; for She had a preferment within her power beyond the reach of them all, and paffion alfo foon at command, or

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Quint. lib 1. cap.ult.

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rather fometimes beyond command : Yet if calmly taken, it ever proved good for that party (that fuffered) in the conclufion. However, her love She held under her own power, and therein excelled her Fore-fathers; She had the Precedent of her Sifter (that adventured upon a Prince for her Bed, and miffed what She expected, and loft what She had) and thereby learned to call into question the possibility for her to gain the private contentments of a married Life, and therewith maintain her publick Intereft in the Kingdom; and therefore refolved rather to fit alone than to fit below, and to refuse the help of any Confort, rather than to part with any one jot of her Intereft in the people : So She remained above the people and her felf, and thereby enjoyed both. But Cuftom in Government growing, together with infirmities of age, made her Regency tafte fomewhat stale and spiritlefs, and gave occasion to mens minds to wander after the next Succeffor; before She had been nine years Queen, this fcrutiny was once begun; but it received a fair answer of delay, because it was then taken as done in love, now the apprehenfions hereof according to her age are more fad ; She thinks them weary of her, and thereupon She is weary of her felf and them : She fuppofes She can no longer give them content; the Lords have the power, they will not be ruled; and fuch like dark thoughts working upon an aged body, weakned with other infirmities, wasted her spirits, and hadned a conclusion unto a weary life, her felf not unwilling herewith, and her Courtiers lefs, who expecting more from Successors than they find, lived to dif-defire and unwith their former choice by late repentance; thus making the ending of her days, the renewing of her Reign in the hearts of all that observed her alive, or confider her (now dead) in the written Registers of her Fame.

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#### CHAP. XXXV.

#### Of the Supreme Power during these Times.

The Supreme Power, but ere while monftrous in the two former King's times for Greatnefs, now fuffers as great a diminution, over-fhadowed by infancy, womanhood, and Coverture; and gives the people breath to beware for the future, Ne potentes fi nocere velint non poffent; neverthelefs the lofs was only of the Hydropical humour, and the Government came forth more clearly like it felf. In the point of Infancy, Edmard the Sixth bears it forth, being the feventh Prefident of Infancy, ruling under Protectorfhip, fince the Norman times; yet beyond all the reft in managing his Supremacy in Church matters, which none of them all did ever engage upon before him.

English Prerogative and Supremacy are Notions of a sublime Nature, and commonly looked upon as the Holy Mount at the Delivery of the Law, at a great diftance, for fear of death or undoing; and yet it is fuch a thing as a child may handle without hurt done, either to the Effates, Persons or Consciences of any Man; because it's presupposed he does nothing, but what the Law first dictates by his Council unto him. There is then no infancy in the Crown, though in the Perfon, becaufe the wifdom of the Crown is not intended to reft in one Person, but in the Counfels of many, who are equally wife, whether the Perfon 28 H.3. c. 17. of the King be old or young. And the Satures made by Henry the Eighth, by which this King had power by his Letters-patents, after the age of 24 years, to adnul any Act of Parliament made by him before that time, was not grounded either upon Principles of Law, or general Reason of State, but upon some particular circumstances of the state of the Affairs, as then they food; and therefore is this power limited only to fuch Heirs

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or Affignees of Henry the Eighth, to whom the Crown (hall come by his appointment. Nor did it ever thrive to that defired end, whereto it was intended : for upon the entry of Edward the Sixth, the Councils changed, and the Parliament 1 E.6 cl2. took this Statute away, as scandalous to the Fundamental Government of the Nation, and in ftead of the power of Adnulling, allowed of the power of Repealing ; yet fo as until fuch time of Repeal, the faid Statutes and all Acts thereupon done, fhall for ever be deemed warrantable and good. This was too much, but that the Times were yet in Equilibrio, and men were loath to part with their Interefts, which they did hang upon that Power of Referve, unto the King's Letters patents : vet in that the Power is limited, not only in regard of the manner and time, but of the perfons, and alfo of the Statutes that are to be repealed : it is sufficient to vindicate the nature of this Prerogative (if fuch it were) to be no ways inherent, but acquired by Conceffion. But as touching the Legislative Power, they would not truft it in the leaft manner to any other King. The Parliament had crowned Proclamations at the inftance of Henry the Eighth, with that Royal Title of Laws, in manner 31 H.8.c.8. as formerly hath been noted. Now all Interests, both of the Popish, and of the Reformed parties of this Nation, are againft it; the former because they faw the King's prefent way to be against them, and both it and the later because the thing it felf was abominable unto the Liberties of the people, and therefore it is foon taken away by Repeal, and the Legislative Power is wholly re-affumed to themfelves, as formerly: For though in I E. 6. C. 12. matters Ecclefiastical, the Power of the Crown might feem to be more pre-eminent in regard of the Supremacy, and fome particular Powers in making Bishops by Election without 1.E.6. c.22. Conge deslive, yet did the Parliament neither yield, or acknowledge any Legiflative Power to be in the Crown thereby, but proceeded on in that way of the thirty and two Commiffioners formerly agreed upon by them, in the time of the King's Fa- 3 & 4 E.6. ther. Thus the King, though an Infant, was a Gainer, and cur. the Crown nevertheless still the fame.

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Secondly,

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Secondly, that Crown that may be worn by an Infant, may much rather be worn by a Woman, whole natural Indowments do far exceed the other, and are not inferiour unto the most of men: Of this we have two Examples in these times, Queen Mary and Queen Elizabeth, of feveral professions in matters of Religion, and liable to exceptions, in regard of their Sex, by men of the counter-profession on both fides; yet both upheld the Honour of the Crown' though therein the one more especially, being neither ingaged in the Roman Caufe, nor in the Estate of Marriage, as the other was. This was Queen Elizabeth, in person a Woman, but in mind indowed with all the perfections of a man; (he could not indure to abate one hairs breadth of her State, and yet upon the fole regard of her Sex, the fubmitted her Title of Supremacy, to a more moderate name of Supreme Governour, whereas her Father would be called Supreme Head, as if it were not only hazardous, but hideous for a Woman to be Supreme Head of the Church; and for this caule would the not revive that Statute made by her Father, and continued by her Brother Edward the Sixth, and repealed by her Sifter Queen Mary : Nevertheless fuch as the was, the had all fuch Jurildictions, Priviledges, Superiorities, and Pre-eminencies, Spiritual or Ecclefiastical, as by any Ecclefiastical Power or Authority formerly had been, or might be lawfully exercifed, for Visitation of the Ecclesiastical State and Persons, and for Reformation, Order and Correction of the fame, and all manner of Errors, Herefies, Schifms, Abuses, Offences, Contempts and Enormities; fhe had therefore neither abfolute Empire, nor absolute Jurisdiction over the Churches; neither Power to make, declare, alter, or repeal any Law; neither did the ever exercife any fuch power, but only by Act of Parliament: She had a Power over Ceremonies in the Worthip of God, which was given her by the Parliament to execute by advice , and therefore was limited, as alfo was all the remainder of her Power in Jurifdiction Ecclefiaftical; for the could do nothing in her own Perfon, but by Commiffion : and these Commiffioners must be Natives and Denizons, not Foraigners; and the fame to be but in certain Cafes, and with certain Procefs. Some Cafes

26 H.8. C.I.

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1 Eliz c. 1.

1 Eliz. 03

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Cafes of Ecclefiastical Cognifance were referred to Trial at the 13 Eliz. c. 12 Common Law, viz. Such as concerned the publick Worship of 23 Eliz. c. 1. God in Cases of Forfeiture and Imprisonment.

Laftly, neither had the Queen, nor her Commissiones, nor Bishops, absolute Power over the Church-Cenfures ; no Cenfure was regarded but Excommunication, and that no further than in order to the Writ, De Excommunicato capiendo, and in all Cafes the fame was to be regulated according to the Statute in that Cafe provided, or by the Common Law in Cafe of A Gi- 5 Eliz.c.23. on : In all which we find no Jurifdiction in Cafes Ecclefiastical, that is abfolutely fettled in the Crown : In matters Temporal the thing is yet more clear; the never altered, continued, repealed, nor explained any Law, otherwife than by Act of Parliament, whereof there are multitudes of Examples in the Statutes of her Reign; and what the did by her Judges was ever under Correction. A Woman she was, and therefore could be no Judge, much lefs in the Cafes of Difference concerning her felf and her Crown. A Queen she was, and might make Judges, but the muft go according to the Law ; new Judicato- 18 Eliz. c.e. ries (he could make none; nor judicially make, declare, alter, or determine the Power of any Court or Judge in Cafe of Difficulty, but by her Parliament; as in the Cafes concerning the Power of the Lord Keeper, the Powers of the Commillioners of Semers 5 Eliz. c 18. and charitable uses, the Courts at Westminster, and the County 13 Elizie 9. Courts, in the feveral Statutes concerning the fame, may more 39 Eliz. c.6. fully appear. And which is yet of a meaner fize, her Power 18 Eliz.c 12. extended not to redress any inconvenience in process of Error, 43 Eliz. c 4. or Delay, in Courts of Law, nor to remedy Errors in Judgements, Fines, Recoverics, Attainders, or other matters of Record or Trial, whereof the Statutes of her time are full, and also the opinions and Judgements of the Judges of the Common Law concurring therewith : I mention not the power of life and member, which without all contradiction hath ever been under the protection of the known Law; fo as upon the whole Account it will be evident, that this Queen had no absolute Pre-eminence in all Cases, bat either in contradiction.

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to Foraign Power, or the power of any particular perfon, and not in opposition to the joynt interest of the Representative of *England*.

Queen Mary comes next, although a Woman as well as she, yea, her elder Sifter and Predeceffor, yet came short of her in the point of Supremacy, by a double submission, both unto the Law of a Husband, and of a Foreign Power in Cafes Ecclefiftical; although the fame was with fuch qualifications, as it was much more in Title and pretence than in reality; and fo in the conclusion, neither approved her felf to be good Wife, good Catholick, nor good Queen. She could be no good Wife, because she was too great for her Husband within the Realm, and refolved not to be without. A Catholick she was, but the worst that ever held her place : her Father appeared what he was, spake plain English, and was easily discerned. But she told the Pope a fair Tale of disclaiming Supremacy, and reconciling her Kingdom; yet none of her Predeceffors did go beyond her in irregularity of her proceedings. Before ever she called Parliament, she fettled the great Work of Reformation, or rather Deformation in the Worship of God, by fingle Proclamation, and not only tookaway the partition- wall of Doctrine by the like power, but gave way and power to perfecution thereupon, to arife before any Power or Order from the Holy See, then so called, inabled her thereunto. And after that she declared her felf convinced, that she ought not to exercise Ecclesiastical Jurisdiction, and by her Instructions forbad the Bishops to use in their Process, that Clause of Regia Autoritate fulcitus, yet even these Instructions had no other Authority than her own; and neverthelefs, the still inforced the Execution of all matters concerning the publick Worthip of God, and Government of the Church, when as yet the Pope had no admittance unto his ancient claim. It is very true, that the Pope long ere now had made a fair offer, and the Queen had lent her car, but her Tráin was too great to move as fast as was pretended, fo as no meeting could be had till the Queens Marriage with Spain was past, and such as were difaffected, found

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found it was bootless to ftop the Current of two such mighty fireams of Power, now joyned into one; and fo that unclean spirit returned seven times worse than when he went out, and took Seifin, meerly upon Repeal of the Laws made by Henry the Eighth, in the Negative, without farther Grant or Livery : For though an express Embaffage was fent to Rome, to perform the folemnity of the fubmillion, yet the Pope died before the arrival of the Embaffie, and the folemnity failing, left the Title of the Crown much blemished, yet was it not wholly defaced; for if the Statutes in Henry the Eighth, and Edward the Sixth's time, did but confirm the poffetlion, it's evident that the repealing of those Statutes took away no Right from the Crown, nor gave legal poffettion to the Pope, that had formerly neither poffeffion nor right, but left him to his Remitter, as in his ancient right, or rather in his ancient wrong. Yet right or wrong, de fatto, he both did win and wear the Keys fo long as the Queen lived, and fo far as the pleafed; for her devotion would not allow of absolute obedience in that kind, nor all for Gospel, that the Pope faid or did ; but by her felf and Council, executed the powers of Supremacy of Jurifdiction in Church matters, not only in pursuance of the Papal Authority, but in croffing the fame where the Popes way croffed her opinion, as in the Cafes of the War between her Husband and France, and the Power Legatine of Cardinal Pool, her condemning of Doctrines and Books to be Heretical by Proclamation, eftablishing both Prayers and Dirges, and other Orders of publick Worthip, whereof more fully in the publick Hiftories of those times, and the Queens Injunctions upon occation of the Death of Pope Julio, is to be feen.

Lastly, she was no good Queen, not only because the gave up the peoples Liberties in Ecclesiastical matters to the Foraign Jurisdiction of *Rome*, but undertook too much therein by far upon her own account, and in Civil Affairs, though *De jure*, She was not inferiour to anylof her Progenitors; yet She would have it declared by the Parliament, as if the confideration of her Sex or Birth, had made fome hesitation in her mind, and 2 Marl. Parliwhen the had made all clear, the commending her felf thereby ament 2. C.I.

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to the Prince of Spain, with her felf, indangered likewife that truft of the Nation, which the had received, and caft fuch a thadow upon her own Supremacy, as in many things it is hard to be differend.

Laftly, in her whole courfe uneven, fometimes appearing like the Eldett Daughter of *Henry* the Eighth, at other times like a Fem-covert, led by the will of her Lord and Husband, that wanting Supremacy himfelf, rendered her thereby beneath her felf.

For first, she married by Act of Parliament, as if she were not at her own disposing, professing as much in her speech to the Londoners, upon the Kentish Rebellion; so a difference was made between the two Sisters, the Marriage of the one being by advice of Parliament, and the abstinence of the other against the same. Nor is the same altogether irrational, for by the one the Government of the Nation is indangered, and by the other otherwise.

Secondly, by her Marriage she became doubly married, one way relating to her Perfon unto her King; the other relating to her truft unto her Council: For where a Foraign mighty. King is fo nigh the Helm, it's dangerous to truft the fame to his Wife without the joynt concurrence of the Lords. The matter in fact declared no lefs, for many times she had fleered quite wide, had not the Lords been more fliff to their principles than she.

The first year of her Marriage was Honey-moon with her, she thought nothing too dear for the King, and that her felf was but meanly married, unless her Husband were as complete a King in her Nation, as any of her Predeceffors, although contrarily the higher he was advanced, the meaner the became.

Thirdly, by her Marriage she adventured her Title of Supremacy of Jurifdiction : For *Philip* as King had the Honour, Stile and Kingly name, and fo had the precedency; he had to do alfo with the Jurifdiction, for by the Articles of the Marriage, he was to aid the Queen in her Administration of the Kingdom, and maintenance of the Laws, Writs and Commissions

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Commissions, passed under his name : He also sate in Parliament, voted therein, and joyned in the Royal Assent.

Laftly, joyned in the publication, and execution of all Laws. To him alfo was Allegiance due, and therefore the Crime of Treafon was equally againft his, as the Queens Crown and Dignity, faving that it was referved to be as againft him only during the time of Coverture, and yet had the Queen left iffue by him, it would have been a hard adventure for the Lawyers to  $1 \le 2$  Hill. In have given their opinion in that cafe, feeing the King had been Mary, cap. 10. Guardian to his Children during their minority.

Laftly, the whole power and jurifdiction refting in them both joyntly, could not inable them to make or diffolve Courts at will, nor conclude orders and directions in cafes of Plea and *Mar. Seff.e.* Conveyance, nor Procefs concerning the fame. I thall fum up  $\Im_7$ .  $\Im_{c.12}$ . all in this one conclution, if neither of these three had an abfolute Legislative Power, either in matters concerning the Church or Common Wealth, if no abiolute jurifdiction in cafe, either of Life, Member or Estate: If they neither can create, unite or alter any Court, either concerning the Trial, and determining the Estates of the People, or their own Revenue. If not alter, or make any new Process in the Courts of Law: If not order common affurances of Lands or Estates,

And laftly, if they have no power in determining the laft appeal and definitive sentence in matters of controversie, but all must rest upon the sentence by Parliament, there must certainly be found out a further fence of that grand Title of Supremacy of Jurisdiction, Power, Superiority, Pre-eminence and Authority, than by the common vogue hath been made. The Title of Supremacy, was first formed in the behalf of Henry the Eighth's Claim in matters Ecclefiaftical, which by the Statute is explained under these words of power, To visit, correct, repress, 26 H.S. c.1. redrefs, Offences and Enormities : This Power and no other did Queen Elizabetb claim, witness the words of the Statute in & Eliz. cal her own time. But in the framing of the Oath of Supremacy in her time, not only in caufes Eccletiastical, but Temporal (which never came within the Statutes and publick Acts in Henry the Seventh's time) are inferted; and if any thing more was Eightfis Pp 2 intended

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intended it must come under the word Things, which also was inferted in the faid Oath, and yet if the words of the Statute of Queen Elizabeth formerly mentioned be credited, the word Things ought to comprehend no more than the word Canfes. and then the Power of Queen Elizabeth in the Common-Wealth will be comprehended in these words of Supremacy, to vifit, correct, reprefs, redrefs, Offences and Enormities, for the Supremacy in the Church and Common-Wealth, is the fame in Measure, and what more than this, I cannot understand out of any publick Act of this Nation. Now in regard Offences and Enormities are properly against Laws, the power to visit and 'correct must also be regulated according to Laws, either of War or Peace, nor do these five words, Jurisdiction, Power, Superiority, Pre-eminence and Authority, contain any more Supremacy, or other fense; for two of them speaks only the Rank or Degree of the Queen in Government, viz. Superiority and Pre-eminence belongeth only to her, and not to any other Foreign power: And two other words do note her Right and Title thereto, by Power and Authority committed to her : And the other word denotates the thing wherein fhe hath Superiority and Power, viz. In Jurisdiction: the nature of which word Ulpian (speaking of the nature of a mixt Government) explaineth thus; Quando servata dictione juris judiciorum fit animadversio, so as this Supreme Authority in jurifdiction is no other than Supreme Power to vifit, correct, redrefs, Offences, or determine matters in doubt by deputing fit perfons to that end and purpole according to the Law, and this is all the Supremacy that appeareth to me belonging to the Crown in these times. Marine molecule bios 2252

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CHAP. XXXVI.

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### Of the Power of the Parliament during these times.

Supremail.

M7Hen the Throne is full of a King, and he is as full of opinion of his own sufficiency and power, a Parliament is looked upon as an old fashion out of fashion, and serve for little other, than for prefent thift, when Kings have run themfelves over Head and Ears. A condition that those of that high degree are extremely subject unto, but where the Crown is too heavy for the wearer, by reason of infirmity, the Parliament is looked upon as the chief Supporters in the maintaining both the Hononr and Power of that Authority, that otherwife would fall under contempt : A work that mult be done with curious touch, or a clear hand; or they must look for the like Cenfure to that of a King to a great Lord that crowned him. My Lord, I like your work very well, but you have left the print of your fingers upon my Crown: Such was the condition of these times, wherein a Child and two Woman are the chief, but ever under the correction and direction of the Common Council, in matters of common concernment. Two things declare the point, the course of the Title of the Crown, and the order of the powers thereof.

The Title ever had a Law, which was at the Helm, although diverfly expounded. Kings ever loved the rule of Inheritance, and therefore ufually firained their Pedegree hard to make both ends meet, though in truth they were guilty oftentimes to themfelves, that they were not within the degreees: Bodim.rep.1.6. The people ever loved the Title of Election, and though ever they joyned it to the Royal blood, and many times to the right Heir, to make the fame pafs more currant without interruption of the firft love between them and their Princes; yet more often had they Kings that could not boaft much of their birthright, in their firft entry into their Throne: Of three and twenty

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twenty Kings from the Saxons time, four of the former had no Title by inheritance; the two Williams, Henry the First and King Steven; of two others, viz. Henry the Second, and Richard the first had right of Birth, yet came in by compact. The Seventh which was King John, had no Title but Electi-The Eighth, viz. Henry the Third came in a Child, and on. contrary to compact between the Nobility and the French Lewis; the Ninth and Tenth Succeeded, as by unquestionable Title of descent, yet the Nobles were pre ingaged : The eleventh, which was Edward the Third, in his Entry eldeft Son but not Heir, for his Father was alive, but his Succeffor was his Heir : it's true, there were other Children of Edward the Third alive, that were more worthy of the Crown, but they were too many to agree in any but a Child, that might be ruled by themfelves. Three next of the enfuing Kings were of a collateral line. There two Succeffors, viz, Edward the Fourth, and Edward the Fifth were of the line, yet Edward the Fourth came in by diffeifin, and Edward the Fifth by permiffion; Richard the Third, and Henry the Seventh were collateral to one another, and to the right blood, Henry the Eighth, though when he was King might claim from his Mother, yet came in as Heir to his Father. And if Edward the Sixth was right Heir to the House of York by his Grand Mother, yet cannot the Crown be faid to descend upon the two Sisters, neither as Heirs to him, nor Henry the Eighth, nor to one another, 1 Mar. Seff 2. fo long as the Statute of their illegitimation remained, which as touching Queen Mary, was till three Months after her Entry upon the Throne, and as touching Queen Elizabeth for ever ; for that Virago provided for her felf, not by way of repeal (as her Sifter had done) but more tenderly regarding the Honour of her Father and the Parliament, than to mention their blemishes in Government, by doing and undoing: She over looked that AG of Henry the Eighth, and the Notion of Inheritance, and contented her felf with her Title by the Statute made by her Father in his thirty Fifth year, which to her was a meer purchase; and was not ashamed to declare to all the World, that the did have and hold thereby,

18 H 8. c.7. cap. I.

35 H.8. cap.

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and that it was high Treason for any Subject to deny, that the course of the Crown of England is to be ordered by, Act of Parliament. And this power did the Parliament exercife, 13 Elize 1. not only in ordering the course of the Crown to Queen Mary and Queen Elizabeth, but during the Reign of Queen Elizabeth, fo far as to difinherit, and difable any perfon who (hould pretend Right to the Crown, in opposition to the Right of Queen Elizabeth; and upon this point only did the whole proceedings against Mary Queen of Scots depend, who clamed Thuan.vol. 1. to be, and doubtless was Heir unto Henry the Eighth, after lib. 20. the determination of his Right Line, and yet the was put to death for pretending Right by the Common Law, in oppolition to the Act of Parliament. True it is, that this Doctrine doth not down well with those that do pretend to Prerogative, aided (as they fay) by the Act of Recognition, made to King James, and the Oaths of Supremacy and Allegiance, I Fac. cap. 1. which do make much parly concerning Inheritance and Heirs : Neverthelefs it is as true, that the Act of Recognition made no Law for the future, nor doth the fame crofs the Statute of 12 Eliz. nor doth it take away the power of the Parliament. from over-ruling the course of the Common Law for after Ages. Nor do the Oaths of Supremacy and Allegiance hold. forth any fuch Obligation unto Heirs, otherwife than as fuppofing them to be Succeffors, and in that relation only. And therefore was no fuch Allegiance due to Edward the Sixth, Oueen Mary, or Queen Elizabeth, until they were actually poffeffed of the Crown, as may appear by the Oath formed by 35 H.8. cap.t. the Statute of Henry the Eighth, touching their Succeffion. Nor did the Law suppose any Treason could be acted against the Heirs of Edward the Sixth, Queen Mary, or Queen Elizabeth, until those Heirs were actually possessed of the Crown, 1: Eliz. 6.c. 12. and fo were Kings and Queens, as by express words in the fe- 5 S 6. E. 6. veral Statutes do appear. Nor did the Recognition by the Per- cap. 11. liament made to Queen Elizabeth, declare any ingagement of 1 3 2 Phil. 5 the people to affift and defend her, and the Heirs of her Body Mar.cap.10. otherwise than with this Limitation, Being Kings and Queens of 1 Eliz. cap. 6.. this Realm, as by the Statute in that behalf made doth appear. 1 Eliz. c.3 .. And

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And laftly, (had those Oaths been otherwise underflood) the Crown had by the virtue of them been pre-ingaged, fo as it could never have descended to Queen Mary, Queen Elizabeth, or King James, but must have remained to the Heirs of Edward the Sixth for ever.

Secondly, the fame power that the Parliament exercifed in ordering the course of Succession in the Crown, they exercifed likewife in determining and distributing the Powers and Priviledges belonging to the fame : For thefe Times were full of Novelties. The Crown had formerly fitted a Childs head more than once, but is never tried to fit a Womans head fince the Saxons Times till now, that it must make trial of two. France might afford us a trick of the Salique Law, if it might find acceptance. And the unfettled state of the people, especially in matter of Religon, might require the wifest man living to fit at the Helm, and yet himself not sufficient to steer a right course to the Harbour. Neverthelefs, the Parliament having the Statute of Henry the Eighth to lead the way, chose rather to pursue a Rule than to make one, and foon determined the point, viz. That the Crown of England with all the Priviledges thereof equally belong to a Woman in posseffion, as to a Man or Child. A bold Adven-1 Mar. Parl. ture I fay it was; but that Henry the Eighth was a bold Leader, and yet the bolder it was, if the confequence be confidered : For Queen Mary as a Woman, brought in one new Precedent, but in her Marriage a worse, for the aimed not only at a Foraign blood, but at a Prince in Power and Majefty exceeding her own, and thereby feeking advancement, both to her felf and her Realm, indangered both. The matter was long in debate between the Spanish and English, and now had busied their wits about ten years, at length a Supremacy is formed fuitable to the Lord and Husband of Queen Mary, that could not be content to be one inch lower than her felf. Philip had the name of a King, and precedency, 1 Pb. 5 Mar. and in many cafes not without the Allegiance of the English. Parl. 2 c. 10. Their offences against his perfon equally Tseafon with those againft

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and it many Cafe not without the Allegiunce of the English. Their offences against hisperion equally Treaton with thole 1 Pb. 3 Mar. against the Queens own perfons and indictments  $\operatorname{run}_{\mathcal{C}}\operatorname{contra}_{\mathcal{P}_{\mathcal{A}}}$ . Parl. 2. c.10. cem, & coronam D. Regis & Regine. That in fome Cafes he participated in the Regal Power may appear, in that by the Ar- 2 Pb. 3 Mar. ticles, he was to aid the Queen in the Administration of the Parl. 2. c.1. Kingdom; he joyned with the Queen in the Royal Affent, and in Commission, Letters-patents, and in Writs of Summons of Parliament, as well as others; yet in the words the Crown is referved only to the Queen, and the must Reign as fole Queen. Now if the King had broken this Agreement, either the Parliament must over-rule the whole, or all that is done must be undone, and England must bear the burthen. A Queen Regent is doubtles a dangerous condition for England, above that of an Infant King, unless the be married only to her people.

This was observed by Queen Elizabeth, who therefore kept her felf unmarried : nor did the people otherwise defire her Marriage, than in relation to Pofterity. Few of them liking any one of their own Nation fo well, as to prefer him fo highly above themfelves, and fewer any Foraigner. This was foon efpyed by Foraign Princes; and the Queen her felf perceiving that the was like to receive prejudice hereby in her interest amongst them, fignified by her Embaffadours, that she never Bodin de Rep. meaned to floop fo low as to match with any of her Subjects, 16.6. but intended to make her choice of fome Foraign Prince, who neither by power or riches should be able to prejudice the interest of any of her Neighbouring Princes. A pretty Complement this was to gain expectation from those abroad, and better correspondency thereunto. Upon this ground divers Princes conceived hopes of more interest than by trial they could find, And the Archduke of Auftria began a Treaty, which feemingly was entertained by her, but her Propofals were fuch as filenced all those of the Auftrian Interest for ever after, viz.

1. That the Romish Religion should never be admitted into England.

2. That

2. That no man that the married, (hould ever wear the Title of King. 59 box

2. That no Foraigner should ever intermeddle in the Rule and Government of the Church or Common-wealth, nor in the Ministry of the Church.

4. That if he furvived the Queen he fould never challenge any Title or Interest in the Government, or any Possession in England.

5. She would never marry any one that she might not first see.

So as either the aimed at some inferiour Prince, that durst not look fo high, or elfe the did but make femblance till the was nigh forty years old : and in all declared that the liked not her Sifter Maries choice.

To these two Powers of Determining and Distributing, I fhall add a third of Deputing, which the Parliament exercifed as formerly it had done. Henry the Eighth had in Ecclefiaffical matters exercifed a Power beyond the Law, and yet by Parliament had provided politive Laws by which the fame ought to have been ordered ; these were also confirmed in Edward the Sixth's time, with fome Additionals. By thefe, particular Commissioners were appointed for the making of Ecclesiaffical Conflitutions; and the King himfelf had a power of Epifcofactory, without Conge deslire. They likewise limited the power of Ecclefiastical Courts, altered their Process, reformed their Cenfures, even that grand Cenfure of Excommunication it felf. The like, or much more may be faid of their deputing power in Civil Affairs, as well by inlarging the King's power, as in abridging the fame : for whereas fome of the Succeffors of Henry the Eighth, had power by virtue of his Letters-patents. after twenty tour years of age, to annul any Act of Parliament by them made before that age. In the time of Edward the Sixth. notwithstanding the Proviso of that Law, and although Edward the Sixth was not then twelve years old, yet the Parliament 1 Edw. 6.c.11 repealed all, and reftored to Edward the Sixth only that power for the time to come, but not to any of his Succeffors; and whereas Henry the Eighth had gained to himfelf and his Succeffors a Legiflative Power by Proclamation ; the Parliament

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3 5 4 E. 6. cap.II. 1 Eliz.c.1. U 1. 1 Edw. 6. c. I. 1 Edw. 6. c. 2. 5 8 6 E. 6. GI. 5 Eliz.c.20.

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in Edward the Sixth's time took the fame quite away, and I Edw. 6.c. II. reduced Proclamations into their former fober posture. The like may be observed of the Power of the Parliament, in ordering the Lives, Members aud Eflates of the People In mat- 7 Edw. 6. c.2. ters criminal; and in making and altering Courts of Juffice, 1 Mar. Seff. 2. and bounding their Power, altering their Process, abridging 1. 10. 0 12. their Terms for Judicature, reforming Errors in pleading, a- 1 Edw. 6.c. 10. mending common Conveyances and Affurance, as in palling 3. c. 28. Fines with Proclamations; their courfe in County Palatine; 5 & 6, c. 26. Limitations of Prescription; fraudulent Deeds; Recoveries by Collusion, &c. in all which the Crown had no power, but in and by the Parliament. Many particulars more might be added. if the matter fo required; for the Statutes are more full in these later Times than formerly, and may foon lead us beyond a just period in fo clear a matter.

## CHAP. XXXVII.

### Of Jurisdiction Ecclesiastical in these last Times.

IN the general, and in relation to the Foraign Jurifdiction of Rome, it was like a Child in an Ague, under Fits of Heat and Cold; but in it felf under the Prelacy, still growing in Stature, though not in strength. Edward the Sixth came in like a ftorm that tore up Episcopacy by the Roots, yet a Top-Root remained intire with the flock, bearing flew of a kind of Divinity, that though bared of the old Soil of the Papacy, vet transplanted into the new Mould of Royalty, soon conveyed a new life, which made the flock fill flourish, and grow into a better condition than formerly it had. Their Legillative Power in matters concerning their own intereft, though in outward view seeming their own, yet was doubly disturbed from the Pope and the King, who, though many times opposed one another, yet evermore were both of them in oppofition to the Church, and with the greater bitternels by their OWN

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own mutual Emulations. But now the Church is come under bas the control, of only one that (joyned with it for their mutual intereft, as being both of them imbarqued in one and the fame Ship. I I C S E

Two things concurred to the furtherance hereof.

First, the Times were tender, and fcarce able to digest the change of Worthip (now patronized by Edward the Sixth ) much lefs able to digeft the change of Government, if the fame had been undertaken in a different way from what it was formerly.

Secondly, the Times were also dark, and few faw the bottom of Prelacy, but lodged all the prejudice in the perfons that managed that calling; and certainly they had the lefs occasion to doubt of their own judgement therein; because Edward the Sixth had the good providence of God to lead him to make use of fuch men in that place, that were meek, and holy, and themselves attempted in the fire of Persecution, and therefore more tenderly affected to others in that condition; and these carrying themselves like tender nursing. Fathers in their places, wrought in the people a good opinion of their places, and that Form of Government for their fakes ; vet even in those first Times of Reformation, somewhat appeared in that very quintessence of Episcopacy, in matters about Ceremony and Conformity, that might have taught wife men to beware. Upon fuch grounds as thefe it went well with Episcopacy in these first Times of Reformation, but ill with the Church in the iffue. That Prelacy was a Gainer by the change in Henry the Eighth's time, hath already appeared ; and that it still gained, may further appear, in these enfuing Confiderations.

First, whereas formerly Bishops were regardent both to the Crown and Presbytery. (for fo may the Dean and Chapter be accounted) in the point of Election by Conge deflire; now they are made the birth of the King's own breath; which 2 E. 6.c.2. thing was never deduced from the ancient Right of the Crown (faving due honour to the air of the Preface of the Statute) for in the best Times it never had more than a power of investure :.

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The vetture : but from the neceffity of the times fo corrupted, that In Deans and Chapters generally were of the Roman Spirit, and gave little hope of good Elections by themfelves, befides the flate of Learning and Holinefs was now at the low water mark, fo as little fupply being looked for to begin the work of Reformation from beneath, they began above, and fo it proved but a weak building for the longer time. And thus a leffon is left to future Parliaments, that in Cafes of Reformation they are not to be ftrictly holden to Rules of Law or Precedent.

Secondly, the Prelates hereby had their Authority confirmed by Act of Parliament, and fo were now built upon a foundation that formerly did hang only upon a pin of power from *Rome*: For Jurifdiction without Authority is but a dropfie that brings inevitable confumption in the conclusion. And thus the Prelacy are inabled to hold Courts without contradiction, and directed in their Process, who formerly had good Title to either, in that courfe that they held the fame.

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Thirdly, though their Jurifdiction was defined by the . Statutes, yet in larger bounds than ever the Statute Laws formerly noted; and in what they claimed power, they did it not altogether upon Civil Right, but still kept an awful regard to their Perfons and Power, as under the fway of a Divine Donation, and therefore as in those matters to them by the die Statute allowed, they did proceed in the Name and under the Seal of the King, fo in other things of Collation . Institution, Induction, Orders, Excommunication, and such like, they proceeded in and under their own Name and Seal; and which was a Crown to all the reft, power is still given to the Archbishop of Canterbury, in cases of faculty and difpenfation, to proceed under his own Seal, and not the Kings, as if it were a power independent upon the Crown, and belonging unto the man, neither by Statute, nor Committion, but coming by fome fecret Influence from the very place it felf; although in the clear fense it is no more than a power of Non obstante, in the point of obedience to the Canon

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Canon Law, which by a Statute in Henry the Eighth's time : is declared no Law : But let this pals as a Mole in this fair face of Church Government. The Prelates are now become of the Vicinage. Probi & legales bomines, they have their jurifdiction by Law established, what they lose in breadth, they gain in height and goodness of their foundation : Yet their Attire looks ill favouredly in Queen Maries eye, the will have it of the old cut again, and though Cardinal Poole was well feen in the Roman fashion, yet when he had done all, he did no more than shape a garment to ferve the present Interlude, neither fit to the body, nor easie to be worn, and therefore after four or five turns upon the Stage it is thrown away. Neverthelefs, during the time that England was thus dancing the Italian measure, Prelacy in England held its own Domestick garb fo well, that neither Poole (being of English blood, not much diftant from the Crown, and then also holding the Chair Legatine, as little inferiour to the Throne) would not impose too much, nor Queen Mary, a Woman of a ftout Spirit, yield farther than the liked : By means whereof, the Prelacy looking no more to Rome than the power in Appeals; and therein little more than the bare Title, played Rex all the while with the people, under colour of Herefie and the Canon Law : Which now was again made their Rule : and thus as touching their Election and Jurisdiction, they were as before. For Queen Mary did nothing but by fingle Repeal. But Queen Elizabeth being true English, both by Father and Mother, liking not this retreat, faced about, routed the Roman fashion out of fashion ; put Prelacy to its close guard, and received it upon capitulation, not only to mercy but favour, and fo became her Vicar to exercife her Ecclesiastical Jurisdiction, Per faltum: For it is hard to find by what steps they gained this pitch : Henry the Eighth was Supreme Head by lubmiffion of the Clergy, by Refumption, and by A& of Parliament; and as such the power of Bishops formerly derived from Rome ceased, and Henry the Eighth after reftored it anew, and fetled the fame by feveral Acts of Parliament; which Edward the Sixth confirmed with divers additional Acts of further benefit to them, as hath been already

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already noted. But Queen Mary altered all by repeal of the former Laws, and fo left all in Remitter, as before the alteration by Henry the Eighth, and did neither give or grant any jurifdiction to the Pope. Last of all comes Queen Elizabeth. and by repeal and refumption poffeffed her felf of jurifdiction Ecclefialical, and granted Election of Bilhops by Conge deflire. but never granted to the Bilhops Ordinary jurifdiction by any express act, other than permission of them to continue in their former course, notwithstanding that the foundation of their jurisdiction had been altered twice, and so it will be difficult for it to hold by prefcription or cuftom, or any other way than by a kind of Divine Right, which began to be pretended; yet to this day could never be made evident to the World. Whatever the ground was, the thing is plain, that Prelacy in Queen Elizabetbs time had this Honour allowed thereunto. that it was upholden by Election from Eccletiastical men, and held its jurifdiction, as from it felf, and in the name of Bilhop as Ordinary; and the power of Excommunication by a faving in the Statute-Law, and not by express donation; notwithstanding the late Precedent in the time of Edward the Sixth to the contrary.

Secondly, the Rule of this Jurifdiction was no lefs at large, for the Canon Law was determined by *Henry* the Eighth, and *Edward* the Sixth, and was not revived by any Act of Parliament, by Queen Mary or Queen Elizabeth, who neither purfued the Mediam of the thirty two Commillioners, nor fettled other Rule, but a few Canons, which (after fome time) by Queen Elizabeth and her Clergy were agreed upon, but never confirmed by Act of Parliament : And fo could never bind the Subject; and which in general fet forth a kind of form of Church-policy, yet no fashion of jurifdiction, or rule of proceedings in the Eccletiastical Courts, but in fuch Cafes left them to the Canon-Law, which was hidden in their own breasts, and could be made frait or wide as they pleased.

Thirdly, their Censures now grew more sharp; for whereas at

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at the utmost formerly they could do no more but imprison, or deliver over to the Secular Power, and that only in cafe of Herefie, and yet had fcarce ground of Law for what they did; now they have an additional power, to fine and imprison in Cafes of inferiour nature, and fo can reach all that a man hath. even to his skin; neverthelefs this was not annexed unto the ordinary Jurisdiction, but given by extraordinary Commission, called the High Commiffion, wherein, though many others were named, yet the Clergy and Canonifts did the work, the reft being but in nature of a referve to them, in cafe they were put to the Rout. The power of these Commissioners was to execute the Queens Jurildiction in Caules Ecclesiaftical, fo as the Bishops are doubly interested in this work; one way, by fupposed Commission from God, as Ordinaries within their own Diocels only, and fo may proceed to Excommunication or Deprivation; the other way, by Commillion from the Queen, as Members of the High Commission (for fo many of them were fuch as the Crown would please) and so they might fine and imprison. They might and did, I fay, by their Committion, but not by the Statute that gives Authority thereto, and therefore cannot be said to be done legally.

Fourthly, befides the contracted power of making Canons in the Convocation, by the power of the Royal Affent; the Queen had a power of making Laws by their confent, in matters of the criminal part of the Worship of God.

This might be tolerable for the Life of one Queen, who might be prefumed, would (if the lived a few years) fettle all things; but to fubject the conficiences of all the people to the opinion of one Metropolitan, that might opinionate firange things, and that the Succeffors of the Queen thould uturp this as a Flower of the Crown, to determine what is for God's glory in fuch cafes, and to be always altering and patching up a Form, as he and his Metropolitan, or one of them alone thall think meet, is neither commendable upon any grounds of Divinity or humane Policy.

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Now amidit the flourishing Estate of Prelacy, it's no wonder if the Churches be no Gainers, but like Plants spending their Natures in luxuriant branches, either are over turned by the next blast of wind, or do wither upon the least change of Skie: That the whole ordering of the Church Affairs rested originally in the Parliament, no man can queftion, confidering whatever the Queen did, or had therein , was from the power of Acts of Parliament. And that the power of Excommunication it felf, notwithflanding that the Church held it by way of refervation or faving, and not by donation from the Parliament, by any express A&, yet was that faving with fuch Limitations, as that it relieved but a lame power in comparison of what it claimed, and exercised in former Times; for whereas formerly the Church-men had the Writ, De Excommunicato Capiendo, at their own beek ; now it will not come but upon Articles and certain Conditions.

1. In cases of Heresie.

2. Of deferting of the Sacrament.

2. Deferting of publick Worship.

4. Maintenance of Error.

- 5. Incontinency.
- 6. Ulury.
- 7. Simony.

8. Perjury.

o. Idolatry.

In other matters the Spiristual Sword must find or make their own way, or elfe be quiet.

Secondly, the Church was now no lefs under the Chair and Throne, than under power of the Parliament; nor is it a wonder, if it could not thrive when it was fo overdropped : for Prelacy by the King's arms is lifted up fo high above the other Clergy, that the reft of the Clergy are as much underlings to the Prelacy, as the Prelates are to the King : They dare not offend the Crown, left they (hould lofe their Honours, nor the inferiour Clergy them, left they should lofe their Livings and Liberties; and fo the Prelates

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speak the sense of the Clergy, and make the Crown their Ora-Thus in the Church-matters the Crown is all in'all. 30 cle.

### CHAP. XXXVII.

# Of the Militia in these later Times.

IT cannot be denied, but as in the fober Government of this Nation, there is a Supremacy of Command, fo alfo in the rudeft-Times of War; and wherefoever the fame is fettled, there muft the of her slower, in his , are man the Militia alfo be.

The word Militia is a general notion, sufficient enough for a name or title, but not to define the thing, I take it for nothing elfe, but the Government of the Common-wealth, when it is in anger, or War, or in order thereunto. It confifteth in the railing, arming, ordering and paying of the Soldiery. The Title of the Supreme Power in all this work hath been of late put to the question, and brought us to this fad condition of trial by Battail, and by Fighting, to find out who had the chief power to fight : a Leffon that might have been learned from former Generations foregoing, at a far cheaper rate, when England is well in its wits. Where the Law of Peace is fettled, there alfo is the Law of War; and in what condition the Crown standeth. in-relation to the Legislative Power, in time of Peace, may be feen in the foregoing Discourse. In War he is the peoples General by his place; yet if any impediment do befall, either by natural Difabilities, or civil, to render the perfon incapable of the managing of the Service, there is no queffion but the people may order the matter as they pleafe. Examples hereof these times are full, wherein we have a Child, a Virgin, and a Married Woman to fway the Work, all of them in a very unmeet condition for fuch a Truft, and yet by the help they had, they managed it well enough. The power of him as King or General in the Army, is all one; but before it is imbodied, as a King only, he may do fome things in order thereto, according ing

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ing to the Law and Cuftom of the Nation ; yet this falls under a double confideration of the time and occasion. In the recess of the Parliament, he is the first mover, and ought to move by the advice of his Council, if occasion do provoke to Arms; but if the fame befal the Parliament then fitting, no Hiftory or Record do mention that ever he moved but by their concurrent advice and direction. The occasion either provoketh offenfive or defenfive War with other Nations, or with the people of his own Nation, in the cafe of Infurrection. Examples of War with other Nations, that may be called offenfive Wars: we have but two, one in Edward the Sixth's time with Scotland, and which was but in purfuance of a War begun by his Father, and wherein the Kingdom flood ingaged, in a cafe that concerned the publick good and fafety, viz. the Marriage of their King refused after promise made. The other was in the time of Queen Mary with the French, which fomewhat reflected also upon the publick safety, but more upon the difhonour of the fame. In none of these did either of the Supreme Powers array, or raife men by Prerogative, but only fuch as were Voluntier in that Work. And because the people were ill principled in Edward the Sixth's time, in regard of the change of Religion, he was induced to hire Foraign aid out of Germany. The Wars in the time of Queen Elizabeth were in order to the defence of this Nation, being ever under a malignant Aspect from abroad, especially from Spain. in Ireland, France, and the Low-Countries ; yet were these wars ferved only by Voluntiers, nor did any Commillion give power of impresting men to ferve against their wills in any Expedition made to any of those places, as the Commillions upon Record do teflifie. If any Levies of Men were otherwife made, or compulfory means used for fuch ends, they are to be reckoned up amongh the errata, whereof the Parliament took no notice, in regard it faw the ends and iffues of fuch reflections in Goverment to be fuccessful and honourable, and that all was done by Council, and a Woman popularly affected, and therefore lefs feared invation upon their Liberties; or otherwife they are to be imputed to Rr 2 the

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the condition of thole places, being Members of the Commonwealth; as the cautionary Towns in the Low-Countries, and the Irish Plantations were, and so befel under another confideration of a defensive War, in case of invation and common danger thereby, or by inteffine broils, during which condition. as it is the King's duty to levy and array men, fo is it the duty of the people to be ready to affift one another in all fuch exigencies, and to defend the publick Liberty; neverthelefs, thefe Arrays are not left wholly at the Will of the King, but to difcretion of the Council, how far the fame (hall extend : For never were general Arrays made, where but one Coaft was in danger, and where no conquest is in pretence, but only piracy or plunder. - But if the difease were general, as in the year 88. the Array was general, and yet it was of none, but those that were of the Trained-bands, besides such as were Voluntier.

Secondly, the arming of these men was also diversly, there was no general Rule or Law for the arming of men fince the time of Edward the First, to the time of Oueen Mary, but the Statute at Winton ; the course of Tenures, I mean of fuch men as were of the Militia of this Kingdom: So as when they were raifed, they were raifed in their own arms : But for fuch men as paffed the Seas for Foraign Service, as they were Voluntiers, or fent over by the Parliament, these were armed according to special contract. But Queen Mary having gotten a fafe referve from Spain upon all adventures, and a ftrong Interest amongst the people, by upholding the Catholick party, made no bones to innovate in-the point of arming of the Militia, although it coft the people much more than was imposed upon their Ancestors. The pattern hereof was taken from the Spanish Cabinet, the Queen, being loth to be inferiour to her own Husband, in bringing as much firength to him as he to her, and both of them willing enough to appear potent in the eyes of France, that then flood in competition with them both : A yoke it was. yet neither the King nor Queens Will, but the Parliamentput The govern- K.Edw.6. Q.Mary. } Of Engment of Q. Elizabeth. } land.

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The Lances were to be compleatly harneffed, or the one half of them, the Corcellets furnished with Coats of Mail and Pikes: the Bows with an Iron Cap, and a Sheaf of Arrows. The Hackbuts with Sallets; all which was to be over and besides such Arms as men were bound unto by Tenure, or Covenant with the Landlord, or by virtue of the Statute 23 H. 8. c. 5. belides Town-fhips, which were charged with joynt-Arms; Annuities and Copy-holds were charged as goods. If the Arms were loft in the Service, the owner must make them good again : The defaults were punishable with fine by the Juffices of the Peace, who had the view; and might present them at the Seffions to be proceeded upon as in other Cales. Here is provision enough, yet not as the Arms of the Militia of the Kingdom, but as a Magazine in the hands of every particular man, and as his proper goods, to be imployed for the publick Service, either upon fudden invafion in a defensive War, or when the Parliament shall send them abroad. And yet it is also a rule unto the Crown against arbitrary Affefiments upon diferetion, from which it cannot recede if it mean to do right. It might now very well fand with the Justice of Queen Elizabeth, to grant Commissions of Array, Secundum formam Statutorum, and do hurt to no man; it's true, her Committions of Lord Lientenancy wanted that limitation in words, yet they carried the fenfe, for if the Crown were bound by the Law, the Lord Lieutenants were much rather, but the danger arole after the death of Queen Elizabeth ; for when King James came to the Crown, under colour of pleafing the people, and eafing them of a burthen, he pleafed himfelf more, and made the yoke upon , the people much more heavy in the conclusion ; for where no declared Law is, there the difcretion of them that have the care lying upon them must be the Rule; and thus came the Scottish blood to have pretentions to a greater Prerogative than all their Predeceffors had, upon this fuppofal that the Statute of Queen Mary took away all former Laws of that kind, and then the taking away of the Statute of Queen Mary takes away all declared Law as to that point : But more truly it may

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may be inferred, that if all Statute Laws be taken away, then the Rule of Tenures at the Common Law muft remain in force and no other. Neverthelefs, this Statute of Queen Mary, though in force for the prefent, was not a general Rule for Arms in all places of this Nation; for the Marches of Sectland were a peculiar jurifdiction, as to this point. They flood in more confiant need of Arms, than any other part of this Nation, in regard of their uncertain condition, in relation to their Neighbouring jurifdiction; and therefore were the Farms of thefe parts generally contracted for, upon a fpecial refervation of Arms for each particular, which being now decayed, are again reduced by Queen Elizabeth to their ancient condition in the 23 Eliz e.g. time of Henry the Eighth.

A fecond thing which may come under this general confideration of arming, is, the arming of places, by making of Forts and Caftles; which was not in the immediate determinate will of the Crown to order as it pleafed, for though they may feem. to be means of Peace and prefent fafety, yet they are Symptoms of War, and in the best times are looked upon with a jealous eve, especially such as are not bordering upon the Coafts: Because that Prince that buildeth Caffles within the Land is supposed to fear the Neighbourhood. This was more especially regarded in the days of Philip and Mary : For when that marriage was to be folemnized, it was one of the Articles to provide for the fafety of fuch Forts and Caffles, as then were maintained. to the end they might be preferved free from ulurpation . for the Use, Profit, Strength, and Defence of the Realm; 1 Nar. Parl. only by the natural born of the fame. And afterwards = cap.2. when occasion was offered, for the building of more of that nature; a new power is given to King Philip, and Queen 2 3 Phil. 6 Mar. capo 1. Mary, to re-edifie or make Forts and Caffles, which must be executed by Commillion to the textes for ten years, and on-Lows ly within the Counties bordering upon Scotland, and these particularly named in the Statute, fo as the Crown had not power to build in all Cafes, nor to any end they pleafed. nor to place therein, or betrust the same to whom it would;

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Nor yet had Edward the Sixth that absolute power, although not ingaged in Foraign Interefts, as his Sifter Mary was; and therefore whereas Castellanes had been made for life, by Patent, and so the absolute power of the Crown was barred in the free disposal of the same during such time. The Parliament gave the King power to remove fuch as were not liked, or thought not faithful to the Publick Intereft, although they gave no caule of Seifure by any difloyal Act. The like allo may be obferved of the Ships and Ordnance; for they also do belong to the State, as the Jewels of the Crown, and therefore upon the Marriage of Queen Mary, they also are by Articles preferved and faved, for the ufe, profit, ftrength and defence of the Realm, by the natural born of the fame.

Thirdly, as touching the ordinary of the Soldiery, the matter is not much to be infifted upon, for little doubt is to be made. but that power that raifeth them also ordereth them to the fame ends that they are raifed : and therefore as the fole power of the Crown doth not the one, so neither doth it the other, but in cafes formerly mentioned; and yet in no cafe, though the War be never to absolutely defensive, and the Soldiers raifed by the King's own and only Power; yet had not the King abfolute Authority, and arbitrary Power, in the ordering of them when they are railed, but he must so behave himself to them, as to Free-men, according to the Laws made by themfelves in their 4 3 5 Phil. 3 Representative in Parliament, and therefore are particular Laws made to that end, against undue levying and discharging of Soldiers, and Defaults in paying of them ; as allo against the Soldiers departing from their Service without Licenfe, or waft-2 8 3 E. 6. ing their Arms, and fuch as wilfully absent themselves from 4 8 5 Phil. & Musters ; as also for the preferving the Castles, Forts, Ships and Munition for War, from being with-holden from their due ule, 5 E. 6. c. 11. or from burning or destroying. 14 Eliz. C.I.

> Laftly, as touching the charge of the War, and pay of the Soldiers.' It's evident, that in all offenfive Wars the Soldier was paid by the Crown, although they might be faid in fome

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some manner to be in order to the defence and fafety of the Nation; neverthelefs, where the fame was fo apparent to the people, it was the common course in these times to have often Parliaments, and often Subfidies, which were no lefs in a good measure satisfactory to the Crown for the Charges of the War, than Teltimonies of the peoples good Acceptance of the Government of Affairs, and fo accepted at their hands : The particular Records will warrant all this. For of all the Wars in these times (that of 88 excepted) not any of them were ever managed at the peoples charge by Contribution, but by Retribution. were thefe times, wherein the people looking upon the Crown, as under a kind of infirmity of Childhood or Womanhood. did therefore bear a kind of compaffionate regard thereunto, without jealoufie at Prerogative, could condefcend and allow the Crown its full Grains, and fomewhat more, yea, more than was meet for fome other Prince to defire, or the people to give up; and yet more happy were they, wherein the Crown knew no intereft but in dependance upon the peoples good, and fo understanding were rightly understood.

### CHAP. XXXIX.

### Of the Peace.

TT is but little that can be faid of peace in these times, wherein I fo little freedom was found from Foreign pretentions, and inteffine irregularities, or both; and yet the people were never more refolved against the former, nor secure against the later, and had God to Friend in all. But most apparently was this observable in the times of Queen Elizabeth, whole Government took up four parts of five of these times, whereof we now treat. She was a compleat Conquerour of War and Treafon, and therein the true Inheritor of the Fate of her Grand-Father Henry the Seventh, with advantage, for the out-faced all dangers by her only prefence, having thereof had more expeperience

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perience than any Princes that ever poffeffed her Throne; yet the was wife enough to beware against the future; confidering her condition to be the laft of her Line; that the pext behind her was rather likely to trip up her heels than support her Train; that the Pope narrowly watched every opportunity; the diffance between him and the Throne, being no greater than the breadth of her only Perfon. It may well therefore admit of excufe, if the Statute of the 25 of Edward the Third concerning Treasons did not give fatisfaction, although therein if the were solicitous, her Subjects were more. Some kinds of Offences were made Treason by Statute-Laws, which formerly appeared not, fuch, because they appeared not at all; and yet in the opinion of her people, the Queen was too flack" in the making, and more flack in the execution of them. The people had ingaged themselves deeply against the Queen of Scots, and it was not fafe for them to go back'; they go yet deeper, and without any politive Authority, leading the way, they enter into an Affociation amongst themselves for the Queens fafety; and it was well liked by the Queen, becaule the knew it was well meant, although by fome it was mistaken : nevertheles to take away all Exception, a Law is made in pursuance thereof, and fo the Work is reduced under an ordinary rate, though the publick danger was fuch, as might well have digefted an extraordinary undertaking.

I intend not to enter into the particulars of thefe Treafons of the new flamp, becaufe they are but temporary, and in their ultimate reach tend only to the fafeguard of the Queens perfon, in order to the intentionary fenfe of the Statute of 25 Edw.3. although not within the explicit words of that Law. Only this is obfervable, that though the times were full of malice, yet was not all malice looked upon as fatal, nor every Exprefiion thereof Treafon, or privity thereto Treafon (although the Crown it felf was not a little concerned therein) but reduced to an inferiour degree, called *Mifprifion*, as if they were willing rather to conftrue undertakings for miftakings, and thereby over-look much of the Malignity of thefe Times, than to make firick inquifition into every *Puncifilio* of Offence. The Govern- {K. Edw. 6. 2 Mary. } Of Eng-ment of 2. Elizabeth. } land.

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As touching Felony, the Rules were various, fome were of a new Original, as that of Gipfies ; others formerly fuch, 5 Eliz.c 20. afterwards laid alide, are now revived with advantage, as Conjuration and Buggery: but imbezelling by Servants of Cap. 16,17. their Masters Goods, made Felony for a time by Edward the Sixth, is by Queen Elizabeth made perpetual. Some Felonies 2 Eliz c.29. are made fuch within a certain precinct, as Man-stealers, and Eliz. c 10 other Crimes upon the Scottish Borders. Others formerly made Felony are now unmade, as that concerning Prophefies; and divers formerly protected under the refuge of Clergy, Cap. 16. are now barred of that referve. Such as are those that command, Counfel, or hire others to commit Petty Treason, Murder or Robbery, 4 & 5 Phil. & Mar. cap. 4. Stealers of Horfes, Geldings or Mares, 2 E.6. cap.33. Robbers of Houles, Booth or Tent, by Day or Night, 5 E. cap.g. Pick-pockets, or Cutpurfes, 8 Eliz. cap. 4. And Woman-stealers, 39 Eliz. cap. 9. And fome Crimes made Felony impeachable, only within a certain time, and not upon a cool fuit; fo as upon the whole heap of Account, the zeal of the times will appear to be more hot, by how much iniquity appeared more hainous, and that wicked men waxed worfe as the times waxed better. More particulars of this nature, and of other Offences of inferiour note might be superadded; as also of Laws, of alteration and amendment of Process and Trial, and of Common Assurance and Conveyance of Estates, of particular Revenue; all which might be infifted upon, if need were, to clear out yet further the conclusion of the whole matter, which I hasten to accomplifh, led on by a natural motion, that grows in fpeed the nigher is comes to its end.

a more than a governing content or a sufficient in a sufficient fille will be write a stirke group of the second stress of the second state of the וו היה כלקור ב עולים היה ביישר אל לאיי יאבר היל או ג'י בה י בר שה כד ג חון של אין אין הע אכדע בד בי א me hou be haupner of these Time, that to this terit in Sft2 CHAP.

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Winter. Their ingenuaty will not alle view of a conlert at the cheat; out are rather i bject in that kind to takt hin gives and flip of ng others as open hear as them there is the cheat of the state open hear as them there is the construction of the state open hear as the state there is the cheat of the state open hear as the state there is the cheat of the state open hear as the state there is the state open hear as the state the state open hear as the state open hear as the state the state open hear of the state open hear as the state open hear open hear open hear as the state the state open hear as the state open hear open hear as the state open hear open hear open hear open hear open hear as the state the state open hear open hear

N the flating of this whole account; I fhall first glance upon the natural constitution of the people of *England*, and then gather up the fcattered Notions into one form, because the one doth not a little illustrate the other, and show the fame to be radical, and not by any forced inoculation, 2014, and a stud, bast about you you and

The people are of a middle temper, according to their Climate : "The Northen Melancholy, and the Southern Choler, meeting in their general Constitution doth render them ingenious and active; which nourifhed alfo under the wings of Liberty, infpires a courage generous, and not foon out of breath. Active they are, and fo nigh to pure act, that nothing hurts them more than much quiet; of which they had little experience, from their first transmigration till the time of King James ; but ever were at work either in buildate ing (as before the Norman times) or after in repairing their ruines, occasioned by tempestous pretentions from Rome and Foraign Princes, or by Earth-quakes of Civil Contention about the Title between the two Houses of York and Lancaster, or intrenchments of the Crown upon the Liberty of the people. But King James conquering all enmity, spake Peace abroad, and fang, Lullaby at home in Yet like a dead calm in a hot spring, treasured up in store sad distempers against a back Winter

Winter. Their ingenuity will not allow them to be excellent at the cheat; but are rather fubject in that kind to take than give: and fuppoling others as open hearted as themfelves, are many times in Treaties overmatched by them whom they overmatch in Arms. Upon the fame account they are neither imperious over those beneath, nor flubborn against them above; but can well differen both perfon and time. Man, Woman or Child, all is one with them, they will honour Majesty where ever they fee it. And of the twain, tender it more when they fee it fet upon infirmity : as if they knew how to command themselves only in order to the publick good.

Neverthelefs, they love much to be free : when they were under awe of the Pope's Curfe, they bore off deligns by the head and thoulders; but afterwards, by watchfulnefs, and forefight; and having attained a light in Religion, that will own their Liberties, of them both they make up one Garland not to be touched by any rude hand, but as if it were the bird of the eye the whole body flartles forthwith, the Alarm is foon given and taken, and whether high or low, none are spared that stand in their way. This they do owe to the Eastern people, from whom they fetch their Pedegree. So as the only way to conquer them, is to let them have their Liberties, for like fome Horfes, they are good for carriage, fo long as their burthens are easie and fit loofe upon them, but if too close girt, they will > break all, or caft their load, or dye. And therefore Q. Elizacin betb gained much to the Crown by fair carriage, good words, and cleanly conveyance, which was not foon difcovered; nor ) ealily parted with. But Henry the Eighth by height ) of i spirit and great noife, and therefore was no fooner off the ... Stage, but what was gotten by the fnatch, was loft by the catch, and things foon returned into their ancient posture But K : james con a tring all maily spake Peace abroad,

The first Government of the people before their departure out of Germany, was in the two States of Lords and Commons? The

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The Clergy came not into pomp, and power, till Auftins time, and foon came to the height of a third flate appendent to the former, and fo continued till Henry the Eighth's time; then they began to decay in power, and in Queen Elizabeths time utterly loft the fame, and fo they can no longer be, called a State, although they fill keep flate.

VEVANCER OF FEAT & FRE 1 The two States of Lords and Commons in their transmigration, being then in the nature of an Army of Soldiers, had a General by their Election, under whom after they had obtained a peaceable fetling, they named anew by the name of Konning, or the Wife man, for then was Wifdom more neceffary than Valour. But after the Clergy had won the day, and this Konning had submitted himself and his people to their Ghostly Father, they baptized him by a new name of Rex, and fo he is filed in all Written Monuments which we owe only to Ecclefiafticks; although the vulgar held their appellation still, which by contraction, or rather corruption, did at length arrive into the word King ; a notion which as often changeth the fenfe as the Air: fome making the perfon all in all, others fome in all, and fome nothing at all but a complement of State. The Clergy gave him his Title in the first sense, and are willing he should have a power over the Eflates, in order to their defign, which then was to rule the King, and by him all his People, he doing what he lifteth with them, and the Clergy the like with him. The Saxons take the word in the fecond fense, for though they had put upon the Common-Wealth one Head, and on that Head one Crown, yet unto that Head did belong many eyes, and many brains ; and nothing being done but by the common fenfe, a power is left to him much like to that of the outward Members, Ex-

In time of War, how unruly loever the humours be, yet must the Law be his rule; he cannot ingage, the people either to make, continue or determine, any offenlive War without their consent; nor compel them to arm themselves, nor command

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command them out of their Counties for War, or impole Military charge upon them against their free confent, or contrary to the known Paw. britter is to adapt at the new of the second second

In calmer times much rather, he can neither make new Law, nor alter the old; form new Judicatories, Writs, Procefs, Judgements, or new executions, nor inable or difable any conveyances of Eftates. He may feem poffeffed of more power in Church-government, yet *De jare*, can neither make nor alter Doctrine, or Worthip, or Government in the Church: nor grant Difpenfations, or Licenfes Ecclefiaftical; nor Commiftions of Jurifdiction, other than according to the Law. And as a clofe to all, by one Oath taken at the Coronation, he not only giveth to the people fecurity of the Peace and good behaviour, but beareth witnefs that he oweth Allegiance both to the Law and the people, different from that of the peoples in this, that the King's Allegiance is due to the Law, that is originally from the peoples Election, but the peoples to the King, under a Law of their own framing.

This leadeth on the confideration of a higher degree of power than that of Kings: For though Law as touching morality in the general be of Heavenly birth; yet the politive Laws ariling from common Prudence concerning the Honour, Peace and Profit of every Nation, are formed by humane constitution, and are therefore called Honefta, or justa, because by common vote they are fo effected, and not because any one man supposeth them to be fuch. The words of the Summons to the Parliament doth hold for this, Que de communi confilio ordinari contigerint and the words in the Coronation Oath, Quos unlgus elegerit, do speak no lefs, whether they be taken in the Preterperfect tense. or Future tenfel, the conclusion will be the fame : True it is that in all, Kings are supposed as prefent; yet is not that valuable in the point of Council, which is the foundation of the politive For as the best things under heaven are subject to in-Law. firmity; fo Kings either thort or beyond in Age or Wit, or polfibly given over to their lufts, or fick, or ablent, (in all which the name of a King adds little more to the Law than a found the second

found) yet all the while the Government is maintained with as much Honour and Power, as under the most wife and well difpofed King that ever bleffed Throne.

This is done in the convention of States, which in the first times confisted of Individuals, rather than Specificals. The great men doubtless did many things even before they faw the English shore; that Tacitus noteth; yet in the publick convention of all, did nothing alone till of one Houfe they became two. The particular time of the separation is uncertain, and the occasion more : It may be the great Lords thought the mysteries of State too facred to be debated before the vulgar, left they should grow into curiofity : Poffibly also might the Commons in their debates with the great men absent, that themfelves might more freely vote without angering their great Lords : Neverthelefs, the Royal affent is ever given in the joynt convention of all, but how a double Negative (hould reft in the Houfe of Lords, one originally in themfelves, the other in the fole perfon of the King, when as in no cafe is any Negative found upon Record, but a modest waving the answer of fuch things, as the King likes not, is to me a mystery, if it be not cleared by ulurpation : For it is beyond reach, why that which is once by the Reprefentative of the people determined to be Honeftum, should be dif-determined by one or a few, whose Counfels are for the most part but Notionary, and grounded upon private inconveniences, and not upon experimentals of molt publick concernment; or that the veult or Soit fait, which formerly held the room only of a Manifesto of the regal will to execute the Law then made (as his Coronation Oath to execute all Laws formerly established) should not be taken to be a determination of the jufinefs or honefty of the thing : When as this Royal affent is many times given by a King, that knows no difference between good and evil, and is never competent Judge in matters, that in his opinion do fall into contradiction between his own private intereft, and the benefit of the people.

However unequal it may feem, yet both that and other advantages were gained by the Houfe of Lords, after the feparation was once made, as many of the Ancient Statutes (by them only made) do sufficiently hold forth, which although in the general do concern matters of Judicature, wherein the Lords originally had the greateft fhare, yet other things allo escaped the Common Vote, which in after ages they recovered into their confideration again. And the condition of the people in those times did principally conduce hereunto: For until the Norman times were fomewhat fettled, the former ages had ever been uncertain, in the changes between War and Peace, which maintained the diftance between the Lords and their Tenants, and the Authority of the one over the other, favouring of the more abfolute command in Law. And after that the Sword was turned into the plough-fhare, the distance is established by compact of Tenure by Service, under peril of default, although in a different degree; for the Service of a Knight, as more eminent in War, fo in Peace it raifed the mind to regard of publick Peace : but the Service of the Plough supporting all, is underneath all, yet still under the Common Condition of Free-men equally as the Knight. Peace now had fcarcely exceeded its minority before it brought forth the unhappy birth of Ambition; Kings would be more absolute, and Lords more Lordly; the Commons left far behind feldom come into mention amongst the publick Acts of State, and as useless set alide : this was the lowest ebb that ever the Commonage of England indured, which continued till Ambition brought on Contention amongst the great men, and thence the Barons Wars, wherein the Commons parting afunder, fome holding for the King, who promifed them Liberty from their Lords; others fiding with the Lords, who promifed them Liberty from the King; they became fo minded of their Liberties, that in the Conclution they come off upon better advantage for their Liberties, than either King or Lords, who all were lofers before their reckoning was fully made. These Wars had by experience made the King fensible of the fmart of the Lords great interest with the people, and pointed

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him

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him to the pin upon which the fame did hang; to take which away, a Defign is contrived to advance the value of the Commoners, and to level the Peerage, that they both may draw in one equal yoke the Chariot of Prerogative. 'The Power of the Commons in publick Councils was of fome efficacy but not much Honour, for their meetings were tumultuary; time brought forth a cure hereof; the flowers of the people are by Election fent to the Reprefentative, and fo the Lords are matched. if not over-matched, the people lefs admiring the Lords, and more regarding themfelves. This was but a dazle, an Eclipfe enfues; for Kings having duely eyed the Nature of Tenure between the Lords and Commons, look upon it as an out-work or block-house in their way of approach : Their next endeavour is therefore to gain the Knighthood of England within the compass of their own Fee, and so by priority to have their Service, as often as need fhould require, by a trick in Law; as well for their own fafety in time of War, as for their benefit in time of Peace: This was a work of a continuing Nature, and commended to Succeffors to accomplifh by degrees, that the whole Knighthood of England is become no more the Lords till Kings be first ferved : And thus the power of the people is wholly devolved into the King's Command, and the Lords must now stand alone, having no other foundation than the affections of the people gained by beneficence of Neighbourhood, and ordinary fociety, which commonly ingratiates the inferiour rank of men to those of higher degree, especially such of them as affect to be popular. Henry the Seventh found out this fore, and taught his Succeffors the way to avoid that occasion of Jealousie, by calling up such considerable men to attend the Court, without other Wages but fruitles hopes; or under colour of Honour to be had by Kings from the prefence of fuch great men, in their great Trains; or of other Service of special note to be done only by men of so high accomplish-And by this means Lordship, once bringing therewith ment. both Authority and Power unto Kings, before Kings grew jealous of their greatness, in these later days is become a meer jelly, and neither able to ferve the interest of Kings (if the people thould.

### The Conclusion.

Tto:

A Table

(hould bestir themselves) nor their own any longer: Henceforth the Commons of England are no mean Persons, and their Representative of such Concernment, as if Kings will have them to observe him, he muss ferve them with their Liberties and Laws; and every one the publick good of the people: No man's work is beneath, no man's above it, the best Honour of the King's work is to be, Nobilis servicus (as Antigonus faid to Eliam lib.2.) his Son) or in plain English, Supreme Service above all and to Var. bist. cap. the whole. I now conclude, withing we may attain the hap- 20. piness of our Fore-Fathers the ancient Saxons, Quilibet contentus forte propria. Tacis.

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